Calendar No. 273

115TH CONGRESS 1ST SESSION

S. 2193

To amend title 38, United States Code, to improve health care for veterans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

December 5, 2017

Mr. ISAKSON, from the Committee on Veterans' Affairs, reported the following original bill; which was read twice and placed on the calendar

A BILL

To amend title 38, United States Code, to improve health care for veterans, 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 "Caring for our Veterans Act of 2017".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. References to title 38, United States Code.

TITLE I—DEVELOPING AN INTEGRATED HIGH-PERFORMING NETWORK

Subtitle A—Establishing Community Care Programs

- Sec. 101. Establishment of Veterans Community Care Program.
- Sec. 102. Authorization of agreements between Department of Veterans Affairs and non-Department providers.
- Sec. 103. Conforming amendments for State veterans homes.
- Sec. 104. Access guidelines and standards for quality.
- Sec. 105. Access to walk-in care.
- Sec. 106. Strategy regarding the Department of Veterans Affairs High-Performing Integrated Health Care Network.
- Sec. 107. Applicability of Directive of Office of Federal Contract Compliance Programs.
- Sec. 108. Prevention of certain health care providers from providing non-Department health care services to veterans.

Subtitle B—Paying Providers and Improving Collections

- Sec. 111. Prompt payment to providers.
- Sec. 112. Authority to pay for authorized care not subject to an agreement.
- Sec. 113. Improvement of authority to recover the cost of services furnished for non-service-connected disabilities.
- Sec. 114. Processing of claims for reimbursement through electronic interface.

Subtitle C—Education and Training Programs

- Sec. 121. Education program on health care options.
- Sec. 122. Training program for administration of non-Department of Veterans Affairs health care.
- Sec. 123. Continuing medical education for non-Department medical professionals.

Subtitle D—Other Matters Relating to Non-Department of Veterans Affairs Providers

- Sec. 131. Establishment of processes to ensure safe opioid prescribing practices by non-Department of Veterans Affairs health care providers.
- Sec. 132. Improving information sharing with community providers.
- Sec. 133. Competency standards for non-Department of Veterans Affairs health care providers.

Subtitle E—Other Non-Department Health Care Matters

- Sec. 141. Plans for Use of Supplemental Appropriations Required.
- Sec. 142. Veterans Choice Fund flexibility.
- Sec. 143. Sunset of Veterans Choice Program.
- Sec. 144. Conforming amendments.

TITLE II—IMPROVING DEPARTMENT OF VETERANS AFFAIRS HEALTH CARE DELIVERY

Subtitle A—Personnel Practices

PART I—Administration

- Sec. 201. Licensure of health care professionals of the Department of Veterans Affairs providing treatment via telemedicine.
- Sec. 202. Role of podiatrists in Department of Veterans Affairs.
- Sec. 203. Modification of treatment of certified clinical perfusionists of the Department.
- Sec. 204. Amending statutory requirements for the position of the Chief Officer of the Readjustment Counseling Service.
- Sec. 205. Technical amendment to appointment and compensation system for directors of medical centers and directors of Veterans Integrated Service Networks.
- Sec. 206. Identification and staffing of certain health care vacancies.
- Sec. 207. Department of Veterans Affairs personnel transparency.
- Sec. 208. Program on establishment of peer specialists in patient aligned care team settings within medical centers of Department of Veterans Affairs.
- Sec. 209. Pilot program on increasing the use of medical scribes to maximize the efficiency of physicians at medical facilities of the Department of Veterans Affairs.
- Sec. 210. Sense of Congress regarding Department of Veterans Affairs staffing levels.

PART II—EDUCATION AND TRAINING

- Sec. 211. Graduate medical education and residency.
- Sec. 212. Pilot program to establish or affiliate with graduate medical residency programs at facilities operated by Indian tribes, tribal organizations, and the Indian Health Service in rural areas.
- Sec. 213. Reimbursement of continuing professional education requirements for board certified advanced practice registered nurses.
- Sec. 214. Increase in maximum amount of debt that may be reduced under Education Debt Reduction Program of Department of Veterans Affairs.
- Sec. 215. Demonstration program on training and employment of alternative dental health care providers for dental health care services for veterans in rural and other underserved communities.

PART III—OTHER PERSONNEL MATTERS

- Sec. 221. Exception on limitation on awards and bonuses for recruitment, relocation, and retention.
- Sec. 222. Annual report on performance awards and bonuses awarded to certain high-level employees of the Department.
- Sec. 223. Authority to regulate additional pay for certain health care employees of the Department.
- Sec. 224. Modification of pay cap for nurses.

Subtitle B—Improvement of Underserved Facilities of the Department

- Sec. 231. Development of criteria for designation of certain medical facilities of the Department of Veterans Affairs as underserved facilities and plan to address problem of underserved facilities.
- Sec. 232. Pilot program on tuition reimbursement and loan repayment for health care providers of the Department of Veterans Affairs at underserved facilities.
- Sec. 233. Program to furnish mobile deployment teams to underserved facilities.

Sec. 234. Inclusion of Vet Center employees in education debt reduction program of Department of Veterans Affairs.

Subtitle C—Construction and Leases

- Sec. 241. Definition of major medical facility project and major medical facility lease.
- Sec. 242. Facilitating sharing of medical facilities with other Federal agencies.
- Sec. 243. Review of enhanced use leases.
- Sec. 244. Authorization of certain major medical facility projects of the Department of Veterans Affairs.

Subtitle D—Other Health Care Matters

- Sec. 251. Program on use of wellness programs as complementary approach to mental health care for veterans and family members of veterans.
- Sec. 252. Authorization to provide for operations on live donors for purposes of conducting transplant procedures for veterans.
- Sec. 253. Sense of the Senate.

TITLE III—FAMILY CAREGIVERS

- Sec. 301. Expansion of family caregiver program of Department of Veterans Affairs.
- Sec. 302. Implementation of information technology system of Department of Veterans Affairs to assess and improve the family caregiver program.
- Sec. 303. Modifications to annual evaluation report on caregiver program of Department of Veterans Affairs.

TITLE IV—APPROPRIATION OF AMOUNTS

Sec. 401. Appropriation of amounts for health care from Department of Veterans Affairs.

Sec. 402. Appropriation of amounts for Veterans Choice Program.

1 SEC. 2. REFERENCES TO TITLE 38, UNITED STATES CODE.

2 Except as otherwise expressly provided, whenever in

- 3 this Act an amendment or repeal is expressed in terms
- 4 of an amendment to, or repeal of, a section or other provi-
- 5 sion, the reference shall be considered to be made to a
- 6 section or other provision of title 38, United States Code.

TITLE I—DEVELOPING AN INTE-1 **HIGH-PERFORMING** GRATED 2 **NETWORK** 3 Subtitle A—Establishing 4 **Community Care Programs** 5 SEC. 101. ESTABLISHMENT OF VETERANS COMMUNITY 6 7 CARE PROGRAM. 8 (a) ESTABLISHMENT OF PROGRAM.—

9 (1) IN GENERAL.—Section 1703 is amended to
10 read as follows:

11 "§ 1703. Veterans Community Care Program

"(a) IN GENERAL.—(1) There is established a program to furnish hospital care, medical services, and extended care services to covered veterans through health
care providers specified in subsection (c).

16 "(2) The Secretary shall coordinate the furnishing of
17 hospital care, medical services, and extended care services
18 under this section to covered veterans, including coordina19 tion of, at a minimum, the following:

20 "(A) Ensuring the scheduling of medical ap21 pointments in a timely manner and the establish22 ment of a mechanism to receive medical records
23 from non-Department providers.

24 "(B) Ensuring continuity of care and services.

1 "(C) Ensuring coordination among regional 2 networks if the covered veteran accesses care and services in a different network than the regional net-3 4 work in which the covered veteran resides. "(D) Ensuring that covered veterans do not ex-5 perience a lapse resulting from errors or delays by 6 the Department or its contractors or an unusual or 7 8 excessive burden in accessing hospital care, medical 9 services, or extended care services. 10 "(b) COVERED VETERANS.—For purposes of this 11 section, a covered veteran is any veteran who-"(1) is enrolled in the system of annual patient 12 enrollment established and operated under section 13 14 1705 of this title; or "(2) is not enrolled in such system but is other-15 16 wise entitled to hospital care, medical services, or ex-17 tended care services under subsection (c)(2) of such 18 section. 19 "(c) HEALTH CARE PROVIDERS SPECIFIED.—Health 20 care providers specified in this subsection are the fol-21 lowing: "(1) Any health care provider that is partici-22

22 "(1) Any health care provider that is partici23 pating in the Medicare program under title XVIII of
24 the Social Security Act (42 U.S.C. 1395 et seq.), in-

1 cluding any physician furnishing services under such 2 a program. "(2) The Department of Defense. 3 "(3) The Indian Health Service. 4 5 "(4) Any Federally-qualified health center (as 6 defined in section 1905(l)(2)(B) of the Social Secu-7 rity Act (42 U.S.C. 1396d(l)(2)(B))). "(5) Any health care provider not otherwise 8 9 covered under any of paragraphs (1) through (4) 10 that meets criteria established by the Secretary for 11 purposes of this section. "(d) CONDITIONS UNDER WHICH CARE IS RE-12 13 QUIRED TO BE FURNISHED THROUGH NON-DEPART-MENT PROVIDERS.—(1) The Secretary shall, subject to 14 15 the availability of appropriations, furnish hospital care, medical services, and extended care services to a covered 16 17 veteran through health care providers specified in subsection (c) if— 18 "(A) the Department does not offer the care or 19

- 20 services the veteran requires;
- 21 "(B) the Department does not operate a full22 service medical facility in the State in which the cov23 ered veteran resides;

24 "(C) the covered veteran was an eligible veteran
25 under section 101(b)(2)(B) of the Veterans Access,

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1	Choice, and Accountability Act of 2014 (Public Law
2	113–146; 38 U.S.C. 1701 note) as of the day before
3	the date of the enactment of the Caring for our Vet-
4	erans Act of 2017; or
5	"(D) the covered veteran and the covered vet-
6	eran's primary care provider agree that furnishing
7	care and services through a non-Department entity
8	or provider would be in the best medical interest of
9	the covered veteran based upon criteria developed by
10	the Secretary.
11	((2) The Secretary shall ensure that the criteria de-
12	veloped under paragraph $(1)(D)$ include consideration of
13	the following:
14	"(A) The distance between the covered veteran
15	and the facility that provides the hospital care, med-
16	ical services, or extended care services the veteran
17	needs.
18	"(B) The nature of the hospital care, medical
19	services, or extended care services required.
20	"(C) The frequency that the hospital care, med-
21	ical services, or extended care services needs to be
22	furnished.
23	"(D) Whether an appointment for the hospital
24	care, medical services, or extended care services the
25	covered veteran requires is available from a health

care provider of the Department within the lesser
 of—

3 "(i) the access guidelines for such hospital
4 care, medical services, or extended care services
5 as established by the Secretary; and

6 "(ii) a period determined by a health care
7 provider of the Department to be clinically nec8 essary for the receipt of such hospital care,
9 medical services, or extended care services.

"(E) Whether the covered veteran faces an unusual or excessive burden to access hospital care,
medical services, or extended care services from the
Department medical facility where a covered veteran
seeks hospital care, medical services, or extended
care services, which shall include consideration of
the following:

17 "(i) Whether the covered veteran faces an
18 excessive driving distance, geographical chal19 lenge, or environmental factor that impedes the
20 access of the covered veteran.

21 "(ii) Whether the hospital care, medical
22 services, or extended care services sought by the
23 veteran is provided by a medical facility of the
24 Department that is reasonably accessible to a
25 covered veteran.

9

1	"(iii) Whether a medical condition of the
2	covered veteran affects the ability of the covered
3	veteran to travel.

4 "(iv) Whether there is compelling reason,
5 as determined by the Secretary, that the vet6 eran needs to receive hospital care, medical
7 services, or extended care services from a med8 ical facility other than a medical facility of the
9 Department.

10 "(v) Such other considerations as the Sec-11 retary considers appropriate.

12 "(3) If the Secretary has determined that the Depart-13 ment does not offer the care or services the covered vet-14 eran requires under subparagraph (A) of paragraph (1), 15 that the Department does not operate a full-service medical facility in the State in which the covered veteran re-16 17 sides under subparagraph (B) of such paragraph, or that 18 the covered veteran is described under subparagraph (C) 19 of such paragraph, the decision to receive hospital care, 20 medical services, or extended care services under such sub-21 paragraphs from a health care provider specified in sub-22 section (c) shall be at the election of the veteran.

23 "(e) CONDITIONS UNDER WHICH CARE IS AUTHOR24 IZED TO BE FURNISHED THROUGH NON-DEPARTMENT
25 PROVIDERS.—(1)(A) The Secretary may furnish hospital

1 care, medical services, or extended care services through
2 a health care provider specified in subsection (c) to a cov3 ered veteran served by a medical service line of the De4 partment that the Secretary has determined is not pro5 viding care that meets such quality and access standards
6 as the Secretary shall develop.

7 "(B) In carrying out subparagraph (A), the Secretary8 shall—

9 "(i) measure access of the medical service line 10 at a facility of the Department when compared with 11 the same medical service line at different Depart-12 ment facilities; and

"(ii) measure quality at a medical service line
of a facility of the Department by comparing it with
two or more distinct and appropriate quality measures at non-Department medical service lines.

"(C)(i) The Secretary may not concurrently furnish
hospital care, medical services, or extended care services
under subparagraph (A) with respect to more than three
medical service lines described in such subparagraph at
any one health care facility of the Department.

"(ii) The Secretary may not concurrently furnish hospital care, medical services, or extended care services
under subparagraph (A) with respect to more than 36

medical service lines nationally described in such subpara graph.

3 "(2) The Secretary may limit the types of hospital 4 care, medical services, or extended care services covered 5 veterans may receive under paragraph (1) because of an access and quality deficiency of a medical service line in 6 7 terms of the length of time such care and services will 8 be available, the location at which such care and services 9 will be available, and the clinical care and services that 10 will be available.

11 "(3) The hospital care, medical services, and ex-12 tended care services authorized under paragraph (1) with 13 respect to a medical service line shall cease when the reme-14 diation described in subsection (g) with respect to such 15 medical service line is complete.

"(4) The Secretary shall publish in the Federal Reg-16 17 ister, and shall take all reasonable steps to provide direct notice to covered veterans affected under this subsection, 18 19 at least once each year stating the time period during 20 which such care and services will be available, the location 21 or locations where such care and services will be available, 22 and the clinical services available at each location under 23 this subsection in accordance with regulations the Sec-24 retary shall prescribe.

1 "(5) When the Secretary exercises the authority 2 under paragraph (1), the decision to receive care or serv-3 ices under such paragraph from a health care provider 4 specified in subsection (c) shall be at the election of the 5 covered veteran.

6 "(f) REVIEW OF DECISIONS.—The review of any de-7 cision under subsection (d) or (e) shall be subject to the 8 Department's local clinical appeals process, and such deci-9 sions may not be appealed to the Board of Veterans' Ap-10 peals.

11 "(g) Remediation of Medical Service Lines.— 12 (1) Not later than 30 days after determining under subsection (e)(1) that a medical service line of the Depart-13 ment is providing hospital care, medical services, or ex-14 15 tended care services that does not comply with the access guidelines and meet the standards of quality established 16 17 by the Secretary, the Secretary shall submit to Congress an assessment of the factors that led the Secretary to 18 19 make such determination and a plan with specific actions, 20 and the time to complete them, to be taken to comply with 21 such access guidelines and meet such standards of quality, 22 including the following:

23 "(A) Increasing personnel or temporary per24 sonnel assistance, including mobile deployment
25 teams.

1	"(B) Special hiring incentives, including the
2	Education Debt Reduction Program under sub-
3	chapter VII of chapter 76 of this title and recruit-
4	ment, relocation, and retention incentives.
5	"(C) Utilizing direct hiring authority.
6	"(D) Providing improved training opportunities
7	for staff.
8	"(E) Acquiring improved equipment.
9	"(F) Making structural modifications to the fa-
10	cility used by the medical service line.
11	"(G) Such other actions as the Secretary con-
12	siders appropriate.
13	((2) In each assessment submitted under paragraph
14	(1) with respect to a medical service line, the Secretary
15	shall identify the individuals at the Central Office of the
16	Veterans Health Administration, the facility used by the
17	medical service line, and the central office of the relevant
18	Veterans Integrated Service Network who are responsible
19	for overseeing the progress of that medical service line in
20	complying with the access guidelines and meeting the
21	standards of quality established by the Secretary.
22	((3) Not later than 180 days after submitting an as-
23	sessment under paragraph (1) with respect to a medical
24	service line, the Secretary shall submit to Congress a re-
25	port on the progress of that medical service line in com-

plying with the access guidelines and meeting the stand ards of quality established by the Secretary and any other
 measures the Secretary will take to assist the medical
 service line in complying with such access guidelines and
 meeting such standards of quality.

6 "(4) Not less frequently than once each year, the Sec7 retary shall—

"(A) submit to Congress an analysis of the re-8 9 mediation actions and costs of such actions taken 10 with respect to each medical service line with respect 11 to which the Secretary submitted an assessment and 12 plan under paragraph (1) in the preceding year, in-13 cluding an update on the progress of each such med-14 ical service line in meeting the quality and access 15 standards established by the Secretary and any 16 other actions the Secretary is undertaking to assist 17 the medical service line in complying with access 18 guidelines and meeting standards of quality as es-19 tablished by the Secretary; and

20 "(B) publish such analysis on the Internet21 website of the Department.

"(h) ACCESS GUIDELINES AND STANDARDS FOR
QUALITY.—(1) The Secretary shall establish access guidelines under section 1703B of this title and standards for
quality under section 1703C of this title for furnishing

1 hospital care, medical services, or extended care services2 to a covered veteran for the purposes of subsections (d)3 and (e).

4 "(2) The Secretary shall ensure that the access 5 guidelines and standards for quality required by sections 6 1703B and 1703C of this title provide covered veterans, 7 employees of the Department, and health care providers 8 in the network established under subsection (j) with rel-9 evant comparative information that is clear, useful, and 10 timely, so that covered veterans can make informed decisions regarding their health care. 11

12 "(3) The Secretary shall consult with all pertinent 13 Federal entities (including the Department of Defense, the 14 Department of Health and Human Services, and the Cen-15 ters for Medicare & Medicaid Services), entities in the pri-16 vate sector, and other nongovernmental entities in estab-17 lishing access guidelines and standards for quality as re-18 quired by sections 1703B and 1703C of this title.

"(4) Not later than 270 days after the date of the
enactment of the Caring for our Veterans Act of 2017,
the Secretary shall submit to the appropriate committees
of Congress a report detailing the access guidelines and
standards for quality established under sections 1703B
and 1703C of this title.

"(5) Not later than three years after the date on
 which the Secretary establishes access guidelines and
 standards for quality under paragraph (1) and not less
 frequently than once every three years thereafter, the Sec retary shall—

6 "(A) conduct a review of such guidelines and
7 standards; and

8 "(B) submit to the appropriate committees of 9 Congress a report on the findings and any modifica-10 tion to the access guidelines and standards for qual-11 ity with respect to the review conducted under sub-12 paragraph (A).

"(6) The Secretary shall ensure health care providers
specified under subsection (c) are able to meet the applicable access guidelines and standards of quality established
by the Secretary.

17 "(i) TIERED NETWORK.—(1) To promote the provi18 sion of high-quality and high-value hospital care, medical
19 services, and extended care services under this section, the
20 Secretary may develop a tiered provider network of eligible
21 providers based on criteria established by the Secretary
22 for purposes of this section.

23 "(2) In developing a tiered provider network of eligi24 ble providers under paragraph (1), the Secretary shall not
25 prioritize providers in a tier over providers in any other

tier in a manner that limits the choice of a covered veteran
 in selecting a health care provider specified in subsection
 (c) for receipt of hospital care, medical services, or ex tended care services under this section.

5 "(j) CONTRACTS TO ESTABLISH NETWORKS OF 6 HEALTH CARE PROVIDERS.—(1) The Secretary shall 7 enter into consolidated, competitively bid contracts to es-8 tablish networks of health care providers specified in para-9 graphs (1) and (5) of subsection (c) for purposes of pro-10 viding sufficient access to hospital care, medical services, 11 or extended care services under this section.

12 "(2)(A) The Secretary shall, to the extent practicable,
13 ensure that covered veterans are able to make their own
14 appointments using advanced technology.

"(B) To the extent practicable, the Secretary shall
be responsible for the scheduling of appointments for hospital care, medical services, and extended care services
under this section.

19 "(3)(A) The Secretary may terminate a contract with 20 an entity entered into under paragraph (1) at such time 21 and upon such notice to the entity as the Secretary may 22 specify for purposes of this section, if the Secretary noti-23 fies the appropriate committees of Congress that, at a 24 minimum—

25 "(i) the entity—

1	"(I) failed to comply substantially with the
2	provisions of the contract or with the provisions
3	of this section and the regulations prescribed
4	under this section;
5	"(II) failed to comply with the access
6	guidelines or meet the standards of quality es-
7	tablished by the Secretary;
8	"(III) is excluded from participation in a
9	Federal health care program (as defined in sec-
10	tion $1128B(f)$ of the Social Security Act (42)
11	U.S.C. $1320a-7b(f)$) under section 1128 or
12	1128A of the Social Security Act (42 U.S.C.
13	1320a–7 and 1320a–7a);
14	"(IV) is identified as an excluded source
15	on the list maintained in the System for Award
16	Management, or any successor system; or
17	"(V) has been convicted of a felony or
18	other serious offense under Federal or State
19	law and the continued participation of the enti-
20	ty would be detrimental to the best interests of
21	veterans or the Department;
22	"(ii) it is reasonable to terminate the contract
23	based on the health care needs of veterans; or
24	"(iii) it is reasonable to terminate the contract
25	based on coverage provided by contracts or sharing

agreements entered into under authorities other
 than this section.

3 "(B) Nothing in subparagraph (A) may be construed
4 to restrict the authority of the Secretary to terminate a
5 contract entered into under paragraph (1) under any other
6 provision of law.

"(4) Whenever the Secretary provides notice to an
entity that the entity is failing to meet contractual obligations entered into under paragraph (1), 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 report on such failure. Such report
shall include the following:

- 14 "(A) An explanation of the reasons for pro-15 viding such notice.
- 16 "(B) A description of the effect of such failure,
 17 including with respect to cost, schedule, and require18 ments.
- 19 "(C) A description of the actions taken by the20 Secretary to mitigate such failure.

21 "(D) A description of the actions taken by the22 contractor to address such failure.

23 "(E) A description of any effect on the commu24 nity provider market for veterans in the affected
25 area.

1 (5)(A) The Secretary shall instruct each entity 2 awarded a contract under paragraph (1) to recognize and 3 accept, on an interim basis, the credentials and qualifica-4 tions of health care providers who are authorized to fur-5 nished hospital care and medical services to veterans under a community care program of the Department in 6 7 effect as of the day before the date of the enactment of 8 the Caring for our Veterans Act of 2017, including under 9 the Patient-Centered Community Care Program and the Veterans Choice Program under section 101 of the Vet-10 erans Access, Choice, and Accountability Act of 2014 11 12 (Public Law 113–146; 38 U.S.C. 1701 note), as qualified providers under the program established under this sec-13 tion. 14

15 "(B) The interim acceptance period under subpara16 graph (A) shall be determined by the Secretary based on
17 the following criteria:

"(i) With respect to a health care provider,
when the current certification agreement for the
health care provider expires.

21 "(ii) Whether the Department has enacted cer22 tification and eligibility criteria and regulatory pro23 cedures by which non-Department providers will be
24 authorized under this section.

"(6) The Secretary shall establish through regulation
a system or systems for monitoring the quality of care provided to covered veterans through a network under this
subsection and for assessing the quality of hospital care,
medical services, and extended care services furnished
through such network before the renewal of the contract
for such network.

8 "(k) PAYMENT RATES FOR CARE AND SERVICES.— 9 (1) Except as provided in paragraph (2), and to the extent 10 practicable, the rate paid for hospital care, medical services, or extended care services under any provision in this 11 title may not exceed the rate paid by the United States 12 13 to a provider of services (as defined in section 1861(u) of the Social Security Act (42 U.S.C. 1395x(u))) or a sup-14 15 plier (as defined in section 1861(d) of such Act (42 U.S.C. 1395x(d))) under the Medicare program under title XI or 16 title XVIII of the Social Security Act (42 U.S.C. 1301 17 18 et seq.) for the same care or services.

19 "(2)(A) A higher rate than the rate paid by the 20 United States as described in paragraph (1) may be nego-21 tiated with respect to the furnishing of care or services 22 to a covered veteran who resides in a highly rural area. 23 "(B) In this paragraph, the term 'highly rural area' 24 means an area located in a county that has fewer than 25 seven individuals residing in that county per square mile. "(3) With respect to furnishing care or services under
 this section in Alaska, the Alaska Fee Schedule of the De partment of Veterans Affairs shall be followed, except for
 when another payment agreement, including a contract or
 provider agreement, is in effect.

6 "(4) With respect to furnishing hospital care, medical 7 services, or extended care services under this section in 8 a State with an All-Payer Model Agreement under section 9 1814(b)(3) of the Social Security Act (42 U.S.C. 10 1395f(b)(3)) that became effective on or after January 1, 2014, the Medicare payment rates under paragraph 11 12 (2)(A) shall be calculated based on the payment rates 13 under such agreement.

14 "(5) Notwithstanding paragraph (1), the Secretary
15 may incorporate, to the greatest extent practicable, the
16 use of value-based reimbursement models to promote the
17 provision of high-quality care.

"(6) With respect to hospital care, medical services,
or extended care services for which there is not a rate paid
under the Medicare program as described in paragraph
(1), the rate paid for such care or services shall be determined by the Secretary.

23 "(l) TREATMENT OF OTHER HEALTH CARE
24 PLANS.—(1) In any case in which a covered veteran is
25 furnished hospital care, medical services, or extended care

services under this section for a non-service-connected dis ability described in subsection (a)(2) of section 1729 of
 this title, the Secretary shall recover or collect reasonable
 charges for such care or services from a health care plan
 described in paragraph (2) in accordance with such sec tion.

7 "(2) A health care plan described in this paragraph— "(A) is an insurance policy or contract, medical 8 9 or hospital service agreement, membership or sub-10 scription contract, or similar arrangement not ad-11 ministered by the Secretary, under which hospital 12 care, medical services, or extended care services for 13 individuals are provided or the expenses of such care 14 or services are paid; and

"(B) does not include any such policy, contract,
agreement, or similar arrangement pursuant to title
XVIII or XIX of the Social Security Act (42 U.S.C.
1395 et seq.) or chapter 55 of title 10.

"(m) PAYMENT BY VETERAN.—A covered veteran
shall not pay a greater amount for receiving care or services under this section than the amount the veteran would
pay for receiving the same or comparable care or services
at a medical facility of the Department or from a health
care provider of the Department.

1 "(n) MONITORING OF CARE PROVIDED.—(1)(A) Not 2 later than 540 days after the date of the enactment of 3 the Caring for our Veterans Act of 2017, and not less 4 frequently than annually thereafter, the Secretary shall 5 submit to appropriate committees of Congress a review of 6 the types and frequency of care sought under subsection 7 (d).

8 "(B) The review submitted under subparagraph (A)9 shall include an assessment of the following:

"(i) The top 25 percent of types of care and
services most frequently provided under subsection
(d) due to the Department not offering such care
and services.

14 "(ii) The frequency such care and services were15 sought by covered veterans under this section.

"(iii) An analysis of the reasons the Department was unable to provide such care and services.
"(iv) Any steps the Department took to provide
such care and services at a medical facility of the
Department.

21 "(v) The cost of such care and services.

"(2) In monitoring the hospital care, medical services, and extended care services furnished under this section, the Secretary shall do the following:

1	"(A) With respect to hospital care, medical
2	services, and extended care services furnished
3	through provider networks established under sub-
4	section (j)—
5	"(i) compile data on the types of hospital
6	care, medical services, and extended care serv-
7	ices furnished through such networks and how
8	many patients used each type of care and serv-
9	ice;
10	"(ii) identify gaps in hospital care, medical
11	services, or extended care services furnished
12	through such networks;
13	"(iii) identify how such gaps may be fixed
14	through new contracts within such networks or
15	changes in the manner in which hospital care,
16	medical services, or extended care services are
17	furnished through such networks;
18	"(iv) assess the total amounts spent by the
19	Department on hospital care, medical services,
20	and extended care services furnished through
21	such networks;
22	"(v) assess the timeliness of the Depart-
23	ment in referring hospital care, medical serv-
24	ices, and extended care services to such net-
25	works; and

1	"(vi) assess the timeliness of such net-
2	works in—
3	"(I) accepting referrals; and
4	"(II) scheduling and completing ap-
5	pointments.
6	"(B) Report the number of medical service lines
7	the Secretary has determined under subsection
8	(e)(1) not to be providing hospital care, medical
9	services, or extended care services that comply with
10	the access guidelines or meet the standards of qual-
11	ity established by the Secretary.
12	"(C) Assess the use of academic affiliates and
13	centers of excellence of the Department to furnish
14	hospital care, medical services, and extended care
15	services to covered veterans under this section.
16	"(D) Assess the hospital care, medical services,
17	and extended care services furnished to covered vet-
18	erans under this section by medical facilities oper-
19	ated by Federal agencies other than the Depart-
20	ment.
21	"(3) Not later than 540 days after the date of the
22	enactment of the Caring for our Veterans Act of 2017 and
23	not less frequently than once each year thereafter, the Sec-
24	retary shall submit to the Committee on Veterans' Affairs
25	of the Senate and the Committee on Veterans' Affairs of

the House of Representatives a report on the information
 gathered under paragraph (2).

3 "(o) PROHIBITION ON CERTAIN LIMITATIONS.—The
4 Secretary shall not limit the types of hospital care, medical
5 services, or extended care services covered veterans may
6 receive under this section if it is in the best interest of
7 the veteran to receive such hospital care, medical services,
8 or extended care services, as determined by the veteran
9 and the veteran's health care provider.

10 "(p) DEFINITIONS.—In this section:

11 "(1) The term 'appropriate committees of Con12 gress' means—

13 "(A) the Committee on Veterans' Affairs
14 and the Committee on Appropriations of the
15 Senate; and

16 "(B) the Committee on Veterans' Affairs
17 and the Committee on Appropriations of the
18 House of Representatives.

19 "(2) The term 'medical service line' means a20 clinic within a Department medical center.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 17 is amended by
striking the item relating to section 1703 and inserting the following new item:

"1703. Veterans Community Care Program.".

(b) EFFECTIVE DATE.—Section 1703 of title 38,
 United States Code, as amended by subsection (a), shall
 take effect on the later of—

4 (1) the date that is 30 days after the date on
5 which the Secretary of Veterans Affairs submits the
6 report required under section 101(q)(2) of the Vet7 erans Access, Choice, and Accountability Act of
8 2014 (Public Law 113–146; 38 U.S.C. 1701 note);
9 or

10 (2) the date on which the Secretary promul-11 gates regulations pursuant to subsection (c).

12 (c) REGULATIONS.—Not later than one year after the 13 date of the enactment of this Act, the Secretary of Vet-14 erans Affairs shall promulgate regulations to carry out 15 section 1703 of title 38, United States Code, as amended 16 by subsection (a) of this section.

17 (d) CONTINUITY OF EXISTING AGREEMENTS.—

18 GENERAL.—Notwithstanding section (1)IN 19 1703 of title 38, United States Code, as amended by 20 subsection (a), the Secretary of Veterans Affairs 21 shall continue all contracts, memorandums of under-22 standing, memorandums of agreements, and other 23 arrangements that were in effect on the day before 24 the date of the enactment of this Act between the 25 Department of Veterans Affairs and the American 1 Indian and Alaska Native health care systems as es-2 tablished under the terms of the Department of Vet-3 erans Affairs and Indian Health Service Memo-4 randum of Understanding, signed October 1, 2010, 5 the National Reimbursement Agreement, signed De-6 cember 5, 2012, and agreements entered into under 7 sections 102 and 103 of the Veterans Access, 8 Choice, and Accountability Act of 2014 (Public Law 9 113-146).

10 (2) MODIFICATIONS.—Paragraph (1) shall not 11 be construed to prohibit the Secretary and the par-12 ties to the contracts, memorandums of under-13 standing, memorandums of agreements, and other 14 arrangements described in such paragraph from 15 making such changes to such contracts, memoran-16 dums of understanding, memorandums of agree-17 ments, and other arrangements as may be otherwise 18 authorized pursuant to other provisions of law or the 19 terms of the contracts, memorandums of under-20 standing, memorandums of agreements, and other 21 arrangements.

SEC. 102. AUTHORIZATION OF AGREEMENTS BETWEEN DE PARTMENT OF VETERANS AFFAIRS AND NON DEPARTMENT PROVIDERS.

4 (a) IN GENERAL.—Subchapter I of chapter 17 is
5 amended by inserting after section 1703 the following new
6 section:

7 "§ 1703A. Agreements with eligible entities or pro8 viders; certification processes

"(a) AGREEMENTS AUTHORIZED.—(1)(A) When hos-9 pital care, a medical service, or an extended care service 10 11 required by a veteran who is entitled to such care or service under this chapter is not feasibly available to the vet-12 13 eran from a facility of the Department or through a contract or sharing agreement entered into pursuant to an-14 other provision of law, the Secretary may furnish such 15 care or service to such veteran by entering into an agree-16 17 ment under this section with an eligible entity or provider to provide such hospital care, medical service, or extended 18 19 care service.

"(B) An agreement entered into under this section
to provide hospital care, a medical service, or an extended
care service shall be known as a 'Veterans Care Agreement'.

24 "(C) For purposes of subparagraph (A), hospital
25 care, a medical service, or an extended care service may
26 be considered not feasibly available to a veteran from a

1 facility of the Department or through a contract or sharing agreement described in such subparagraph when the 2 3 Secretary determines the veteran's medical condition, the 4 travel involved, the nature of the care or services required, 5 or a combination of these factors make the use of a facility of the Department or a contract or sharing agreement de-6 7 scribed in such subparagraph impracticable or inadvisable. 8 "(D) A Veterans Care Agreement may be entered

9 into by the Secretary or any Department official author-10 ized by the Secretary.

11 (2)(A) Subject to subparagraph (B), the Secretary 12 shall review each Veterans Care Agreement of material 13 size, as determined by the Secretary or set forth in paragraph (3), for hospital care, a medical service, or an ex-14 15 tended care service to determine whether it is feasible and advisable to provide such care or service within a facility 16 of the Department or by contract or sharing agreement 17 18 entered into pursuant to another provision of law and, if 19 so, take action to do so.

"(B)(i) The Secretary shall review each Veterans
Care Agreement of material size that has been in effect
for at least six months within the first two years of its
taking effect, and not less frequently than once every four
years thereafter.

1 "(ii) If a Veterans Care Agreement has not been in 2 effect for at least six months by the date of the review 3 required by subparagraph (A), the agreement shall be re-4 viewed during the next cycle required by subparagraph 5 (A), and such review shall serve as its review within the 6 first two years of its taking effect for purposes of clause 7 (i).

8 "(3)(A) In fiscal year 2018 and in each fiscal year 9 thereafter, in addition to such other Veterans Care Agree-10 ments as the Secretary may determine are of material size, 11 a Veterans Care Agreement for the purchase of extended 12 care services that exceeds \$5,000,000 annually shall be 13 considered of material size.

14 "(B) From time to time, the Secretary may publish 15 a notice in the Federal Register to adjust the dollar 16 amount specified in subparagraph (A) to account for 17 changes in the cost of health care based upon recognized 18 health care market surveys and other available data.

19 "(b) ELIGIBLE ENTITIES AND PROVIDERS.—For
20 purposes of this section, an eligible entity or provider is—
21 "(1) any provider of services that has enrolled
22 and entered into a provider agreement under section
23 1866(a) of the Social Security Act (42 U.S.C.
24 1395cc(a)) and any physician or other supplier who
25 has enrolled and entered into a participation agree-

ment under section 1842(h) of such Act (42 U.S.C.
 1395u(h));

3 "(2) any provider participating under a State
4 plan under title XIX of such Act (42 U.S.C. 1396
5 et seq.); or

6 "(3) any entity or provider not described in
7 paragraph (1) or (2) of this subsection that the Sec8 retary determines to be eligible pursuant to the cer9 tification process described in subsection (c).

10 "(c) ELIGIBLE ENTITY OR PROVIDER CERTIFI11 CATION PROCESS.—The Secretary shall establish by regu12 lation a process for the certification of eligible entities or
13 providers or recertification of eligible entities or providers
14 under this section. Such a process shall, at a minimum—
15 "(1) establish deadlines for actions on applica-

16 tions for certification;

17 "(2) set forth standards for an approval or de18 nial of certification, duration of certification, revoca19 tion of an eligible entity or provider's certification,
20 and recertification of eligible entities or providers;

"(3) require the denial of certification if the
Secretary determines the eligible entity or provider
is excluded from participation in a Federal health
care program under section 1128 or section 1128A
of the Social Security Act (42 U.S.C. 1320a-7 or

1320a-7a) or is currently identified as an excluded
 source on the System for Award Management Exclu sions list described in part 9 of title 48, Code of
 Federal Regulations, and part 180 of title 2 of such
 Code, or successor regulations;

6 "(4) establish procedures for screening eligible 7 entities or providers according to the risk of fraud, 8 waste, and abuse that are similar to the standards 9 under section 1866(j)(2)(B) of the Social Security 10 Act (42 U.S.C. 1395cc(j)(2)(B)) and section 9.104 11 of title 48, Code of Federal Regulations, or suc-12 cessor regulations; and

"(5) incorporate and apply the restrictions and
penalties set forth in chapter 21 of title 41 and treat
this section as a procurement program only for purposes of applying such provisions.

"(d) RATES.—To the extent practicable, the rates
paid by the Secretary for hospital care, medical services,
and extended care services provided under a Veterans
Care Agreement shall be in accordance with the rates paid
by the United States under the Medicare program.

"(e) TERMS OF VETERANS CARE AGREEMENTS.—(1)
Pursuant to regulations promulgated under subsection
(k), the Secretary may define the requirements for providers and entities entering into agreements under this

section based upon such factors as the number of patients 1 2 receiving care or services, the number of employees em-3 ployed by the entity or provider furnishing such care or 4 services, the amount paid by the Secretary to the provider 5 or entity, or other factors as determined by the Secretary. 6 "(2) To furnish hospital care, medical services, or ex-7 tended care services under this section, an eligible entity 8 or provider shall agree— "(A) to accept payment at the rates established 9 10 in regulations prescribed under this section;

11 "(B) that payment by the Secretary under this 12 section on behalf of a veteran to a provider of serv-13 ices or care shall, unless rejected and refunded by 14 the provider within 30 days of receipt, constitute 15 payment in full and extinguish any liability on the 16 part of the veteran for the treatment or care pro-17 vided, and no provision of a contract, agreement, or 18 assignment to the contrary shall operate to modify, 19 limit, or negate this requirement;

"(C) to provide only the care and services authorized by the Department under this section and
to obtain the prior written consent of the Department to furnish care or services outside the scope of
such authorization;

37
"(D) to bill the Department in accordance with
the methodology outlined in regulations prescribed
under this section;
((E) to not seek to recover or collect from a
health plan contract or third party, as those terms
are defined in section 1729 of this title, for any care
or service that is furnished or paid for by the De-
partment;
"(F) to provide medical records to the Depart-
ment in the time frame and format specified by the
Department; and
"(G) to meet such other terms and conditions,
including quality of care assurance standards, as the
Secretary may specify in regulation.
"(f) DISCONTINUATION OR NONRENEWAL OF A VET-
ERANS CARE AGREEMENT.—(1) An eligible entity or pro-
vider may discontinue a Veterans Care Agreement at such
time and upon such notice to the Secretary as may be
provided in regulations prescribed under this section.
"(2) The Secretary may discontinue a Veterans Care
Agreement with an eligible entity or provider at such time
and upon such reasonable notice to the eligible entity or
provider as may be specified in regulations prescribed
under this section, if an official designated by the Sec-
retary—

1	"(A) has determined that the eligible entity or
2	provider failed to comply substantially with the pro-
3	visions of the Veterans Care Agreement, or with the
4	provisions of this section or regulations prescribed
5	under this section;
6	"(B) has determined the eligible entity or pro-
7	vider is excluded from participation in a Federal
8	health care program under section 1128 or section
9	1128A of the Social Security Act (42 U.S.C. 1320a–
10	7 or 1320a–7a) or is identified on the System for
11	Award Management Exclusions list as provided in
12	part 9 of title 48, Code of Federal Regulations, and
13	part 180 of title 2 of such Code, or successor regula-
14	tions;
15	"(C) has ascertained that the eligible entity or
16	provider has been convicted of a felony or other seri-
17	ous offense under Federal or State law and deter-
18	mines the eligible entity or provider's continued par-
19	ticipation would be detrimental to the best interests
20	of veterans or the Department; or
21	"(D) has determined that it is reasonable to
22	terminate the agreement based on the health care
23	needs of a veteran.
24	"(g) QUALITY OF CARE.—The Secretary shall estab-
25	lish through regulation a system or systems for monitoring

the quality of care provided to veterans through Veterans
 Care Agreements and for assessing the quality of hospital
 care, medical services, and extended care services fur nished by eligible entities and providers before the renewal
 of Veterans Care Agreements.

6 "(h) DISPUTES.—(1) The Secretary shall promulgate
7 administrative procedures for eligible entities and pro8 viders to present all disputes arising under or related to
9 Veterans Care Agreements.

10 "(2) Such procedures constitute the eligible entities'
11 and providers' exhaustive and exclusive administrative
12 remedies.

"(3) Eligible entities or providers must first exhaust
such administrative procedures before seeking any judicial
review under section 1346 of title 28 (known as the 'Tucker Act').

17 "(4) Disputes under this section must pertain to either the scope of authorization under the Veterans Care 18 Agreement or claims for payment subject to the Veterans 19 20 Care Agreement and are not claims for the purposes of 21 such laws that would otherwise require application of sec-22 tions 7101 through 7109 of title 41, United States Code. 23 "(i) Applicability of Other Provisions of 24 LAW.—(1) A Veterans Care Agreement may be authorized

by the Secretary or any Department official authorized by 1 2 the Secretary, and such action shall not be treated as— "(A) an award for the purposes of such laws 3 4 that would otherwise require the use of competitive 5 procedures for the furnishing of care and services; or 6 "(B) a Federal contract for the acquisition of 7 goods or services for purposes of any provision of 8 Federal law governing Federal contracts for the ac-9 quisition of goods or services. 10 ((2)(A) Except as provided in subparagraph (B), and unless otherwise provided in this section or regulations 11 12 prescribed pursuant to this section, an eligible entity or 13 provider that enters into an agreement under this section is not subject to, in the carrying out of the agreement, 14 15 any law to which providers of services and suppliers under the Medicare program under title XVIII of the Social Se-16 17 curity Act (42 U.S.C. 1395 et seq.) are not subject.

18 "(B) An eligible entity or provider that enters into19 an agreement under this section is subject to—

20 "(i) all laws regarding integrity, ethics, or
21 fraud, or that subject a person to civil or criminal
22 penalties; and

23 "(ii) all laws that protect against employment
24 discrimination or that otherwise ensure equal em25 ployment opportunities.

"(3) Notwithstanding paragraph (2)(B)(i), an eligible
 entity or provider that enters into an agreement under this
 section shall not be treated as a Federal contractor or sub contractor for purposes of chapter 67 of title 41 (com monly known as the 'McNamara-O'Hara Service Contract
 Act of 1965').

7 "(j) PARITY OF TREATMENT.—Eligibility for hospital 8 care, medical services, and extended care services fur-9 nished to any veteran pursuant to a Veterans Care Agree-10 ment shall be subject to the same terms as though provided in a facility of the Department, and provisions of 11 12 this chapter applicable to veterans receiving such care and 13 services in a facility of the Department shall apply to vet-14 erans treated under this section.

15 "(k) RULEMAKING.—The Secretary shall promulgate16 regulations to carry out this section.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by inserting
after the item related to section 1703 the following new
item:

"1703A. Agreements with eligible entities or providers; certification processes.".

21SEC. 103. CONFORMING AMENDMENTS FOR STATE VET-22ERANS HOMES.

23 (a) IN GENERAL.—Section 1745(a) is amended—

(1) in paragraph (1), by striking "(or agree ment under section 1720(c)(1) of this title)" and in serting "(or an agreement)"; and

4 (2) by adding at the end the following new5 paragraph:

6 "(4)(A) An agreement under this section may be au-7 thorized by the Secretary or any Department official au-8 thorized by the Secretary, and any such action is not an 9 award for purposes of such laws that would otherwise re-10 quire the use of competitive procedures for the furnishing 11 of hospital care, medical services, and extended care serv-12 ices.

13 "(B)(i) Except as provided in clause (ii), and unless 14 otherwise provided in this section or regulations prescribed 15 pursuant to this section, a State home that enters into an agreement under this section is not subject to, in the 16 17 carrying out of the agreement, any provision of law to which providers of services and suppliers under the Medi-18 19 care program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.) are not subject. 20

21 "(ii) A State home that enters into an agreement
22 under this section is subject to—

23 "(I) all provisions of law regarding integrity,
24 ethics, or fraud, or that subject a person to civil or
25 criminal penalties; and

"(II) all provisions of law that protect against
 employment discrimination or that otherwise ensure
 equal employment opportunities.

4 "(iii) Notwithstanding subparagraph (B)(ii)(I), a
5 State home that enters into an agreement under this sec6 tion may not be treated as a Federal contractor or subcon7 tractor for purposes of chapter 67 of title 41 (known as
8 the 'McNamara-O'Hara Service Contract Act of 1965').".

9 (b) EFFECTIVE DATE.—The amendment made by
10 subsection (a) shall apply to care provided on or after the
11 effective date of regulations issued by the Secretary of
12 Veterans Affairs to carry out this section.

13 SEC. 104. ACCESS GUIDELINES AND STANDARDS FOR QUAL14 ITY.

(a) IN GENERAL.—Subchapter I of chapter 17, as
amended by section 102, is further amended by inserting
after section 1703A the following new sections:

18 "§ 1703B. Access guidelines

19 "The Secretary shall consult with all pertinent Fed-20 eral entities to examine health care access measurements 21 and establish localized benchmarking guidelines that can 22 inform provider and veteran clinical decisionmaking. The 23 Secretary shall establish such guidelines for all hospital 24 care, medical services, and extended care services fur-25 nished or otherwise made available under laws administered by the Secretary, including through non-Department
 health care providers.

3 "§ 1703C. Standards for quality

4 "(a) IN GENERAL.—(1) The Secretary shall establish 5 standards for quality, in coordination or consultation with 6 entities pursuant to section 1703(h)(3) of this title, re-7 garding hospital care, medical services, and extended care 8 services furnished by the Department pursuant to this 9 title, including through non-Department health care pro-10 viders pursuant to section 1703 of this title.

11 "(2) In establishing standards for quality under para-12 graph (1), the Secretary shall consider existing health 13 quality measures that are applied to public and privately sponsored health care systems with the purpose of pro-14 15 viding covered veterans relevant comparative information to make informed decisions regarding their health care. 16 17 "(3) The Secretary shall collect and consider data for purposes of establishing the standards under paragraph 18 19 (1). Such data collection shall include—

"(A) after consultation with veterans service organizations and other key stakeholders on survey development or modification of an existing survey, a
survey of veterans who have used hospital care, medical services, or extended care services furnished by
the Veterans Health Administration during the most

1	recent two-year period to assess the satisfaction of
2	the veterans with service and quality of care; and
3	"(B) datasets that include, at a minimum, ele-
4	ments relating to the following:
5	"(i) Timely care.
6	"(ii) Effective care.
7	"(iii) Safety, including, at a minimum,
8	complications, readmissions, and deaths.
9	"(iv) Efficiency.
10	"(b) Publication and Consideration of Public
11	COMMENTS.—(1) Not later than one year after the date
12	on which the Secretary establishes standards for quality
13	under subsection (a), the Secretary shall publish the qual-
14	ity rating of medical facilities of the Department in the
15	publicly available Hospital Compare website through the
16	Centers for Medicare & Medicaid Services for the purpose
17	of providing veterans with information that allows them
18	to compare performance measure information among De-
19	partment and non-Department health care providers.
20	((2) Not later than two years after the date on which
21	the Secretary establishes standards for quality under sub-
22	section (a), the Secretary shall consider and solicit public
23	comment on potential changes to the measures used in
24	such standards to ensure that they include the most up-

to-date and applicable industry measures for veterans.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 17, as amended by section
 102, is further amended by inserting after the item relat ing to section 1703A the following new items:

"1703B. Access guidelines. "1703C. Standards for quality.".

5 SEC. 105. ACCESS TO WALK-IN CARE.

6 (a) IN GENERAL.—Chapter 17 is amended by insert7 ing after section 1725 the following new section:

8 "§ 1725A. Access to walk-in care

9 "(a) PROCEDURES TO ENSURE ACCESS TO WALK10 IN CARE.—The Secretary shall develop procedures to en11 sure that eligible veterans are able to access walk-in care
12 from qualifying non-Department entities or providers.

13 "(b) ELIGIBLE VETERANS.—For purposes of this14 section, an eligible veteran is any individual who—

15 "(1) is enrolled in the health care system estab16 lished under section 1705(a) of this title; and

17 "(2) has received care under this chapter within
18 the 24-month period preceding the furnishing of
19 walk-in care under this section.

"(c) QUALIFYING NON-DEPARTMENT ENTITIES OR
PROVIDERS.—For purposes of this section, a qualifying
non-Department entity or provider is a non-Department
entity or provider that has entered into a contract or other

agreement with the Secretary to furnish services under
 this section.

"(d) FEDERALLY-QUALIFIED HEALTH CENTERS.—
Whenever practicable, the Secretary may use a Federallyqualified health center (as defined in section 1905(l)(2)(B))
of the Social Security Act (42 U.S.C. 1396d(l)(2)(B))) to
carry out this section.

8 "(e) CONTINUITY OF CARE.—The Secretary shall en-9 sure continuity of care for those veterans who receive 10 walk-in care services under this section, including through 11 the establishment of a mechanism to receive medical 12 records from walk-in care providers and provide pertinent 13 patient medical records to providers of walk-in care.

14 "(f) COPAYMENTS.—(1)(A) The Secretary shall re-15 quire all eligible veterans to pay the United States a co-16 payment for each episode of hospital care and medical 17 service provided under this section if otherwise required 18 to pay a copayment under this title.

"(B) Those not required to pay a copayment under
this title may access walk-in care without a copayment for
the first two visits in a calendar year. For any additional
visits, a copayment at an amount determined by the Secretary shall be paid.

24 "(C) For those veterans required to pay a copayment25 under title 38, they are required to pay their regular co-

payment for their first two walk-in care visits in a cal-1 2 endar year. For any additional visits, a higher copayment 3 at an amount determined by the Secretary shall be paid. 4 "(2) After the first two episodes of care furnished 5 to a veteran under this section, the Secretary may adjust the copayment required of the veteran under this sub-6 7 section based upon the priority group of enrollment of the 8 veteran, the number of episodes of care furnished to the 9 veteran during a year, and other factors the Secretary con-10 siders appropriate under this section.

11 "(3) The amount or amounts of the copayments re-12 quired under this subsection shall be prescribed by the13 Secretary by rule.

14 "(4) Section 8153(c) of this title shall not apply to15 this subsection.

"(g) REGULATIONS.—Not later than one year after
the date of the enactment of the Caring for our Veterans
Act of 2017, the Secretary shall promulgate regulations
to carry out this section.

"(h) WALK-IN CARE DEFINED.—In this section, the
term 'walk-in care' means non-emergent care provided by
a qualifying non-Department entity or provider that furnishes episodic care and not longitudinal management of
conditions and is otherwise defined through regulations
the Secretary shall promulgate.".

(b) EFFECTIVE DATE.—Section 1725A of title 38,
 United States Code, as added by subsection (a) shall take
 effect on the date upon which final regulations imple menting such section take effect.

5 (c) CLERICAL AMENDMENT.—The table of sections
6 at the beginning of such chapter is amended by inserting
7 after the item related to section 1725 the following new
8 item:

"§1725A. Access to walk-in care.".

9 SEC. 106. STRATEGY REGARDING THE DEPARTMENT OF
10 VETERANS AFFAIRS HIGH-PERFORMING IN11 TEGRATED HEALTH CARE NETWORK.

12 (a) Market Area Assessments.—

(1) IN GENERAL.—Not less frequently than
every four years, the Secretary of Veterans Affairs
shall perform market area assessments regarding the
health care services furnished under the laws administered by the Secretary.

18 (2) ELEMENTS.—Each market area assessment
19 established under paragraph (1) shall include the
20 following:

21 (A) An assessment of the demand for
22 health care from the Department, disaggregated
23 by geographic market areas as determined by
24 the Secretary, including the number of requests

1	for health care services under the laws adminis-
2	tered by the Secretary.
3	(B) An inventory of the health care capac-
4	ity of the Department of Veterans Affairs
5	across the Department's system of facilities.
6	(C) An assessment of the health care ca-
7	pacity to be provided through contracted com-
8	munity care providers and providers who en-
9	tered into a provider agreement with the De-
10	partment under section 1703A of title 38,
11	United States Code, as added by section
12	102(a), including the number of providers, the
13	geographic location of the providers, and cat-
14	egories or types of health care services provided
15	by the providers.
16	(D) An assessment obtained from other
17	Federal direct delivery systems of their capacity
18	to provide health care to veterans.
19	(E) An assessment of the health care ca-
20	pacity of non-contracted providers where there
21	is insufficient network supply.
22	(F) An assessment of the health care ca-
23	pacity of academic affiliates and other collabo-
24	rations of the Department as it relates to pro-
25	viding health care to veterans.

1	(G) An assessment of the effects on health
2	care capacity by the access guidelines and
3	standards for quality established under section
4	1703(h) of title 38, United States Code, as
5	amended by section $101(a)(1)$.
6	(H) The number of appointments for
7	health care services under the laws adminis-
8	tered by the Secretary, disaggregated by—
9	(i) appointments at facilities of the
10	Department of Veterans Affairs; and
11	(ii) appointments with non-Depart-
12	ment health care providers.
13	(3) SUBMITTAL TO CONGRESS.—The Secretary
14	shall submit to the appropriate committees of Con-
15	gress the market area assessments established in
16	paragraph (1).
17	(4) USE OF MARKET AREA ASSESSMENTS FOR
18	INTEGRATED HEALTH CARE DELIVERY.—
19	(A) IN GENERAL.—The Secretary shall use
20	the market area assessments established under
21	paragraph (1) in determining the capacity of
22	the health care provider networks established
23	under section 1703(j) of title 38, United States
24	Code, as amended by section $101(a)(1)$.

1	(B) BUDGET.—The Secretary shall ensure
2	that the Department budget for any fiscal year
3	(as submitted with the budget of the President
4	under section 1105(a) of title 31, United States
5	Code) reflects the findings of the Secretary with
6	respect to the most recent market area assess-
7	ments under paragraph (1).
8	(5) EFFECTIVE DATE.—The amendments made
9	by subsection (a) shall take effect on September 30,
10	2018.
11	(b) Strategic Plan To Meet Health Care De-
12	MAND.—
13	(1) IN GENERAL.—Not later than one year
14	after the date of the enactment of this Act and not
15	less frequently than once every four years thereafter,
16	the Secretary shall submit to the appropriate com-
17	mittees of Congress a strategic plan that specifies a
18	four-year forecast of—
19	(A) the demand for health care from the
20	Department, disaggregated by geographic area
21	as determined by the Secretary;
22	(B) the health care capacity to be provided
23	at each medical center of the Department; and
24	(C) the health care capacity to be provided
25	through community care providers.

1	(2) ELEMENTS.—In preparing the strategic
2	plan under paragraph (1), the Secretary shall—
3	(A) consider the access guidelines and
4	standards for quality established under section
5	1703(h) of title 38, United States Code, as
6	amended by section $101(a)(1)$;
7	(B) consider the market area assessments
8	established under subsection (a);
9	(C) consider the needs of the Department
10	based on identified services that provide man-
11	agement of conditions or disorders related to
12	military service for which there is limited expe-
13	rience or access in the national market, the
14	overall health of veterans throughout their life-
15	span, or other services as the Secretary deter-
16	mines appropriate;
17	(D) consult with key stakeholders within
18	the Department, the heads of other Federal
19	agencies, and other relevant governmental and
20	nongovernmental entities, including State, local,
21	and tribal government officials, members of
22	Congress, veterans service organizations, pri-
23	vate sector representatives, academics, and
24	other policy experts;

1 (E) identify emerging issues, trends, prob-2 lems, and opportunities that could affect health care services furnished under the laws adminis-3 4 tered by the Secretary; 5 (F) develop recommendations regarding 6 both short- and long-term priorities for health 7 care services furnished under the laws adminis-8 tered by the Secretary; 9 (G) after consultation with veterans service 10 organizations and other key stakeholders on 11 survey development or modification of an exist-12 ing survey, consider a survey of veterans who 13 have used hospital care, medical services, or ex-14 tended care services furnished by the Veterans 15 Health Administration during the most recent 16 two-year period to assess the satisfaction of the 17 veterans with service and quality of care; and 18 (H) consider such other matters as the 19 Secretary considers appropriate. 20 (c) APPROPRIATE COMMITTEES OF CONGRESS DE-FINED.—In this section, the term "appropriate commit-21 22 tees of Congress" means—

(1) the Committee on Veterans' Affairs and the
Committee on Appropriations of the Senate; and

(2) the Committee on Veterans' Affairs and the
 Committee on Appropriations of the House of Rep resentatives.

4 SEC. 107. APPLICABILITY OF DIRECTIVE OF OFFICE OF 5 FEDERAL CONTRACT COMPLIANCE PRO-6 GRAMS.

7 (a) IN GENERAL.—Notwithstanding the treatment of 8 certain laws under subsection (i) of section 1703A of title 9 38, United States Code, as added by section 102 of this 10 Act, Directive 2014–01 of the Office of Federal Contract Compliance Programs of the Department of Labor (effec-11 tive as of May 7, 2014) shall apply to any entity entering 12 into an agreement under such section 1703A or section 13 1745 of such title, as amended by section 103, in the same 14 15 manner as such directive applies to subcontractors under the TRICARE program for the duration of the morato-16 rium provided under such directive. 17

(b) APPLICABILITY PERIOD.—The directive described
in subsection (a), and the moratorium provided under such
directive, shall not be altered or rescinded before May 7,
2019.

(c) TRICARE PROGRAM DEFINED.—In this section,
the term "TRICARE program" has the meaning given
that term in section 1072 of title 10, United States Code.

SEC. 108. PREVENTION OF CERTAIN HEALTH CARE PRO VIDERS FROM PROVIDING NON-DEPARTMENT HEALTH CARE SERVICES TO VETERANS.

4 (a) IN GENERAL.—On and after the date that is one
5 year after the date of the enactment of this Act, the Sec6 retary of Veterans Affairs shall deny or revoke the eligi7 bility of a health care provider to provide non-Department
8 health care services to veterans if the Secretary determines
9 that the health care provider—

(1) was removed from employment with the Department of Veterans Affairs due to conduct that
violated a policy of the Department relating to the
delivery of safe and appropriate health care; or

14 (2) violated the requirements of a medical li15 cense of the health care provider that resulted in the
16 loss of such medical license.

17 (b) PERMISSIVE ACTION.—On and after the date that is one year after the date of the enactment of this Act, 18 the Secretary may deny, revoke, or suspend the eligibility 19 of a health care provider to provide non-Department 20 health care services if the Secretary determines such ac-21 22 tion is necessary to immediately protect the health, safety, 23 or welfare of veterans and the health care provider is 24 under investigation by the medical licensing board of a 25 State in which the health care provider is licensed or prac-26 tices.

(c) SUSPENSION.—The Secretary shall suspend the
 eligibility of a health care provider to provide non-Depart ment health care services to veterans if the health care
 provider is suspended from serving as a health care pro vider of the Department.

6 (d) COMPTROLLER GENERAL REPORT.—Not later
7 than two years after the date of the enactment of this Act,
8 the Comptroller General of the United States shall submit
9 to Congress a report on the implementation by the Sec10 retary of this section, including the following:

(1) The aggregate number of health care providers denied or suspended under this section from
participation in providing non-Department health
care services.

(2) An evaluation of any impact on access to
health care for patients or staffing shortages in programs of the Department providing non-Department
health care services.

(3) An explanation of the coordination of the
Department with the medical licensing boards of
States in implementing this section, the amount of
involvement of such boards in such implementation,
and efforts by the Department to address any concerns raised by such boards with respect to such implementation.

(4) Such recommendations as the Comptroller

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2 General considers appropriate regarding harmo-3 nizing eligibility criteria between health care pro-4 viders of the Department and health care providers 5 eligible to provide non-Department health care serv-6 ices. 7 (e) NON-DEPARTMENT HEALTH CARE SERVICES 8 DEFINED.—In this section, the term "non-Department 9 health care services" means services— 10 (1) provided under subchapter I of chapter 17 11 of title 38, United States Code, at non-Department 12 facilities (as defined in section 1701 of such title); 13 (2) provided under section 101 of the Veterans 14 Access, Choice, and Accountability Act of 2014 15 (Public Law 113–146; 38 U.S.C. 1701 note); 16 (3) purchased through the Medical Community 17 Care account of the Department; or 18 (4) purchased with amounts deposited in the 19 Veterans Choice Fund under section 802 of the Vet-20 erans Access, Choice, and Accountability Act of 21 2014.

Subtitle B—Paying Providers and Improving Collections

3 SEC. 111. PROMPT PAYMENT TO PROVIDERS.

4 (a) IN GENERAL.—Subchapter I of chapter 17 is
5 amended by inserting after section 1703C, as added by
6 section 104 of this Act, the following new section:

7 "§ 1703D. Prompt payment standard

8 "(a) IN GENERAL.—(1) Notwithstanding any other 9 provision of this title or of any other provision of law, the 10 Secretary shall pay for hospital care, medical services, or 11 extended care services furnished by health care entities or 12 providers under this chapter within 45 calendar days upon 13 receipt of a clean paper claim or 30 calendar days upon 14 receipt of a clean electronic claim.

15 "(2) If a claim is denied, the Secretary shall, within 16 45 calendar days of denial for a paper claim and 30 cal-17 endar days of denial for an electronic claim, notify the 18 health care entity or provider of the reason for denying 19 the claim and what, if any, additional information is re-20 quired to process the claim.

"(3) Upon the receipt of the additional information,
the Secretary shall ensure that the claim is paid, denied,
or otherwise adjudicated within 30 calendar days from the
receipt of the requested information.

1 "(4) This section shall only apply to payments made 2 on an invoice basis and shall not apply to capitation or 3 other forms of periodic payment to entities or providers. 4 "(b) SUBMITTAL OF CLAIMS BY HEALTH CARE EN-5 TITIES AND PROVIDERS.—A health care entity or provider that furnishes hospital care, a medical service, or an ex-6 7 tended care service under this chapter shall submit to the 8 Secretary a claim for payment for furnishing the hospital 9 care, medical service, or extended care service not later 10 than 180 days after the date on which the entity or provider furnished the hospital care, medical service, or ex-11 12 tended care service.

13 "(c) FRAUDULENT CLAIMS.—(1) Sections 3729
14 through 3733 of title 31 shall apply to fraudulent claims
15 for payment submitted to the Secretary by a health care
16 entity or provider under this chapter.

17 "(2) Pursuant to regulations prescribed by the Sec-18 retary, the Secretary shall bar a health care entity or pro-19 vider from furnishing hospital care, medical services, and 20 extended care services under this chapter when the Sec-21 retary determines the entity or provider has submitted to 22 the Secretary fraudulent health care claims for payment 23 by the Secretary.

24 "(d) OVERDUE CLAIMS.—(1) Any claim that has not
25 been denied with notice, made pending with notice, or paid

to the health care entity or provider by the Secretary shall
 be overdue if the notice or payment is not received by the
 entity provider within the time periods specified in sub section (a).

5 "(2)(A) If a claim is overdue under this subsection,
6 the Secretary may, under the requirements established by
7 subsection (a) and consistent with the provisions of chap8 ter 39 of title 31 (commonly referred to as the 'Prompt
9 Payment Act'), require that interest be paid on clean
10 claims.

"(B) Interest paid under subparagraph (A) shall be
computed at the rate of interest established by the Secretary of the Treasury under section 3902 of title 31 and
published in the Federal Register.

"(3) Not less frequently than annually, the Secretary
shall submit to Congress a report on payment of overdue
claims under this subsection, disaggregated by paper and
electronic claims, that includes the following:

"(A) The amount paid in overdue claims described in this subsection, disaggregated by the
amount of the overdue claim and the amount of interest paid on such overdue claim.

23 "(B) The number of such overdue claims and24 the average number of days late each claim was

paid, disaggregated by facility of the Department
 and Veterans Integrated Service Network region.

3 "(e) OVERPAYMENT.—(1) The Secretary shall deduct
4 the amount of any overpayment from payments due a
5 health care entity or provider under this chapter.

6 "(2) Deductions may not be made under this sub-7 section unless the Secretary has made reasonable efforts 8 to notify a health care entity or provider of the right to 9 dispute the existence or amount of such indebtedness and 10 the right to request a compromise of such indebtedness.

11 "(3) The Secretary shall make a determination with 12 respect to any such dispute or request prior to deducting 13 any overpayment unless the time required to make such 14 a determination before making any deductions would jeop-15 ardize the Secretary's ability to recover the full amount 16 of such indebtedness.

17 INFORMATION Documentation "(f) AND Re-18 QUIRED.—(1) The Secretary shall provide to all health 19 care entities and providers participating in a program to 20 furnish hospital care, medical services, or extended care 21 services under this chapter a list of information and docu-22 mentation that is required to establish a clean claim under 23 this section.

24 "(2) The Secretary shall consult with entities in the25 health care industry, in the public and private sector, to

determine the information and documentation to include
 in the list under paragraph (1).

3 "(3) If the Secretary modifies the information and
4 documentation included in the list under paragraph (1),
5 the Secretary shall notify all health care entities and pro6 viders described in paragraph (1) not later than 30 days
7 before such modifications take effect.

8 "(g) PROCESSING OF CLAIMS.—In processing a claim 9 for compensation for hospital care, medical services, or ex-10 tended care services furnished by a health care entity or 11 provider under this chapter, the Secretary shall act 12 through—

"(1) a non-Department entity that is under
contract or agreement for the program established
under section 1703(a) of this title; or

16 "(2) a non-Department entity that specializes
17 in such processing for other Federal agency health
18 care systems.

"(h) REPORT ON ENCOUNTER DATA SYSTEM.—(1)
Not later than 90 days after the date of the enactment
of the Caring for our Veterans Act of 2017, the Secretary
shall submit to the appropriate committees of Congress
a report on the feasibility and advisability of adopting a
funding mechanism similar to what is utilized by other
Federal agencies to allow a contracted entity to act as a

2 tribute, or pass through, Federal Government funds for 3 certain non-underwritten hospital care, medical services, 4 or extended care services. "(2) The Secretary may coordinate with the Depart-5 6 ment of Defense, the Department of Health and Human 7 Services, and the Department of the Treasury in devel-8 oping the report required by paragraph (1). 9 "(i) DEFINITIONS.—In this section: "(1) The term 'appropriate committees of Con-10 11 gress' means— "(A) the Committee on Veterans' Affairs 12 13 and the Committee on Appropriations of the 14 Senate; and 15 "(B) the Committee on Veterans' Affairs 16 and the Committee on Appropriations of the 17 House of Representatives. 18 "(2) The term 'clean electronic claim' means 19 the transmission of data for purposes of payment of 20 covered health care expenses that is submitted to the 21 Secretary which contains substantially all of the re-22 quired data elements necessary for accurate adju-23 dication, without obtaining additional information 24 from the entity or provider that furnished the care 25 or service, submitted in such format as prescribed by

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fiscal intermediary for the Federal Government to dis-

the Secretary in regulations for the purpose of pay ing claims for care or services.

3 "(3) The term 'clean paper claim' means a 4 paper claim for payment of covered health care ex-5 penses that is submitted to the Secretary which con-6 tains substantially all of the required data elements 7 necessary for accurate adjudication, without obtain-8 ing additional information from the entity or pro-9 vider that furnished the care or service, submitted in 10 such format as prescribed by the Secretary in regu-11 lations for the purpose of paying claims for care or 12 services.

13 "(4) The term 'fraudulent claims' means the in-14 tentional and deliberate misrepresentation of a mate-15 rial fact or facts by a health care entity or provider 16 made to induce the Secretary to pay a claim that 17 was not legally payable to that provider. This term, 18 as used in this section, shall not include a good faith 19 interpretation by a health care entity or provider of 20 utilization, medical necessity, coding, and billing re-21 quirements of the Secretary.

"(5) The term 'health care entity or provider'
includes any non-Department health care entity or
provider, but does not include any Federal health
care entity or provider.".

 (b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of such chapter is amended by inserting
 after the item related to section 1703C, as added by sec tion 104 of this Act, the following new item: "1703D. Prompt payment standard.".

5 SEC. 112. AUTHORITY TO PAY FOR AUTHORIZED CARE NOT
6 SUBJECT TO AN AGREEMENT.

7 (a) IN GENERAL.—Subchapter IV of chapter 81 is
8 amended by adding at the end the following new section:
9 "§8159. Authority to pay for services authorized but
10 not subject to an agreement

11 "(a) IN GENERAL.—If, in the course of furnishing 12 hospital care, a medical service, or an extended care service authorized by the Secretary and pursuant to a con-13 tract, agreement, or other arrangement with the Sec-14 15 retary, a provider who is not a party to the contract, agreement, or other arrangement furnishes hospital care, 16 17 a medical service, or an extended care service that the Secretary considers necessary, the Secretary may compensate 18 the provider for the cost of such care or service. 19

20 "(b) NEW CONTRACTS AND AGREEMENTS.—The
21 Secretary shall take reasonable efforts to enter into a con22 tract, agreement, or other arrangement with a provider
23 described in subsection (a) to ensure that future care and
24 services authorized by the Secretary and furnished by the

-	provider are subject to such a contract, agreement, or
2	other arrangement.".
3	(b) Clerical Amendment.—The table of sections
4	at the beginning of such chapter is amended by inserting
5	after the item relating to section 8158 the following new
6	item:
	"8159. Authority to pay for services authorized but not subject to an agree- ment.".
7	SEC. 113. IMPROVEMENT OF AUTHORITY TO RECOVER THE
8	COST OF SERVICES FURNISHED FOR NON-
9	SERVICE-CONNECTED DISABILITIES.
10	(a) Broadening Scope of Applicability.—Sec-
11	tion 1729 is amended—
12	(1) in subsection (a)—
13	(A) in paragraph $(2)(A)$ —
14	(i) by striking "the veteran's" and in-
15	serting "the individual's"; and
16	(ii) by striking "the veteran" and in-
17	serting "the individual"; and
18	(B) in paragraph (3)—
19	(i) in the matter preceding subpara-
20	graph (A), by striking "the veteran" and
21	inserting "the individual"; and
22	(ii) in subparagraph (A), by striking
23	"the veteran's" and inserting "the individ-
24	ual's'';

1 provider are subject to such a contract, agreement, or

1	(2) in subsection (b)—
2	(A) in paragraph (1)—
3	(i) by striking "the veteran" and in-
4	serting "the individual"; and
5	(ii) by striking "the veteran's" and in-
6	serting "the individual's"; and
7	(B) in paragraph (2)—
8	(i) in subparagraph (A)—
9	(I) by striking "the veteran" and
10	inserting "the individual"; and
11	(II) by striking "the veteran's"
12	and inserting "the individual's"; and
13	(ii) in subparagraph (B)—
14	(I) in clause (i), by striking "the
15	veteran" and inserting "the indi-
16	vidual"; and
17	(II) in clause (ii)—
18	(aa) by striking "the vet-
19	eran" and inserting "the indi-
20	vidual"; and
21	(bb) by striking "the vet-
22	eran's" each place it appears and
23	inserting "the individual's";
24	(3) in subsection (e), by striking "A veteran"
25	and inserting "An individual"; and

1	(4) in subsection (h)—
2	(A) in paragraph (1)—
3	(i) in the matter preceding subpara-
4	graph (A), by striking "a veteran" and in-
5	serting "an individual";
6	(ii) in subparagraph (A), by striking
7	"the veteran" and inserting "the indi-
8	vidual"; and
9	(iii) in subparagraph (B), by striking
10	"the veteran" and inserting "the indi-
11	vidual"; and
12	(B) in paragraph (2)—
13	(i) by striking "A veteran" and insert-
14	ing "An individual";
15	(ii) by striking "a veteran" and in-
16	serting "an individual"; and
17	(iii) by striking "the veteran" and in-
18	serting "the individual".
19	(b) Modification of Authority.—Subsection
20	(a)(1) of such section is amended by striking "(1) Sub-
21	ject" and all that follows through the period and inserting
22	the following: "(1) Subject to the provisions of this sec-
23	tion, in any case in which the United States is required
24	by law to furnish or pay for care or services under this
25	chapter for a non-service-connected disability described in

paragraph (2) of this subsection, the United States has 1 2 the right to recover or collect from a third party the rea-3 sonable charges of care or services so furnished or paid 4 for to the extent that the recipient or provider of the care 5 or services would be eligible to receive payment for such 6 care or services from such third party if the care or serv-7 ices had not been furnished or paid for by a department 8 or agency of the United States."

9 (c) MODIFICATION OF ELIGIBLE INDIVIDUALS.—
10 Subparagraph (D) of subsection (a)(2) of such section is
11 amended to read as follows:

"(D) that is incurred by an individual who is
entitled to care (or payment of the expenses of care)
under a health-plan contract.".

15 SEC. 114. PROCESSING OF CLAIMS FOR REIMBURSEMENT
 16 THROUGH ELECTRONIC INTERFACE.

The Secretary of Veterans Affairs may enter into an
agreement with a third-party entity to process, through
the use of an electronic interface, claims for reimbursement for health care provided under the laws administered
by the Secretary.

Subtitle C—Education and 1 **Training Programs** 2 3 SEC. 121. EDUCATION PROGRAM ON HEALTH CARE OP-4 TIONS. 5 (a) IN GENERAL.—The Secretary of Veterans Affairs shall develop and administer an education program that 6 teaches veterans about their health care options through 7 8 the Department of Veterans Affairs. 9 (b) ELEMENTS.—The program under subsection (a) 10 shall— 11 (1) teach veterans about— 12 (A) eligibility criteria for care from the De-13 partment set forth under sections 1703, as 14 amended by section 101 of this Act, and 1710 15 of title 38, United States Code; 16 (B) priority groups for enrollment in the 17 system of annual patient enrollment under sec-18 tion 1705(a) of such title; 19 (C) the copayments and other financial ob-20 ligations, if any, required of certain individuals 21 for certain services; and 22 (D) how to utilize the access guidelines 23 and standards for quality established under sec-24 tions 1703B and 1703C of such title.

1	(2) teach veterans about the interaction be-
2	tween health insurance (including private insurance,
3	Medicare, Medicaid, the TRICARE program, the In-
4	dian Health Service, tribal health programs, and
5	other forms of insurance) and health care from the
6	Department; and
7	(3) provide veterans with information on what
8	to do when they have a complaint about health care
9	received from the Department (whether about the
10	provider, the Department, or any other type of com-
11	plaint).
12	(c) ACCESSIBILITY.—In developing the education
13	program under this section, the Secretary shall ensure
14	that materials under such program are accessible —
15	(1) to veterans who may not have access to the
16	Internet; and
17	(2) to veterans in a manner that complies with
18	the Americans with Disabilities Act of 1990 (42)
19	U.S.C. 12101 et seq.).
20	(d) ANNUAL EVALUATION AND REPORT.—
21	(1) EVALUATION.—The Secretary shall develop
22	a method to evaluate the effectiveness of the edu-
23	cation program under this section and evaluate the
24	program using the method not less frequently than
25	once each year.

1	(2) REPORT.—Not less frequently than once
2	each year, the Secretary shall submit to Congress a
3	report on the findings of the Secretary with respect
4	to the most recent evaluation conducted by the Sec-
5	retary under paragraph (1).
6	(e) DEFINITIONS.—In this section:
7	(1) MEDICAID.—The term "Medicaid" means
8	the Medicaid program under title XIX of the Social
9	Security Act (42 U.S.C. 1396 et seq.).
10	(2) MEDICARE.—The term "Medicare" means
11	the Medicare program under title XVIII of such Act
12	(42 U.S.C. 1395 et seq.).
13	(3) TRICARE PROGRAM.—The term "TRICARE
14	program" has the meaning given that term in sec-
15	tion 1072 of title 10, United States Code.
16	SEC. 122. TRAINING PROGRAM FOR ADMINISTRATION OF
17	NON-DEPARTMENT OF VETERANS AFFAIRS
18	HEALTH CARE.
19	(a) Establishment of Program.—The Secretary
20	of Veterans Affairs shall develop and implement a training
21	program to train employees and contractors of the Depart-
22	ment of Veterans Affairs on how to administer non-De-
23	partment health care programs, including the following:
24	(1) Reimbursement for non-Department emer-
25	gency room care.

1	(2) The Veterans Community Care Program
2	under section 1703 of such title, as amended by sec-
3	tion 101.
4	(3) Management of prescriptions pursuant to
5	improvements under section 131.
6	(b) ANNUAL EVALUATION AND REPORT.—The Sec-
7	retary shall—
8	(1) develop a method to evaluate the effective-
9	ness of the training program developed and imple-
10	mented under subsection (a);
11	(2) evaluate such program not less frequently
12	than once each year; and
13	(3) not less frequently than once each year,
14	submit to Congress the findings of the Secretary
15	with respect to the most recent evaluation carried
16	out under paragraph (2).
17	SEC. 123. CONTINUING MEDICAL EDUCATION FOR NON-DE-
18	PARTMENT MEDICAL PROFESSIONALS.
19	(a) Establishment of Program.—
20	(1) IN GENERAL.—The Secretary of Veterans
21	Affairs shall establish a program to provide con-
22	tinuing medical education material to non-Depart-
23	ment medical professionals.

1	(2) Education provided.—The program es-
2	tablished under paragraph (1) shall include edu-
3	cation on the following:
4	(A) Identifying and treating common men-
5	tal and physical conditions of veterans and fam-
6	ily members of veterans.
7	(B) The health care system of the Depart-
8	ment of Veterans Affairs.
9	(C) Such other matters as the Secretary
10	considers appropriate.
11	(b) MATERIAL PROVIDED.—The continuing medical
12	education material provided to non-Department medical
13	professionals under the program established under sub-
14	section (a) shall be the same material provided to medical
15	professionals of the Department to ensure that all medical
16	professionals treating veterans have access to the same
17	materials, which supports core competencies throughout
18	the community.
19	(c) Administration of Program.—
20	(1) IN GENERAL.—The Secretary shall admin-
21	ister the program established under subsection (a) to
22	participating non-Department medical professionals
23	through an Internet website of the Department of
24	Veterans Affairs.

1	(2) CURRICULUM AND CREDIT PROVIDED.—The
2	Secretary shall determine the curriculum of the pro-
3	gram and the number of hours of credit to provide
4	to participating non-Department medical profes-
5	sionals for continuing medical education.
6	(3) Accreditation.—The Secretary shall en-
7	sure that the program is accredited in as many
8	States as practicable.
9	(4) Consistency with existing rules.—The
10	Secretary shall ensure that the program is consistent
11	with the rules and regulations of the following:
12	(A) The medical licensing agency of each
13	State in which the program is accredited.
14	(B) Such medical credentialing organiza-
15	tions as the Secretary considers appropriate.
16	(5) USER COST.—The Secretary shall carry out
17	the program at no cost to participating non-Depart-
18	ment medical professionals.
19	(6) MONITORING, EVALUATION, AND REPORT.—
20	The Secretary shall monitor the utilization of the
21	program established under subsection (a), evaluate
22	its effectiveness, and report to Congress on utiliza-
23	tion and effectiveness not less frequently than once
24	each year.

1 (d) Non-Department MEDICAL PROFESSIONAL 2 DEFINED.—In this section, the term "non-Department medical professional" means any individual who is licensed 3 4 by an appropriate medical authority in the United States 5 and is in good standing, is not an employee of the Department of Veterans Affairs, and provides care to veterans 6 7 or family members of veterans under the laws adminis-8 tered by the Secretary of Veterans Affairs.

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9 Subtitle D—Other Matters Relating 10 to Non-Department of Veterans 11 Affairs Providers

12SEC. 131. ESTABLISHMENT OF PROCESSES TO ENSURE13SAFE OPIOID PRESCRIBING PRACTICES BY14NON-DEPARTMENT OF VETERANS AFFAIRS15HEALTH CARE PROVIDERS.

16 (a) RECEIPT AND REVIEW OF GUIDELINES.—The Secretary of Veterans Affairs shall ensure that all covered 17 health care providers are provided a copy of and certify 18 that they have reviewed the evidence-based guidelines for 19 prescribing opioids set forth by the Opioid Safety Initia-20 21 tive of the Department of Veterans Affairs under sections 22 911(a)(2) and 912(c) of the Jason Simcakoski Memorial 23 and Promise Act (Public Law 114–198; 38 U.S.C. 1701 24 note) before first providing care under the laws administered by the Secretary and at any time when those guide lines are modified thereafter.

3 (b) INCLUSION OF MEDICAL HISTORY AND CURRENT
4 MEDICATIONS.—The Secretary shall implement a process
5 to ensure that, if care of a veteran by a covered health
6 care provider is authorized under the laws administered
7 by the Secretary, the document authorizing such care in8 cludes the relevant medical history of the veteran and a
9 list of all medications prescribed to the veteran.

10 (c) SUBMITTAL OF PRESCRIPTIONS.—

(1) IN GENERAL.—Except as provided in paragraph (3), the Secretary shall require, to the maximum extent practicable, each non-Department
health care provider to submit prescriptions for
opioids—

16 (A) to the Department for prior authoriza17 tion for the prescribing of a limited amount of
18 opioids under contracts the Department has
19 with retail pharmacies; or

20 (B) directly to a pharmacy of the Depart-21 ment for dispensing of the prescriptions.

(2) RESPONSIBILITY OF DEPARTMENT FOR RECORDING AND MONITORING.—In carrying out paragraph (1) and upon the receipt by the Department

1	of the prescription for opioids to veterans under laws
2	administered by the Secretary, the Secretary shall—
3	(A) ensure the Department is responsible
4	for the recording of the prescription in the elec-
5	tronic health record of the veteran; and
6	(B) enable other monitoring of the pre-
7	scription as outlined in the Opioid Safety Initia-
8	tive of the Department.
9	(3) EXCEPTION.—
10	(A) IN GENERAL.—A covered health care
11	provider is not required under paragraph $(1)(B)$
12	to submit an opioid prescription directly to a
13	pharmacy of the Department if—
14	(i) the health care provider determines
15	that there is an immediate medical need
16	for the prescription, including an urgent or
17	emergent prescription or a prescription dis-
18	pensed as part of an opioid treatment pro-
19	gram that provides office-based medica-
20	tions; and
21	(ii)(I) following an inquiry into the
22	matter, a pharmacy of the Department no-
23	tifies the health care provider that it can-
24	not fill the prescription in a timely man-
25	ner; or

1	(II) the health care provider deter-
2	mines that the requirement under para-
3	graph (1)(B) would impose an undue hard-
4	ship on the veteran, including with respect
5	to travel distances, as determined by the
6	Secretary.
7	(B) NOTIFICATION TO DEPARTMENT.—If a
8	covered health care provider uses an exception
9	under subparagraph (A) with respect to an
10	opioid prescription for a veteran, the health
11	care provider shall, on the same day the pre-
12	scription is written, submit to the Secretary for
13	inclusion in the electronic health record of the
14	veteran a notice, in such form as the Secretary
15	may establish, providing information about the
16	prescription and describing the reason for the
17	exception.
18	(C) Report.—
19	(i) IN GENERAL.—Not less frequently
20	than quarterly, the Secretary shall submit
21	to the Committee on Veterans' Affairs of
22	the Senate and the Committee on Vet-
23	erans' Affairs of the House of Representa-
24	tives a report evaluating the compliance of
25	covered health care providers with the re-

1	quirements under this paragraph and set-
2	ting forth data on the use by health care
3	providers of exceptions under subpara-
4	graph (A) and notices under subparagraph
5	(B).
6	(ii) Elements.—Each report re-
7	quired by clause (i) shall include the fol-
8	lowing with respect to the quarter covered
9	by the report:
10	(I) The number of exceptions
11	used under subparagraph (A) and no-
12	tices received under subparagraph
13	(B).
14	(II) The rate of compliance by
15	the Department with the requirement
16	under subparagraph (B) to include
17	such notices in the health records of
18	veterans.
19	(III) The identification of any
20	covered health care providers that,
21	based on criteria prescribed by the
22	Secretary, are determined by the Sec-
23	retary to be statistical outliers regard-
24	ing the use of exceptions under sub-
25	paragraph (A).

1 (d) USE OF OPIOID SAFETY INITIATIVE GUIDE-2 LINES.—

3 (1) IN GENERAL.—If a director of a medical 4 center of the Department or a Veterans Integrated 5 Service Network determines that the opioid pre-6 scribing practices of a covered health care provider 7 conflicts with or is otherwise inconsistent with the 8 standards of appropriate and safe care, as that term 9 is used in section 913(d) of the Jason Simcakoski 10 Memorial and Promise Act (Public Law 114–198; 11 38 U.S.C. 1701 note), the director shall take such 12 action as the director considers appropriate to en-13 sure the safety of all veterans receiving care from 14 that health care provider, including removing or di-15 recting the removal of any such health care provider 16 from provider networks or otherwise refusing to au-17 thorize care of veterans by such health care provider 18 in any program authorized under the laws adminis-19 tered by the Secretary.

(2) INCLUSION IN CONTRACTS.—The Secretary
shall ensure that any contracts entered into by the
Secretary with third parties involved in administering programs that provide care in the community to veterans under the laws administered by the
Secretary specifically grant the authority set forth in

paragraph (1) to such third parties and to the direc tors described in that paragraph, as the case may
 be.

4 (e) DENIAL OR REVOCATION OF ELIGIBILITY OF 5 NON-DEPARTMENT PROVIDERS.—The Secretary shall 6 deny or revoke the eligibility of a non-Department health 7 care provider to provide health care to veterans under the 8 laws administered by the Secretary if the Secretary deter-9 mines that the opioid prescribing practices of the pro-10 vider—

(1) violate the requirements of a medical licenseof the health care provider; or

13 (2) detract from the ability of the health care 14 provider to deliver safe and appropriate health care. 15 (f) COVERED HEALTH CARE PROVIDER DEFINED.— In this section, the term "covered health care provider" 16 means a non-Department of Veterans Affairs health care 17 provider who provides health care to veterans under the 18 laws administered by the Secretary of Veterans Affairs. 19 20SEC. 132. IMPROVING INFORMATION SHARING WITH COM-21 **MUNITY PROVIDERS.**

Section 7332(b)(2) is amended by striking subparagraph (H) and inserting the following new subparagraphs:
"(H)(i) To a non-Department entity (including
private entities and other Federal agencies) for pur-

poses of providing health care, including hospital
 care, medical services, and extended care services, to
 patients.

4 "(ii) An entity to which a record is disclosed
5 under this subparagraph may not disclose or use
6 such record for a purpose other than that for which
7 the disclosure was made.

8 "(I) To a third party in order to recover or col-9 lect reasonable charges for care furnished to, or paid 10 on behalf of, a patient in connection with a non-serv-11 ice connected disability as permitted by section 1729 12 of this title or for a condition for which recovery is 13 authorized or with respect to which the United 14 States is deemed to be a third party beneficiary 15 under the Act entitled 'An Act to provide for the re-16 covery from tortiously liable third persons of the cost 17 of hospital and medical care and treatment fur-18 nished by the United States' (Public Law 87–693; 19 42 U.S.C. 2651 et seq.; commonly known as the 20 'Federal Medical Care Recovery Act').".

21SEC. 133. COMPETENCY STANDARDS FOR NON-DEPART-22MENT OF VETERANS AFFAIRS HEALTH CARE23PROVIDERS.

24 (a) ESTABLISHMENT OF STANDARDS AND REQUIRE25 MENTS.—The Secretary of Veterans Affairs shall establish

standards and requirements for the provision of care by
 non-Department of Veterans Affairs health care providers
 in clinical areas for which the Department of Veterans Af fairs has special expertise, including post-traumatic stress
 disorder, military sexual trauma-related conditions, and
 traumatic brain injuries.

7 (b) CONDITION FOR ELIGIBILITY TO PARTICIPATE IN 8 VETERANS CHOICE PROGRAM.—Each non-Department of 9 Veterans Affairs health care provider shall meet the stand-10 ards and requirements established pursuant to subsection (a) before entering into a contact with the Department 11 12 of Veterans Affairs to participate in the Veterans Choice 13 Program under section 101 of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113– 14 15 146; 38 U.S.C. 1701 note). Non-Department of Veterans Affairs health care providers participating in the Veterans 16 17 Choice Program shall fulfill training requirements established by the Secretary on how to deliver evidence-based 18 treatments in the clinical areas for which the Department 19 20 of Veterans Affairs has special expertise.

Subtitle E—Other Non-Department Health Care Matters

3 SEC. 141. PLANS FOR USE OF SUPPLEMENTAL APPROPRIA-

TIONS REQUIRED.

4

5 Whenever the Secretary submits to Congress a request for supplemental appropriations or any other appro-6 7 priation outside the standard budget process to address 8 a budgetary issue affecting the Department of Veterans 9 Affairs, the Secretary shall, not later than 45 days before 10 the date on which such budgetary issue would start affect-11 ing a program or service, submit to Congress a justifica-12 tion for the request, including a plan that details how the 13 Secretary intends to use the requested appropriation and 14 how long the requested appropriation is expected to meet 15 the needs of the Department and certification that the request was made using an updated and sound actuarial 16 17 analysis.

18 SEC. 142. VETERANS CHOICE FUND FLEXIBILITY.

19 Section 802 of the Veterans Access, Choice, and Ac20 countability Act of 2014 (Public Law 113–146; 38 U.S.C.
21 1701 note) is amended—

- 22 (1) in subsection (c) -
- 23 (A) in paragraph (1), by striking "by para24 graph (3)" and inserting "in paragraphs (3)
 25 and (4)"; and

(B) by adding at the end the following new
 paragraph:

3 (4)PERMANENT AUTHORITY FOR OTHER 4 USES.—Beginning in fiscal year 2019, amounts re-5 maining in the Veterans Choice Fund may be used 6 to furnish hospital care, medical services, and ex-7 tended care services to individuals pursuant to chap-8 ter 17 of title 38, United States Code, at non-De-9 partment facilities, including pursuant to non-De-10 partment provider programs other than the program 11 established by section 101. Such amounts shall be 12 available in addition to amounts available in other 13 appropriations accounts for such purposes."; and

14 (2) in subsection (d)(1), by striking "to sub15 section (c)(3)" and inserting "to paragraphs (3) and
16 (4) of subsection (c)".

17 SEC. 143. SUNSET OF VETERANS CHOICE PROGRAM.

Subsection (p) of section 101 of the Veterans Access,
Choice, and Accountability Act of 2014 (Public Law 113–
146; 38 U.S.C. 1701 note) is amended to read as follows:
"(p) AUTHORITY TO FURNISH CARE AND SERVICES.—The Secretary may not use the authority under
this section to furnish care and services after December
31, 2018.".

1	SEC. 144. CONFORMING AMENDMENTS.
2	(a) IN GENERAL.—
3	(1) TITLE 38.—Title 38, United States Code, is
4	amended—
5	(A) in section 1712(a)—
6	(i) in paragraph (3), by striking
7	"under clause (1) , (2) , or (5) of section
8	1703(a) of this title" and inserting "or en-
9	tered an agreement"; and
10	(ii) in paragraph (4)(A), by striking
11	"under the provisions of this subsection
12	and section 1703 of this title";
13	(B) in section $1712A(e)(1)$ —
14	(i) by inserting "or agreements" after
15	"contracts"; and
16	(ii) by striking "(under sections
17	1703(a)(2) and $1710(a)(1)(B)$ of this
18	title)"; and
19	(C) in section $2303(a)(2)(B)(i)$, by striking
20	"with section 1703" and inserting "with sec-
21	tions 1703A, 8111, and 8153".
22	(2) Social security Act.—Section
23	1866(a)(1)(L) of the Social Security Act (42 U.S.C.
24	1395cc(a)(1)(L)) is amended by striking "under sec-
25	tion 1703" and inserting "under chapter 17".

1 (3) VETERANS' BENEFITS IMPROVEMENTS ACT 2 1994.—Section 104(a)(4)(A) of the Veterans' OF 3 Benefits Improvements Act of 1994 (Public Law 4 103–446; 38 U.S.C. 1117 note) is amended by striking "in section 1703" and inserting "in sections 5 6 1703A, 8111, and 8153". 7 (b) EFFECTIVE DATE.—The amendments made by 8 subsection (a) shall take effect on the date described in section 101(b). 9 TITLE II—IMPROVING DEPART-10 MENT OF VETERANS AFFAIRS 11 HEALTH CARE DELIVERY 12 Subtitle A—Personnel Practices 13 PART I—ADMINISTRATION 14 15 SEC. 201. LICENSURE OF HEALTH CARE PROFESSIONALS 16 OF THE DEPARTMENT OF VETERANS AF-17 FAIRS PROVIDING TREATMENT VIA TELE-18 **MEDICINE.** 19 (a) IN GENERAL.—Chapter 17 is amended by inserting after section 1730A the following new section: 20 21 "§1730B. Licensure of health care professionals pro-22 viding treatment via telemedicine 23 "(a) IN GENERAL.—Notwithstanding any provision 24 of law regarding the licensure of health care professionals, a covered health care professional may practice the health 25

care profession of the health care professional at any loca tion in any State, regardless of where the covered health
 care professional or the patient is located, if the covered
 health care professional is using telemedicine to provide
 treatment to an individual under this chapter.

6 "(b) COVERED HEALTH CARE PROFESSIONALS.—
7 For purposes of this section, a covered health care professional is any health care professional who—

9 "(1) is an employee of the Department ap10 pointed under the authority under section 7306,
11 7401, 7405, 7406, or 7408 of this title or title 5;
12 "(2) is authorized by the Secretary to provide
13 health care under this chapter;

"(3) is required to adhere to all standards of
quality relating to the provision of medicine in accordance with applicable policies of the Department;
and

"(4) has an active, current, full, and unrestricted license, registration, or certification in a
State to practice the health care profession of the
health care professional.

"(c) PROPERTY OF FEDERAL GOVERNMENT.—Subsection (a) shall apply to a covered health care professional
providing treatment to a patient regardless of whether the
covered health care professional or patient is located in

a facility owned by the Federal Government during such
 treatment.

3 "(d) RELATION TO STATE LAW.—(1) The provisions
4 of this section shall supersede any provisions of the law
5 of any State to the extent that such provision of State
6 law are inconsistent with this section.

7 "(2) No State shall deny or revoke the license, reg-8 istration, or certification of a covered health care profes-9 sional who otherwise meets the qualifications of the State 10 for holding the license, registration, or certification on the 11 basis that the covered health care professional has en-12 gaged or intends to engage in activity covered by sub-13 section (a).

14 "(e) RULE OF CONSTRUCTION.—Nothing in this sec-15 tion may be construed to remove, limit, or otherwise affect any obligation of a covered health care professional under 16 the Controlled Substances Act (21 U.S.C. 801 et seq.).". 17 18 (b) CLERICAL AMENDMENT.—The table of sections 19 at the beginning of chapter 17 of such title is amended 20 by inserting after the item relating to section 1730A the 21 following new item:

- 22 (c) REPORT ON TELEMEDICINE.—
- 23 (1) IN GENERAL.—Not later than one year
 24 after the earlier of the date on which services pro-

[&]quot;1730B. Licensure of health care professionals providing treatment via telemedicine.".

1	vided under section 1730B of title 38, United States
2	Code, as added by subsection (a), first occur or reg-
3	ulations are promulgated to carry out such section,
4	the Secretary of Veterans Affairs shall submit to the
5	Committee on Veterans' Affairs of the Senate and
6	the Committee on Veterans' Affairs of the House of
7	Representatives a report on the effectiveness of the
8	use of telemedicine by the Department of Veterans
9	Affairs.
10	(2) ELEMENTS.—The report required by para-
11	graph (1) shall include an assessment of the fol-
12	lowing:
13	(A) The satisfaction of veterans with tele-
14	medicine furnished by the Department.
15	(B) The satisfaction of health care pro-
16	viders in providing telemedicine furnished by
17	the Department.
18	(C) The effect of telemedicine furnished by
19	the Department on the following:
20	(i) The ability of veterans to access
21	health care, whether from the Department
22	or from non-Department health care pro-
23	viders.
24	(ii) The frequency of use by veterans
25	of telemedicine.

1	(iii) The productivity of health care
2	providers.
3	(iv) Wait times for an appointment
4	for the receipt of health care from the De-
5	partment.
6	(v) The use by veterans of in-person
7	services at Department facilities and non-
8	Department facilities.
9	(D) The types of appointments for the re-
10	ceipt of telemedicine furnished by the Depart-
11	ment that were provided during the one-year
12	period preceding the submittal of the report.
13	(E) The number of appointments for the
14	receipt of telemedicine furnished by the Depart-
15	ment that were requested during such period,
16	disaggregated by medical facility.
17	(F) Savings by the Department, if any, in-
18	cluding travel costs, from furnishing health care
19	through the use of telemedicine during such pe-
20	riod.
21	SEC. 202. ROLE OF PODIATRISTS IN DEPARTMENT OF VET-
22	ERANS AFFAIRS.
23	(a) Inclusion as Physician.—

(1) IN GENERAL.—Subchapter I of chapter 74
 is amended by adding at the end the following new
 section:

4 "§7413. Treatment of podiatrists; clinical oversight 5 standards

6 "(a) PODIATRISTS.—Except as provided by sub-7 section (b), a doctor of podiatric medicine who is ap-8 pointed as a podiatrist under section 7401(1) of this title 9 is eligible for any supervisory position in the Veterans 10 Health Administration to the same degree that a physician 11 appointed under such section is eligible for the position.

12 "(b) ESTABLISHMENT OF CLINICAL OVERSIGHT 13 STANDARDS.—The Secretary, in consultation with appro-14 priate stakeholders, shall establish standards to ensure 15 that specialists appointed in the Veterans Health Adminis-16 tration to supervisory positions do not provide direct clin-17 ical oversight for purposes of peer review or practice eval-18 uation for providers of other clinical specialties.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 74 is amended by
inserting after the item relating to section 7412 the
following new item:

"7413. Treatment of podiatrists; clinical oversight standards.".

23 (b) MODIFICATION AND CLARIFICATION OF PAY24 GRADE.—

1	(1) GRADE.—The list in section 7404(b) of
2	such title is amended—
3	(A) by striking "PHYSICIAN AND DEN-
4	TIST SCHEDULE" and inserting "PHYSI-
5	CIAN AND SURGEON (MD/DO),
6	PODIATRIC SURGEON (DPM), AND DEN-
7	TIST AND ORAL SURGEON (DDS, DMD)
8	SCHEDULE";
9	(B) by striking, "Physician grade" and in-
10	serting "Physician and surgeon grade"; and
11	(C) by striking "PODIATRIST, CHIRO-
12	PRACTOR, AND" and inserting "CHIRO-
13	PRACTOR AND".
14	(2) APPLICATION.—The amendments made by
15	paragraph (1) shall apply with respect to a pay pe-
16	riod of the Department of Veterans Affairs begin-
17	ning on or after the date that is 30 days after the
18	date of the enactment of this Act.
19	SEC. 203. MODIFICATION OF TREATMENT OF CERTIFIED
20	CLINICAL PERFUSIONISTS OF THE DEPART-
21	MENT.
22	(a) Appointment.—Section 7401(1) is amended by
23	inserting "certified clinical perfusionists," after "physician
24	

1	(b) INCREASES IN RATES OF BASIC PAY.—Section
2	7455(c)(1) is amended by inserting "certified clinical
3	perfusionists," after "pharmacists,".
4	SEC. 204. AMENDING STATUTORY REQUIREMENTS FOR THE
5	POSITION OF THE CHIEF OFFICER OF THE
6	READJUSTMENT COUNSELING SERVICE.
7	Section 7309(b)(2) is amended—
8	(1) in subparagraph (B), by striking "in the
9	Readjustment Counseling Service"; and
10	(2) in subparagraph (C), by striking "in the
11	Readjustment Counseling Service".
12	SEC. 205. TECHNICAL AMENDMENT TO APPOINTMENT AND
13	COMPENSATION SYSTEM FOR DIRECTORS OF
14	MEDICAL CENTERS AND DIRECTORS OF VET-
15	ERANS INTEGRATED SERVICE NETWORKS.
15 16	ERANS INTEGRATED SERVICE NETWORKS. Section 7404(d) is amended by striking "Except"
16 17	Section 7404(d) is amended by striking "Except"
16 17	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section
16 17 18 19	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section 7401(4) of this title and except".
16 17 18	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section 7401(4) of this title and except". SEC. 206. IDENTIFICATION AND STAFFING OF CERTAIN
16 17 18 19 20	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section 7401(4) of this title and except". SEC. 206. IDENTIFICATION AND STAFFING OF CERTAIN HEALTH CARE VACANCIES.
 16 17 18 19 20 21 	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section 7401(4) of this title and except". SEC. 206. IDENTIFICATION AND STAFFING OF CERTAIN HEALTH CARE VACANCIES. (a) IN GENERAL.—Not later than 180 days after the
 16 17 18 19 20 21 22 	Section 7404(d) is amended by striking "Except" and inserting "Except for positions described in section 7401(4) of this title and except". SEC. 206. IDENTIFICATION AND STAFFING OF CERTAIN HEALTH CARE VACANCIES. (a) IN GENERAL.—Not later than 180 days after the date of the enactment of this Act, the Secretary of Vet-

1	(2) all primary care and mental health vacan-
2	cies in Patient Aligned Care Teams of the Depart-
3	ment.
4	(b) REPORT.—Not later than 210 days after the date
5	of the enactment of this Act, the Secretary shall submit
6	to Congress a report that specifies—
7	(1) whether the Department has complied with
8	the requirements under subsection (a); and
9	(2) if the Secretary has not complied with such
10	requirements—
11	(A) how many vacancies described in sub-
12	section (a) remain; and
13	(B) why the Department was unable to fill
13 14	(B) why the Department was unable to fill such vacancies.
14	such vacancies.
14 15	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER-
14 15 16	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY.
14 15 16 17	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.—
14 15 16 17 18	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30
14 15 16 17 18 19	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the
 14 15 16 17 18 19 20 	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall make publicly
 14 15 16 17 18 19 20 21 	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall make publicly available on an Internet website of the Department
 14 15 16 17 18 19 20 21 22 	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall make publicly available on an Internet website of the Department of Veterans Affairs the following information, which
 14 15 16 17 18 19 20 21 22 23 	such vacancies. SEC. 207. DEPARTMENT OF VETERANS AFFAIRS PER- SONNEL TRANSPARENCY. (a) PUBLICATION OF STAFFING AND VACANCIES.— (1) WEBSITE REQUIRED.—Not later than 30 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall make publicly available on an Internet website of the Department of Veterans Affairs the following information, which shall be displayed by departmental component or, in

1	(A) The number of personnel encumbering
2	positions.
3	(B) The number of accessions and de-ac-
4	cessions of personnel during the month pre-
5	ceding the date of the publication of the infor-
6	mation.
7	(C) The number of vacancies, by occupa-
8	tion.
9	(D) The number of active job postings that
10	have been filled during the 30-day period end-
11	ing on the date of publication of the informa-
12	tion, including the length of time for which each
13	position was posted prior to being filled.
14	(2) Update of information.—The Secretary
15	shall update the information on the website required
16	under paragraph (1) on a monthly basis.
17	(3) TREATMENT OF CONTRACTOR POSITIONS.—
18	Any Department of Veterans Affairs position that is
19	filled through a contractor employee may not be
20	treated as a Department position for purposes of the
21	information required to be published under para-
22	graph (1).
23	(4) INSPECTOR GENERAL REVIEW.—On a semi-
24	annual basis, the Inspector General of the Depart-
25	ment shall review the administration of the website

required under paragraph (1) and make rec ommendations relating to the improvement of such
 administration.

4 (b) REPORT TO CONGRESS.—The Secretary of Vet5 erans Affairs shall submit to Congress an annual report
6 on the steps the Department is taking to achieve full staff7 ing capacity. Each such report shall include the amount
8 of additional funds necessary to enable the Department
9 to reach full staffing capacity.

10SEC. 208. PROGRAM ON ESTABLISHMENT OF PEER SPE-11CIALISTS IN PATIENT ALIGNED CARE TEAM12SETTINGS WITHIN MEDICAL CENTERS OF DE-13PARTMENT OF VETERANS AFFAIRS.

(a) PROGRAM REQUIRED.—The Secretary of Veterans Affairs shall carry out a program to establish not
fewer than two peer specialists in patient aligned care
teams at medical centers of the Department of Veterans
Affairs to promote the use and integration of services for
mental health, substance use disorder, and behavior health
in a primary care setting.

(b) TIMEFRAME FOR ESTABLISHMENT OF PRO22 GRAM.—The Secretary shall carry out the program at
23 medical centers of the Department as follows:

24 (1) Not later than December 31, 2018, at not
25 fewer than 25 medical centers of the Department.

1	(2) Not later than December 31, 2019, at not
2	fewer than 50 medical centers of the Department.
3	(c) Selection of Locations.—
4	(1) IN GENERAL.—The Secretary shall select
5	medical centers for the program as follows:
6	(A) Not fewer than five shall be medical
7	centers of the Department that are designated
8	by the Secretary as polytrauma centers.
9	(B) Not fewer than ten shall be medical
10	centers of the Department that are not des-
11	ignated by the Secretary as polytrauma centers.
12	(2) Considerations.—In selecting medical
13	centers for the program under paragraph (1), the
14	Secretary shall consider the feasibility and advis-
15	ability of selecting medical centers in the following
16	areas:
17	(A) Rural areas and other areas that are
18	underserved by the Department.
19	(B) Areas that are not in close proximity
20	to an active duty military installation.
21	(C) Areas representing different geo-
22	graphic locations, such as census tracts estab-
23	lished by the Bureau of the Census.

(d) GENDER-SPECIFIC SERVICES.—In carrying out
 the program at each location selected under subsection (c),
 the Secretary shall ensure that—

4 (1) the needs of female veterans are specifically5 considered and addressed; and

6 (2) female peer specialists are made available to7 female veterans who are treated at each location.

8 (e) ENGAGEMENT WITH COMMUNITY PROVIDERS.— 9 At each location selected under subsection (c), the Sec-10 retary shall consider ways in which peer specialists can 11 conduct outreach to health care providers in the commu-12 nity who are known to be serving veterans to engage with 13 those providers and veterans served by those providers.

- 14 (f) Reports.—
- 15 (1) PERIODIC REPORTS.—
- 16 (A) IN GENERAL.—Not later than 180 17 days after the date of the enactment of this 18 Act, and not less frequently than once every 19 180 days thereafter until the Secretary deter-20 mines that the program is being carried out at 21 the last location to be selected under subsection 22 (c), the Secretary shall submit to Congress a 23 report on the program.

24 (B) ELEMENTS.—Each report required by25 subparagraph (A) shall, with respect to the

1	180-day period preceding the submittal of the
2	report, include the following:
3	(i) The findings and conclusions of
4	the Secretary with respect to the program.
5	(ii) An assessment of the benefits of
6	the program to veterans and family mem-
7	bers of veterans.
8	(iii) An assessment of the effective-
9	ness of peer specialists in engaging under
10	subsection (e) with health care providers in
11	the community and veterans served by
12	those providers.
13	(2) FINAL REPORT.—Not later than 180 days
14	after the Secretary determines that the program is
15	being carried out at the last location to be selected
16	under subsection (c), the Secretary shall submit to
17	Congress a report detailing the recommendations of
18	the Secretary as to the feasibility and advisability of
19	expanding the program to additional locations.

6 (a) IN GENERAL.—Commencing not later than 120 7 days after the date of the enactment of this Act, the Sec-8 retary of Veterans Affairs shall carry out a pilot program 9 to increase the use of medical scribes to maximize the effi-10 ciency of physicians at medical facilities of the Depart-11 ment of Veterans Affairs.

(b) DURATION.—The Secretary shall carry out the
pilot program during the 18-month period beginning on
the date of the commencement of the pilot program.

(c) LOCATIONS.—The Secretary shall carry out the
pilot program at not fewer than five medical facilities of
the Department—

18 (1) at which the Secretary has determined there19 is a high volume of patients; or

(2) that are located in rural areas and at which
the Secretary has determined there is a shortage of
physicians and each physician has a high caseload.
(d) CONTRACTS.—

24 (1) IN GENERAL.—In carrying out the pilot
25 program, the Secretary shall enter into a contract

1	with one or more appropriate nongovernmental enti-
2	ties described in paragraph (2).
3	(2) Appropriate nongovernmental enti-
4	TIES DESCRIBED.—An appropriate nongovernmental
5	entity described in this paragraph is an entity that
6	trains and employs professional medical scribes who
7	specialize in the collection of medical data and data
8	entry into electronic health records.
9	(e) Collection of Data.—
10	(1) IN GENERAL.—The Secretary shall collect
11	data on the pilot program to determine the effective-
12	ness of the pilot program in increasing the efficiency
13	of physicians at medical facilities of the Department.
14	(2) ELEMENTS.—The data collected under
15	paragraph (1) shall include the following with re-
16	spect to each medical facility participating in the
17	pilot program:
18	(A) The average wait time for a veteran to
19	receive care from a physician at such medical
20	facility before implementation of the pilot pro-
21	gram.
22	(B) The average wait time for a veteran to
23	receive care from such a physician after imple-
24	mentation of the pilot program.

1	(C) The average number of patients that
2	such a physician is able to see on a daily basis
3	before implementation of the pilot program.
4	(D) The average number of patients that
5	such a physician is able to see on a daily basis
6	after implementation of the pilot program.
7	(E) The average amount of time such a
8	physician spends on documentation on a daily
9	basis before implementation of the pilot pro-
10	gram.
11	(F) The average amount of time such a
12	physician spends on documentation on a daily
13	basis after implementation of the pilot program.
14	(G) The satisfaction and retention scores
15	of each such physician before implementation of
16	the pilot program.
17	(H) The satisfaction and retention scores
18	of each such physician after implementation of
19	the pilot program.
20	(I) The patient satisfaction scores for each
21	such physician before implementation of the
22	pilot program.
23	(J) The patient satisfaction scores for each
24	such physician after implementation of the pilot
25	program.

1	(K) The patient satisfaction scores for
2	their health care experience before implementa-
3	tion of the pilot program.
4	(L) The patient satisfaction scores for
5	their health care experience after implementa-
6	tion of the pilot program.
7	(f) REPORT.—
8	(1) IN GENERAL.—Not later than 180 days
9	after the commencement of the pilot program, and
10	not less frequently than once every 180 days there-
11	after for the duration of the pilot program, the Sec-
12	retary shall submit to Congress a report on the pilot
13	program.
14	(2) ELEMENTS.—Each report required by para-
15	graph (1) shall include the following:
16	(A) The number of medical facilities of the
17	Department that are participating in the pilot
18	program.
19	(B) With respect to each such medical fa-
20	cility, an assessment of the effects that partici-
21	pation in the pilot program has had on the fol-
22	lowing—
23	(i) Maximizing the efficiency of physi-
24	cians at such medical facility.

	107
1	(ii) Reducing average wait times for
2	appointments.
3	(iii) Improving access of patients to
4	electronic medical records.
5	(iv) Mitigating physician shortages by
6	increasing the productivity of physicians.
7	(C) All data collected under subsection (e).
8	(D) Such recommendations as the Sec-
9	retary may have with respect to the extension
10	or expansion of the pilot program.
11	(g) MEDICAL SCRIBE DEFINED.—In this section, the
12	term "medical scribe" means a member of the medical
13	team hired and trained specifically and exclusively to per-
14	form documentation in an electronic health record to
15	maximize the productivity of a physician.
15 16	
	maximize the productivity of a physician.
16	maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT
16 17	maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT OF VETERANS AFFAIRS STAFFING LEVELS.
16 17 18	 maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT OF VETERANS AFFAIRS STAFFING LEVELS. (a) FINDINGS.—Congress makes the following find-
16 17 18 19	 maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT OF VETERANS AFFAIRS STAFFING LEVELS. (a) FINDINGS.—Congress makes the following find- ings:
16 17 18 19 20	maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT OF VETERANS AFFAIRS STAFFING LEVELS. (a) FINDINGS.—Congress makes the following find- ings: (1) The Department of Veterans Affairs needs
 16 17 18 19 20 21 	 maximize the productivity of a physician. SEC. 210. SENSE OF CONGRESS REGARDING DEPARTMENT OF VETERANS AFFAIRS STAFFING LEVELS. (a) FINDINGS.—Congress makes the following findings: (1) The Department of Veterans Affairs needs to fill at least 35,000 positions.

1	(b) SENSE OF CONGRESS.—It is the sense of Con-
2	gress that the Department should make the resolution of
3	staffing shortages a top priority.
4	PART II-EDUCATION AND TRAINING
5	SEC. 211. GRADUATE MEDICAL EDUCATION AND RESI-
6	DENCY.
7	(a) Increase in Number of Graduate Medical
8	Education Residency Positions.—
9	(1) IN GENERAL.—The Secretary of Veterans
10	Affairs shall increase the number of graduate med-
11	ical education residency positions at covered facilities
12	by up to 1,500 positions in the 10-year period begin-
13	ning on the date of the enactment of this Act.
14	(2) COVERED FACILITIES.—For purposes of
15	this section, a covered facility is any of the following:
16	(A) A facility of the Department of Vet-
17	erans Affairs.
18	(B) A facility operated by an Indian tribe
19	or a tribal organization, as those terms are de-
20	fined in section 4 of the Indian Self-Determina-
21	tion and Education Assistance Act (25 U.S.C.
22	5304).
23	(C) A facility operated by the Indian
24	Health Service.

1	(D) A Federally-qualified health center, as
2	defined in section $1905(l)(2)(B)$ of the Social
3	Security Act (42 U.S.C. 1396d(l)(2)(B)).
4	(E) A community health center.
5	(F) A facility operated by the Department
6	of Defense.
7	(G) Such other health care facility as the
8	Secretary considers appropriate for purposes of
9	this section.
10	(3) STIPENDS AND BENEFITS.—The Secretary
11	may pay stipends and provide benefits for residents
12	in positions under paragraph (1), regardless of
13	whether they have been assigned in a Department
14	facility.
15	(4) PARAMETERS FOR LOCATION, AFFILIATE
16	SPONSOR, AND DURATION.—When determining char-
17	acteristics of residency positions under paragraph
18	(1), the Secretary shall consider the extent to which
19	there is a clinical need for providers, as determined
20	by the following:
21	(A) The ratio of veterans to health care
22	providers of the Department for a standardized
23	geographic area surrounding a facility, includ-
24	ing a separate ratio for general practitioners
25	and specialists.

1	(B) Whether the local community is medi-
2	cally underserved.
3	(C) Whether the facility is located in a
4	rural or remote area.
5	(D) Such other criteria as the Secretary
6	considers important in determining which facili-
7	ties are not adequately serving area veterans.
8	(5) PARAMETERS FOR TYPES OF SPECIAL-
9	TIES.—When determining the types of specialties to
10	be included in residency positions under paragraph
11	(1), the Secretary shall consider the following:
12	(A) The types of specialties that improve
13	the quality and coverage of medical services
14	provided to veterans.
15	(B) The range of clinical specialties cov-
16	ered by providers in standardized geographic
17	areas surrounding facilities.
18	(C) Whether the specialty is included in
19	the most recent staffing shortage determination
20	of the Department under section 7412 of title
21	38, United States Code.
22	(b) Application To Participate.—To participate
23	as a resident in one of the positions increased under sub-
24	section $(a)(1)$, an individual shall submit to the Secretary
25	an application therefor together with an agreement de-

scribed in subsection (d) under which the participant
 agrees to serve a period of obligated service in the Vet erans Health Administration as provided in the agreement
 in return for payment of stipend and benefit support as
 provided in the agreement.

6 (c) SELECTION.—

7 (1) IN GENERAL.—An individual becomes a
8 participant in a residency program under this sec9 tion upon the Secretary's approval of the individual's
10 application under subsection (b) and the Secretary's
11 acceptance of the agreement under subsection (d) (if
12 required).

(2) NOTICE.—Upon the Secretary's approval of
an individual's participation in the program under
paragraph (1), the Secretary shall promptly notify
the individual of that approval. Such notice shall be
in writing.

18 (d) Agreement.—

19 (1) IN GENERAL.—An agreement between the
20 Secretary and a resident in a position under sub21 section (a)(1) shall be in writing and shall be signed
22 by the resident containing such terms as the Sec23 retary may specify.

24 (2) REQUIREMENTS.—The agreement must25 specify the terms of the service obligation resulting

1 from participating as a resident under this section, 2 including by requiring a service obligation equal to 3 the number of years of stipend and benefit support. 4 (e) CONDITIONS OF EMPLOYMENT.—The Secretary 5 may prescribe the conditions of employment of individuals 6 appointed to positions under subsection (a)(1), including 7 necessary training, and the customary amount and terms 8 of pay for such positions during the period of such employ-9 ment and training.

10 (f) Obligated Service.—

11 (1) IN GENERAL.—Each individual appointed to 12 a position under subsection (a)(1) shall provide serv-13 ice as a full-time employee of the Department for 14 the period of obligated service provided in the agree-15 ment of the participant entered into under sub-16 section (d). Such service shall be provided in the 17 full-time clinical practice of such participant's pro-18 fession or in another health care position in an as-19 signment or location determined by the Secretary.

20 (2) COMMENCEMENT DATE.—Not later than 60
21 days before the date on which an individual com22 mences serving in a position under subsection (a)(1),
23 the Secretary shall notify the individual of such
24 date. Such date shall be the first day of the individ25 ual's period of obligated service.

113

(g) Breach of Agreement: Liability.—

2 (1) PENALTY.—An individual appointed under this section to a position under subsection (a)(1)3 4 (other than an individual who is liable under para-5 graph (2)) who fails to accept payment, or instructs 6 the educational institution in which the individual is 7 enrolled not to accept payment, in whole or in part, for a residency under the agreement entered into 8 9 under subsection (d) of this title shall be liable to 10 the United States for liquidated damages in the 11 amount of \$1,500. Such liability is in addition to 12 any period of obligated service or other obligation or 13 liability under the agreement.

14 (2) LIABILITY.—

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15 (A) IN GENERAL.—An individual ap16 pointed to a position under subsection (a)(1)
17 shall be liable to the United States for the
18 amount which has been paid to or on behalf of
19 the individual under the agreement if any of the
20 following occurs:

21 (i) The individual is dismissed from22 the position for disciplinary reasons.

23 (ii) The individual voluntarily termi24 nates the residency before the completion
25 of such course of training.

	114
1	(iii) The individual loses the individ-
2	ual's license, registration, or certification
3	to practice the individual's health care pro-
4	fession in a State.
5	(B) LIABILITY SUPPLANTS SERVICE OBLI-
6	GATION.—Liability under this paragraph is in
7	lieu of any service obligation arising under the
8	individual's agreement under subsection (d).
9	(h) RECOVERY.—
10	(1) IN GENERAL.—If an individual breaches the
11	individuals's agreement under subsection (d) by fail-
12	ing (for any reason) to complete such individual's
13	period of obligated service, the United States shall
14	be entitled to recover from the individual an amount
15	equal to the product of—
16	(A) three;
17	(B) the sum of—
18	(i) the amounts paid under this sec-
19	tion to or on behalf of the individual; and
20	(ii) the interest on such amounts that
21	would be payable if at the time the
22	amounts were paid they were loans bearing
23	interest at the maximum legal prevailing
24	rate, as determined by the Treasurer of
25	the United States; and

	-
1	(C) the quotient of—
2	(i) the difference between—
3	(I) the total number of months in
4	the individual's period of obligated
5	service; and
6	(II) the number of months of
7	such period served by the individual;
8	and
9	(ii) the total number of months in the
10	individual's period of obligated service.
11	(2) PERIOD OF RECOVERY.—Any amount which
12	the United States is entitled to recover under this
13	subsection shall be paid to the United States not
14	later than the date that is one year after the date
15	of the breach of the agreement.
16	(i) Annual Report.—
17	(1) IN GENERAL.—Not later than one year
18	after the date of the enactment of this Act and not
19	less frequently than once each year thereafter, the
20	Secretary shall submit to the appropriate committees
21	of Congress a report on the implementation of this
22	section during the previous year.
23	(2) CONTENTS.—Each report submitted under
24	paragraph (1) shall include, for the period covered
25	by the report, the following:

1	(A) The number of positions described in
2	subsection (a) that were filled.
3	(B) The location of each such position.
4	(C) The academic affiliate associated with
5	each such position.
6	(D) A description of the challenges faced
7	in filling the positions described in subsection
8	(a) and the actions the Secretary has taken to
9	address such challenges.
10	(3) Appropriate committees of congress
11	DEFINED.—In this subsection, the term "appro-
12	priate committees of Congress" means—
13	(A) the Committee on Veterans' Affairs
14	and the Committee on Appropriations of the
15	Senate; and
16	(B) the Committee on Veterans' Affairs
17	and the Committee on Appropriations of the
18	House of Representatives.
19	SEC. 212. PILOT PROGRAM TO ESTABLISH OR AFFILIATE
20	WITH GRADUATE MEDICAL RESIDENCY PRO-
21	GRAMS AT FACILITIES OPERATED BY INDIAN
22	TRIBES, TRIBAL ORGANIZATIONS, AND THE
23	INDIAN HEALTH SERVICE IN RURAL AREAS.
24	(a) PILOT PROGRAM REQUIRED.—The Secretary of
25	Veterans Affairs, in consultation with the Director of the

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Indian Health Service and such other persons as the Sec-

retary considers appropriate, shall carry out a pilot pro-3 gram-4 (1) to establish graduate medical education 5 residency training programs at covered facilities; or 6 (2) to affiliate with established programs de-7 scribed in paragraph (1). 8 (b) COVERED FACILITIES.—For purposes of the pilot 9 program, a covered facility is any facility— 10 (1)(A) described in subparagraph (B) or (C) of 11 section 211(a)(2); or 12 (B) with an agreement with the Department de-13 scribed in section 101(d)(1); and 14 (2) located in a rural or remote area. 15 (c) LOCATIONS.— (1) IN GENERAL.—The Secretary shall carry 16 17 out the pilot program at not more than five covered 18 facilities that have been selected by the Secretary for 19 purposes of the pilot program. 20 (2) CRITERIA.—The Secretary shall establish 21 criteria for selecting covered facilities under para-22 graph (1). 23 (d) DURATION.—The Secretary shall carry out the 24 pilot program during the eight-year period beginning on

the date that is 180 days after the date of the enactment
 of this Act.

3 (e) REIMBURSEMENT OF COSTS.—The Secretary
4 shall reimburse each covered facility participating in the
5 pilot program for the following costs associated with the
6 pilot program:

7 (1) Curriculum development.

8 (2) Recruitment, training, supervision, and re-9 tention of residents and faculty.

10 (3) Accreditation of programs of education
11 under the pilot program by the Accreditation Coun12 cil for Graduate Medical Education (ACGME) or the
13 American Osteopathic Association (AOA).

14 (4) The portion of faculty salaries attributable
15 to activities relating to carrying out the pilot pro16 gram.

17 (5) Payment for expenses relating to providing18 medical education under the pilot program.

19 (6) Stipends and benefits.

20 (f) Period of Obligated Service.—

(1) IN GENERAL.—The Secretary shall enter
into an agreement with each individual who participates in the pilot program under which such individual agrees to serve under the same terms as established under section 211.

1	(2) LOAN REPAYMENT.—During the period of
2	obligated service of an individual under paragraph
3	(1), the individual—
4	(A) shall be deemed to be an eligible indi-
5	vidual under subsection (b) of section 108 of
6	the Indian Health Care Improvement Act (25

the Indian Health Care Improvement Act (25)
U.S.C. 1616a) for purposes of participation in
the Indian Health Service Loan Repayment
Program under such section during the portion
of such period that the individual serves at a
covered facility; and

12 (B) shall be deemed to be an eligible indi-13 vidual under section 7682(a) of title 38, United 14 States Code, for purposes of participation in 15 the Department of Veterans Affairs Education 16 Debt Reduction Program under subchapter VII 17 of chapter 76 of such title during the portion 18 of such period that the individual serves at a fa-19 cility of the Department.

20 (3) CONCURRENT SERVICE.—Any period of ob21 ligated service required of an individual under para22 graph (1) shall be served—

23 (A) with respect to service at a covered fa-24 cility, concurrently with any period of obligated

1	service required of the individual by the Indian
2	Health Service; and
3	(B) with respect to service at a facility of
4	the Department of Veterans Affairs, concur-
5	rently with any period of obligated service re-
6	quired of the individual by the Department.
7	(g) TREATMENT OF PARTICIPANTS.—A residency po-
8	sition into which a participant in the pilot program is
9	placed as part of the pilot program shall be considered
10	a position referred to in section $211(a)(1)$ for purposes
11	of the limitation on number of new positions authorized
12	under such section.
13	(h) REPORT.—Not later than three years before the
14	date on which the pilot program terminates, the Secretary
15	of Veterans Affairs shall submit to the Committee on Vet-
16	erans' Affairs of the Senate and the Committee on Vet-

17 erans' Affairs of the House of Representatives a report18 on the feasibility and advisability of—

(1) expanding the pilot program to additionallocations; and

(2) making the pilot program or any aspect ofthe pilot program permanent.

1SEC. 213. REIMBURSEMENT OF CONTINUING PROFES-2SIONAL EDUCATION REQUIREMENTS FOR3BOARD CERTIFIED ADVANCED PRACTICE4REGISTERED NURSES.

5 (a) IN GENERAL.—Section 7411 is amended to read6 as follows:

7 "§7411. Reimbursement of continuing professional 8 education expenses

9 "The Secretary shall reimburse any full-time board-10 certified advanced practice registered nurse, physician, or 11 dentist appointed under section 7401(1) of this title for 12 expenses incurred, up to \$1,000 per year, for continuing 13 professional education.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 74 is amended by striking the
item relating to section 7411 and inserting the following
new item:

"7411. Reimbursement of continuing professional education expenses.".

18 SEC. 214. INCREASE IN MAXIMUM AMOUNT OF DEBT THAT
19 MAY BE REDUCED UNDER EDUCATION DEBT
20 REDUCTION PROGRAM OF DEPARTMENT OF
21 VETERANS AFFAIRS.
22 (a) INCREASE IN AMOUNT.—Section 7683(d)(1) is
23 amended—
24 (1) by striking "\$120,000" and inserting

24 (1) by striking "\$120,000" and inserting
25 "\$240,000"; and

1	(2) by striking "\$24,000" and inserting
2	<i>``</i> \$48,000 <i>'</i> '.
3	(b) Study.—
4	(1) IN GENERAL.—Not later than one year
5	after the date of the enactment of this Act, the Sec-
6	retary of Veterans Affairs shall—
7	(A) conduct a study on the demand for
8	education debt reduction under subchapter VII
9	of chapter 76 of title 38, United States Code;
10	and
11	(B) submit to the Committee on Veterans'
12	Affairs of the Senate and the Committee on
13	Veterans' Affairs of the House of Representa-
14	tives a report on the findings of the Secretary
15	with respect to the study carried out under sub-
16	paragraph (A).
17	(2) Considerations.—In carrying out the
18	study required by paragraph (1)(A), the Secretary
19	shall consider the following:
20	(A) The total number of vacancies within
21	the Veterans Health Administration whose ap-
22	plicants are eligible to participate in the Edu-
23	cation Debt Reduction Program pursuant to
24	section 7682(a) of such title.

1	(B) The types of medical professionals in
2	greatest demand in the United States.
3	(C) Projections by the Secretary of the
4	numbers and types of medical professions that
5	meet the needs of veterans.
6	SEC. 215. DEMONSTRATION PROGRAM ON TRAINING AND
7	EMPLOYMENT OF ALTERNATIVE DENTAL
8	HEALTH CARE PROVIDERS FOR DENTAL
9	HEALTH CARE SERVICES FOR VETERANS IN
10	RURAL AND OTHER UNDERSERVED COMMU-
11	NITIES.

12 (a) DEMONSTRATION PROGRAM AUTHORIZED.—The 13 Secretary of Veterans Affairs may carry out a demonstration program to establish programs to train and employ 14 15 alternative dental health care providers in order to increase access to dental health care services for veterans 16 who are entitled to such services from the Department of 17 Veterans Affairs and reside in rural and other underserved 18 19 communities.

(b) PRIORITY.—The Secretary shall prioritize the establishment of programs under the demonstration program under this section in States that do not have a facility of the Department that offers on-site dental services.
(c) TELEHEALTH.—For purposes of alternative dental health care providers and other dental care providers

who are licensed to provide clinical care, dental services
 provided under the demonstration program under this sec tion may be administered by such providers through tele health-enabled collaboration and supervision when appro priate and feasible.

6 (d) AUTHORIZATION OF APPROPRIATIONS.—There
7 are authorized to be appropriated to the Secretary such
8 sums as are necessary to carry out the demonstration pro9 gram under this section.

(e) ALTERNATIVE DENTAL HEALTH CARE PROVIDERS DEFINED.—In this section, the term "alternative
dental health care providers" has the meaning given that
term in section 340G-1(a)(2) of the Public Health Service
Act (42 U.S.C. 256g-1(a)(2)).

15 **PART III—OTHER PERSONNEL MATTERS**

16 SEC. 221. EXCEPTION ON LIMITATION ON AWARDS AND BO-

17 NUSES FOR RECRUITMENT, RELOCATION,18 AND RETENTION.

Section 705(a) of the Veterans Access, Choice, and
Accountability Act of 2014 (Public Law 113–146; 38
U.S.C. 703 note) is amended, in the matter preceding
paragraph (1), by inserting "other than recruitment, relocation, or retention incentives," after "title 38, United
States Code,".

1 SEC. 222. ANNUAL REPORT ON PERFORMANCE AWARDS 2 AND BONUSES AWARDED TO CERTAIN HIGH-3 LEVEL EMPLOYEES OF THE DEPARTMENT. 4 (a) IN GENERAL.—Chapter 7 is amended by adding 5 at the end the following new section: "§ 726. Annual report on performance awards and bo-6 7 nuses awarded to certain high-level em-8 ployees "(a) IN GENERAL.—Not later than 30 days after the 9 end of each fiscal year, the Secretary shall submit to the 10 11 appropriate committees of Congress a report that contains, for the most recent fiscal year ending before the 12 13 submittal of the report, a description of the performance 14 awards and bonuses awarded to Regional Office Directors 15 of the Department, Directors of Medical Centers of the 16 Department, and Directors of Veterans Integrated Service

17 Networks.

18 "(b) ELEMENTS.—Each report submitted under sub19 section (a) shall include the following with respect to each
20 performance award or bonus awarded to an individual de21 scribed in such subsection:

- 22 "(1) The amount of each award or bonus.
- 23 "(2) The job title of the individual awarded the24 award or bonus.
- 25 "(3) The location where the individual awarded26 the award or bonus works.

"(c) APPROPRIATE COMMITTEES OF CONGRESS.—In
 this section, the term 'appropriate committees of Con gress' means—

4 "(1) the Committee on Veterans' Affairs and
5 the Committee on Appropriations of the Senate; and
6 "(2) the Committee on Veterans' Affairs and
7 the Committee on Appropriations of the House of
8 Representatives.".

9 (b) CLERICAL AMENDMENT.—The table of sections 10 at the beginning of chapter 7 is amended by inserting 11 after the item relating to section 725 the following new 12 item:

13 SEC. 223. AUTHORITY TO REGULATE ADDITIONAL PAY FOR

14 CERTAIN HEALTH CARE EMPLOYEES OF THE 15 DEPARTMENT.

16 Section 7454 is amended by adding at the end the17 following new subsection:

18 "(d) In this section, the term 'compensation' includes 19 all compensation earned by employees when performing 20 duties authorized by the Secretary or when the employee 21 is approved to use annual, sick, family medical, military, 22 or court leave or during any other paid absence for which 23 pay is not already regulated.".

[&]quot;726. Annual report on performance awards and bonuses awarded to certain high-level employees.".

1 SEC. 224. MODIFICATION OF PAY CAP FOR NURSES.

2 Paragraph (2) of section 7451(c) is amended to read3 as follows:

4 "(2)(A) The maximum rate of basic pay for any 5 grade for health-care personnel positions referred to in 6 paragraphs (1) and (3) of section 7401 of this title (other 7 than the positions of physician, dentist, and registered 8 nurse) may not exceed the rate of basic pay established 9 for positions in level IV of the Executive Schedule under 10 section 5315 of title 5.

11 "(B) Pursuant to an adjustment under subsection (d), the maximum rate of basic pay for a registered nurse 12 13 serving as a nurse executive or a grade for the position of certified registered nurse anesthetist may exceed the 14 rate of basic pay established for positions in level IV of 15 the Executive Schedule under section 5315 of title 5 but 16 may not exceed the rate of basic pay established for posi-17 tions in level I of the Executive Schedule under section 18 19 5312 of title 5.

20 "(C) Pursuant to an adjustment under subsection 21 (d), the maximum rate of basic pay for all registered 22 nurses not described in subparagraph (B) may exceed the 23 rate of basic pay established for positions in level IV of 24 the Executive Schedule under section 5315 of title 5 but 25 may not exceed the rate of basic pay established for positions in level III of the Executive Schedule under section
 5314 of title 5.".

3 Subtitle B—Improvement of Under 4 served Facilities of the Depart 5 ment

6 SEC. 231. DEVELOPMENT OF CRITERIA FOR DESIGNATION 7 OF CERTAIN MEDICAL FACILITIES OF THE 8 DEPARTMENT OF VETERANS AFFAIRS AS UN-9 DERSERVED FACILITIES AND PLAN TO AD-10 DRESS PROBLEM OF UNDERSERVED FACILI-11 TIES.

(a) IN GENERAL.—Not later than 180 days after the
date of the enactment of this Act, the Secretary of Veterans Affairs shall develop criteria to designate medical
centers, ambulatory care facilities, and community based
outpatient clinics of the Department of Veterans Affairs
as underserved facilities.

(b) CONSIDERATION.—Criteria developed under subsection (a) shall include consideration of the following with
respect to a facility:

(1) The ratio of veterans to health care providers of the Department of Veterans Affairs for a
standardized geographic area surrounding the facility, including a separate ratio for general practitioners and specialists.

	$1 \Delta J$
1	(2) The range of clinical specialties covered by
2	such providers in such area.
3	(3) Whether the local community is medically
4	underserved.
5	(4) The type, number, and age of open consults.
6	(5) Whether the facility is meeting the wait-
7	time goals of the Department.
8	(6) Such other criteria as the Secretary con-
9	siders important in determining which facilities are
10	not adequately serving area veterans.
11	(c) ANALYSIS OF FACILITIES.—Not less frequently
12	than annually, directors of Veterans Integrated Service
13	Networks of the Department shall perform an analysis to
14	determine which facilities within that Veterans Integrated
15	Service Network qualify as underserved facilities pursuant
16	to criteria developed under subsection (a).
17	(d) Annual Plan To Address Underserved Fa-
18	CILITIES.—
19	(1) PLAN REQUIRED.—Not later than one year
20	after the date of the enactment of this Act and not
21	less frequently than once each year, the Secretary
22	shall submit to Congress a plan to address the prob-
23	lem of underserved facilities of the Department, as
24	designated pursuant to criteria developed under sub-
25	section (a).

1	(2) CONTENTS.—Each plan submitted under
2	paragraph (1) shall address the following:
3	(A) Increasing personnel or temporary per-
4	sonnel assistance, including mobile deployment
5	teams furnished under section 233.
6	(B) Providing special hiring incentives, in-
7	cluding under the Education Debt Reduction
8	Program under subchapter VII of chapter 76 of
9	title 38, United States Code, and recruitment,
10	relocation, and retention incentives.
11	(C) Using direct hiring authority.
12	(D) Improving training opportunities for
13	staff.
14	(E) Such other actions as the Secretary
15	considers appropriate.
16	SEC. 232. PILOT PROGRAM ON TUITION REIMBURSEMENT
17	AND LOAN REPAYMENT FOR HEALTH CARE
18	PROVIDERS OF THE DEPARTMENT OF VET-
19	ERANS AFFAIRS AT UNDERSERVED FACILI-
20	TIES.
21	(a) IN GENERAL.—Not later than 90 days after the
22	date of the enactment of this Act, the Secretary of Vet-
23	erans Affairs shall commence a pilot program to assess
24	the feasibility and advisability of providing incentives to
25	individuals to work at underserved facilities of the Vet-

erans Health Administration by providing tuition reim bursement and loan repayment to medical students and
 health care providers who commit to serving in under served facilities selected under subsection (c).

5 (b) DURATION.—The Secretary shall carry out the
6 pilot program during the six-year period beginning on the
7 date of the commencement of the pilot program.

8 (c) Selection of Locations.—

9 (1) IN GENERAL.—The Secretary shall select 10 not fewer than three medical centers and seven am-11 bulatory care facilities or community based out-12 patient clinics of the Department to participate in 13 the pilot program.

(2) RURAL AND HIGHLY RURAL AREAS.—Not
fewer than two of the medical centers and five of the
ambulatory care facilities or community based outpatient clinics selected under paragraph (1) shall be
in States or United States territories that are among
the ten States or United States territories with—

20 (A) the highest percentage of land des21 ignated as highly rural pursuant to the rural22 urban commuting area codes set forth by the
23 Department of Agriculture; or

	132
1	(B) the highest percentage of enrolled vet-
2	erans living in rural, highly rural, or insular is-
3	land areas.
4	(3) STATES.—Facilities selected under para-
5	graph (1) shall be located in not fewer than eight
6	different States.
7	(d) USE OF AMOUNTS.—Of the amounts used to pro-
8	vide tuition reimbursement or loan repayment under the
9	pilot program—
10	(1) one-half shall be used to provide tuition re-
11	imbursement or loan repayment for individuals prac-
12	ticing in a general practice position; and
13	(2) one-half shall be used to provide tuition re-
14	imbursement or loan repayment for individuals prac-
15	ticing-
16	(A) in a specialist position; or
17	(B) in an occupation, other than a position
18	described in paragraph (1), included in the
19	most recent staffing shortage determination of
20	the Department under section 7412 of title 38,
21	United States Code.
22	(e) TUITION REIMBURSEMENT.—Under the pilot pro-
23	gram, the Secretary may provide to an individual attend-
24	ing medical school and seeking a degree as a Doctor of
25	Medicine or a Doctor of Osteopathic Medicine full tuition

reimbursement in exchange for a five-year commitment to
 serve at an underserved facility selected under subsection
 (c).

4 (f) STUDENT LOAN REPAYMENT.—Under the pilot
5 program, in exchange for a three-year commitment to
6 serve at an underserved facility selected under subsection
7 (c), the Secretary may provide—

8 (1) to an individual currently serving as a 9 health care provider at an underserved facility, an 10 amount not to exceed \$30,000 to apply to any re-11 maining student loan debt of the individual; and

(2) to an individual other than an individual described in paragraph (1), an amount not to exceed
\$50,000 to apply to any remaining student loan debt
of the individual.

16 (g) BREACH.—An individual who participates in the pilot program and fails to satisfy a period of obligated 17 18 service under subsection (d) or (e) shall be liable to the 19 United States, in lieu of such obligated service, for the amount that has been paid or is payable to or on behalf 2021 of the individual under the pilot program, reduced by the 22 proportion that the number of days served for completion 23 of the period of obligated service bears to the total number 24 of days in the period of obligated service of such individual. 25

(h) EXPEDITED HIRING.—The Secretary shall ensure
 that the hiring of individuals to serve in the Department
 under the pilot program is conducted in an expedited man ner.

5 (i) CONTINUATION IN PILOT PROGRAM.—An indi-6 vidual participating in the pilot program in an occupation 7 included in a staffing shortage determination of the De-8 partment under section 7412 of title 38, United States 9 Code, may continue participating in the pilot program not-10 withstanding that the occupation is no longer included in 11 such determination under such section.

12 (j) ANNUAL REPORT.—

(1) IN GENERAL.—Not later than one year
after the date of the enactment of this Act and not
less frequently than once each year thereafter, the
Secretary shall submit to Congress a report on the
pilot program.

18 (2) CONTENTS.—Each report submitted under19 paragraph (1) shall include the following:

20 (A) The number of participants, including
21 number receiving tuition reimbursement and
22 student loan repayment.

23 (B) The number of facilities where partici-24 pants are located.

1	(C) The number of individuals who have
2	applied to participate in the pilot program.
3	(D) A list of the five most common occupa-
4	tions of the participants in the pilot program,
5	other than general practice.
6	(k) DEFINITIONS.—In this section:
7	(1) ENROLLED VETERAN.—The term "enrolled
8	veteran" means a veteran who is enrolled in the sys-
9	tem of annual patient enrollment established and op-
10	erated under section 1705(a) of title 38, United
11	States Code.
12	(2) UNDERSERVED FACILITY.—The term "un-
13	derserved facility" means a medical center, ambula-
14	tory care facility, or community based outpatient
15	clinic of the Department of Veterans Affairs des-
16	ignated by the Secretary of Veterans Affairs pursu-
17	ant to criteria developed under section 231.
18	SEC. 233. PROGRAM TO FURNISH MOBILE DEPLOYMENT
19	TEAMS TO UNDERSERVED FACILITIES.
20	(a) IN GENERAL.—The Secretary of Veterans Affairs
21	shall establish a program to furnish mobile deployment
22	teams of medical personnel to underserved facilities.
23	(b) ELEMENTS.—In furnishing mobile deployment
24	teams under subsection (a), the Secretary shall consider
25	the following elements:

(1) The medical positions of greatest need at
 underserved facilities.

3 (2) The size and composition of teams to be de-4 ployed.

5 (3) Such other elements as the Secretary con6 siders necessary for effective oversight of the pro7 gram established under subsection (a).

8 (c) USE OF ANNUAL ANALYSIS.—The Secretary shall 9 use the results of the annual analysis conducted under sec-10 tion 231(c) to form mobile deployment teams under sub-11 section (a) that are composed of the most needed medical 12 personnel for underserved facilities.

(d) UNDERSERVED FACILITY DEFINED.—In this section, the term "underserved facility" means a medical center, ambulatory care facility, or community based outpatient clinic of the Department of Veterans Affairs designated by the Secretary of Veterans Affairs pursuant to
criteria developed under section 231.

19SEC. 234. INCLUSION OF VET CENTER EMPLOYEES IN EDU-20CATION DEBT REDUCTION PROGRAM OF DE-

21 PARTMENT OF VETERANS AFFAIRS.

(a) IN GENERAL.—The Secretary of Veterans Affairs
shall ensure that clinical staff working at Vet Centers are
eligible to participate in the education debt reduction pro-

gram of the Department of Veterans Affairs under sub-1 2 chapter VII of chapter 76 of title 38, United States Code. 3 (b) REPORT.—Not later than one year after the date 4 of the enactment of this Act, the Secretary shall submit to the Committee on Veterans' Affairs of the Senate and 5 the Committee on Veterans' Affairs of the House of Rep-6 resentatives a report on the number of participants in the 7 8 education debt reduction program of the Department 9 under such subchapter who work at Vet Centers. 10 (c) VET CENTER DEFINED.—In this section, the 11 term "Vet Center" has the meaning given that term in section 1712A(h) of title 38, United States Code. 12 Subtitle C—Construction and 13 Leases 14 15 SEC. 241. DEFINITION OF MAJOR MEDICAL FACILITY 16 PROJECT AND MAJOR MEDICAL FACILITY 17 LEASE. 18 (a) MODIFICATION OF DEFINITION OF MEDICAL FA-CILITY.—Section 8101(3) is amended by striking "Sec-19 retary" and all that follows through "nursing home," and 20 21 inserting "Secretary, or as otherwise authorized by law, 22 for the provision of health-care services (including hos-23 pital, outpatient clinic, nursing home,". 24 (b) Modification of Definitions of Major Med-

25 ICAL FACILITY PROJECT AND MAJOR MEDICAL FACILITY

LEASE.—Paragraph (3) of section 8104(a) is amended to
 read as follows:

3 "(3) For purposes of this subsection:

4 "(A) The term 'major medical facility project' 5 means a project for the construction, alteration, or 6 acquisition of a medical facility involving a total ex-7 penditure of more than \$20,000,000, but such term 8 does not include an acquisition by exchange, non-re-9 curring maintenance projects of the Department, or 10 the construction, alteration, or acquisition of a 11 shared Federal medical facility for which the De-12 partment's estimated share of the project costs does 13 not exceed \$20,000,000.

14 "(B) The term 'major medical facility lease' 15 means a lease for space for use as a new medical fa-16 cility at an average annual rental equal to or greater 17 than the dollar threshold for leases procured through 18 the General Services Administration under section 19 3307(a)(2) of title 40, which shall be subject to an-20 nual adjustment in accordance with section 3307(h) 21 of such title.".

WITH OTHER FEDERAL AGENCIES.

1

2

3 (a) IN GENERAL.—Subchapter I of chapter 81 is
4 amended by inserting after section 8111A the following
5 new section:

6 "§8111B. Authority to plan, design, construct, or 7 lease a shared medical facility

8 "(a) IN GENERAL.—(1) The Secretary may enter 9 into agreements with other Federal agencies for the plan-10 ning, designing, constructing, or leasing of shared medical 11 facilities with the goal of improving access to, and quality 12 and cost effectiveness of, health care provided by the De-13 partment and other Federal agencies.

14 "(2) Facilities planned, designed, constructed, or15 leased under paragraph (1) shall be managed by the16 Under Secretary for Health.

17 "(b) TRANSFER OF AMOUNTS TO OTHER FEDERAL AGENCIES.—(1) The Secretary may transfer to another 18 19 Federal agency amounts appropriated to the Department for 'Construction, Minor Projects' for use for the plan-20 21 ning, design, or construction of a shared medical facility 22 if the estimated share of the project costs to be borne by 23 the Department does not exceed the threshold for a major 24 medical facility project under section 8104(a)(3)(A) of this 25 title.

"(2) The Secretary may transfer to another Federal
 agency amounts appropriated to the Department for 'Con struction, Major Projects' for use for the planning, design,
 or construction of a shared medical facility if—

5 "(A) the estimated share of the project costs to
6 be borne by the Department is more than the
7 threshold for a major medical facility project under
8 subsection (a)(3)(A) of section 8104 of this title;
9 and

10 "(B) the requirements for such a project under11 such section have been met.

12 "(3) The Secretary may transfer to another Federal 13 agency amounts appropriated to the applicable appropria-14 tions account of the Department for the purpose of leasing 15 space for a shared medical facility if the estimated share 16 of the lease costs to be borne by the Department does not 17 exceed the threshold for a major medical facility lease 18 under section 8104(a)(3)(B) of this title.

19 "(c) TRANSFER OF AMOUNTS TO DEPARTMENT.—(1)
20 Amounts transferred to the Department by another Fed21 eral agency for the necessary expenses of planning, design22 ing, or constructing a shared medical facility for which
23 the estimated share of the project costs to be borne by
24 the Department does not exceed the threshold for a major
25 medical facility project under section 8104(a)(3)(A) of this

title may be deposited in the 'Construction, Minor
 Projects' account of the Department and used for such
 necessary expenses.

4 "(2) Amounts transferred to the Department by an-5 other Federal agency for the necessary expenses of planning, designing, or constructing a shared medical facility 6 7 for which the estimated share of the project costs to be 8 borne by the Department is more than the threshold for 9 a major medical facility project under section 10 8104(a)(3)(A) of this title may be deposited in the 'Construction, Major Projects' account of the Department and 11 used for such necessary expenses if the requirements for 12 13 such project under section 8104 of this title have been 14 met.

15 "(3) Amounts transferred to the Department by an-16 other Federal agency for the purpose of leasing space for 17 a shared medical facility may be credited to the applicable 18 appropriations account of the Department and shall be 19 available without fiscal year limitation.

"(4) Amounts transferred under paragraphs (1) and
(2) shall be available for the same time period as amounts
in the account to which those amounts are transferred.".
(b) CLERICAL AMENDMENT.—The table of sections

24 at the beginning of such chapter is amended by inserting

2 item:

3 SEC. 243. REVIEW OF ENHANCED USE LEASES.

4 Section 8162(b)(6) is amended to read as follows:

5 "(6) The Office of Management and Budget shall re6 view each enhanced-use lease before the lease goes into
7 effect to determine whether the lease is in compliance with
8 paragraph (5).".

9 SEC. 244. AUTHORIZATION OF CERTAIN MAJOR MEDICAL

10FACILITY PROJECTS OF THE DEPARTMENT11OF VETERANS AFFAIRS.

12 (a) AUTHORIZATION.—The Secretary of Veterans Af-13 fairs may carry out the following major medical facility 14 project, to be carried out in an amount not to exceed the amount specified for that project: Construction of the new 15 East Bay Community Based Outpatient Clinic and all as-16 17 sociated site work, utilities, parking, and landscaping, con-18 struction of the Central Valley Engineering and Logistics 19 support facility, and enhanced flood plain mitigation at the 20 Central Valley and East Bay Community Based Outpatient Clinics as part of the realignment of medical facili-21 22 ties in Livermore, California, in an amount not to exceed 23 \$117,300,000.

[&]quot;8111B. Authority to plan, design, construct, or lease a shared medical facility.".

(b) AUTHORIZATION OF APPROPRIATIONS FOR CON STRUCTION.—There is authorized to be appropriated to
 the Secretary of Veterans Affairs for fiscal year 2018 or
 the year in which funds are appropriated for the Construc tion, Major Projects account, \$117,300,000 for the project
 authorized in subsection (a).

7 (c) SUBMITTAL OF INFORMATION.—Not later than 8 90 days after the date of the enactment of this Act, for 9 the project authorized in section (a), the Secretary of Vet-10 erans Affairs shall submit to the Committee on Veterans' 11 Affairs of the Senate and the Committee on Veterans' Af-12 fairs of the House of Representatives the following infor-13 mation:

(1) A line item accounting of expenditures relating to construction management carried out by
the Department of Veterans Affairs for such project.
(2) The future amounts that are budgeted to be
obligated for construction management carried out
by the Department for such project.

20 (3) A justification for the expenditures de21 scribed in paragraph (1) and the future amounts de22 scribed in paragraph (2).

(4) Any agreement entered into by the Secretary regarding a non-Department of Veterans Affairs Federal entity providing management services

1	relating to such project, including reimbursement
2	agreements and the costs to the Department for
3	such services.
4	Subtitle D—Other Health Care
5	Matters
6	SEC. 251. PROGRAM ON USE OF WELLNESS PROGRAMS AS
7	COMPLEMENTARY APPROACH TO MENTAL
8	HEALTH CARE FOR VETERANS AND FAMILY
9	MEMBERS OF VETERANS.
10	(a) Program Required.—
11	(1) IN GENERAL.—The Secretary of Veterans
12	Affairs shall carry out a program through the award
13	of grants to public or private nonprofit entities to
14	assess the feasibility and advisability of using
15	wellness programs to complement the provision of
16	mental health care to veterans and family members
17	eligible for counseling under section $1712A(a)(1)(C)$
18	of title 38, United States Code.
19	(2) MATTERS TO BE ADDRESSED.—The pro-
20	gram shall be carried out so as to assess the fol-
21	lowing:
22	(A) Means of improving coordination be-
23	tween Federal, State, local, and community pro-
24	viders of health care in the provision of mental

1	health care to veterans and family members de-
2	scribed in paragraph (1).
3	(B) Means of enhancing outreach, and co-
4	ordination of outreach, by and among providers
5	of health care referred to in subparagraph (A)
6	on the mental health care services available to
7	veterans and family members described in para-
8	graph (1).
9	(C) Means of using wellness programs of
10	providers of health care referred to in subpara-
11	graph (A) as complements to the provision by
12	the Department of Veterans Affairs of mental
13	health care to veterans and family members de-
14	scribed in paragraph (1).
15	(D) Whether wellness programs described
16	in subparagraph (C) are effective in enhancing
17	the quality of life and well-being of veterans
18	and family members described in paragraph
19	(1).
20	(E) Whether wellness programs described
21	in subparagraph (C) are effective in increasing
22	the adherence of veterans described in para-
23	graph (1) to the primary mental health services
24	provided such veterans by the Department.

- 1 (F) Whether wellness programs described 2 in subparagraph (C) have an impact on the 3 sense of wellbeing of veterans described in para-4 graph (1) who receive primary mental health 5 services from the Department. 6 (G) Whether wellness programs described 7 in subparagraph (C) are effective in encouraging veterans receiving health care from the 8 9 Department to adopt a more healthy lifestyle. 10 (b) DURATION.—The Secretary shall carry out the program for a period of three years beginning on the date 11 12 that is one year after the date of the enactment of this 13 Act. 14 (c) LOCATIONS.—The Secretary shall carry out the 15 program at facilities of the Department providing mental health care services to veterans and family members de-16 17 scribed in subsection (a)(1). 18 (d) GRANT PROPOSALS.— 19 (1) IN GENERAL.—A public or private nonprofit 20 entity seeking the award of a grant under this sec-21 tion shall submit an application therefor to the Sec-22 retary in such form and in such manner as the Sec-
- 23 retary may require.

1	(2) Application contents.—Each application
2	submitted under paragraph (1) shall include the fol-
3	lowing:
4	(A) A plan to coordinate activities under
5	the program, to the extent possible, with Fed-
6	eral, State, and local providers of services for
7	veterans to enhance the following:
8	(i) Awareness by veterans of benefits
9	and health care services provided by the
10	Department.
11	(ii) Outreach efforts to increase the
12	use by veterans of services provided by the
13	Department.
14	(iii) Educational efforts to inform vet-
15	erans of the benefits of a healthy and ac-
16	tive lifestyle.
17	(B) A statement of understanding from
18	the entity submitting the application that, if se-
19	lected, such entity will be required to report to
20	the Secretary periodically on standardized data
21	and other performance data necessary to evalu-
22	ate individual outcomes and to facilitate evalua-
23	tions among entities participating in the pro-
24	gram.

	110
1	(C) Other requirements that the Secretary
2	may prescribe.
3	(e) GRANT USES.—
4	(1) IN GENERAL.—A public or private nonprofit
5	entity awarded a grant under this section shall use
6	the award for purposes prescribed by the Secretary.
7	(2) ELIGIBLE VETERANS AND FAMILY.—In car-
8	rying out the purposes prescribed by the Secretary
9	in paragraph (1), a public or private nonprofit entity
10	awarded a grant under this section shall use the
11	award to furnish services only to individuals speci-
12	fied in section 1712A(a)(1)(C) of title 38, United
13	States Code.
14	(f) Reports.—
15	(1) Periodic reports.—
16	(A) IN GENERAL.—Not later than 180
17	days after the date of the commencement of the
18	program, and every 180 days thereafter, the
19	Secretary shall submit to Congress a report on
20	the program.
21	(B) REPORT ELEMENTS.—Each report re-
22	quired by subparagraph (A) shall include the
23	following:
24	(i) The findings and conclusions of
25	the Secretary with respect to the program

1	during the 180-day period preceding the
2	report.
3	(ii) An assessment of the benefits of
4	the program to veterans and their family
5	members during the 180-day period pre-
6	ceding the report.
7	(2) FINAL REPORT.—Not later than 180 days
8	after the end of the program, the Secretary shall
9	submit to Congress a report detailing the rec-
10	ommendations of the Secretary as to the advisability
11	of continuing or expanding the program.
12	(g) Wellness Defined.—In this section, the term
13	"wellness" has the meaning given that term in regulations
14	prescribed by the Secretary.
15	SEC. 252. AUTHORIZATION TO PROVIDE FOR OPERATIONS
16	ON LIVE DONORS FOR PURPOSES OF CON-
17	DUCTING TRANSPLANT PROCEDURES FOR
18	
10	VETERANS.
18	VETERANS. (a) IN GENERAL.—Subchapter VIII of chapter 17 is
19	(a) IN GENERAL.—Subchapter VIII of chapter 17 is
19 20	(a) IN GENERAL.—Subchapter VIII of chapter 17 is amended by adding at the end the following new section:
19 20 21	(a) IN GENERAL.—Subchapter VIII of chapter 17 is amended by adding at the end the following new section:"§1788. Transplant procedures with live donors and
19 20 21 22	 (a) IN GENERAL.—Subchapter VIII of chapter 17 is amended by adding at the end the following new section: *%1788. Transplant procedures with live donors and related services

vide for an operation on a live donor to carry out such
 procedure for such veteran, notwithstanding that the live
 donor may not be eligible for health care from the Depart ment.

5 "(b) OTHER SERVICES.—Subject to the availability
6 of appropriations for such purpose, the Secretary shall
7 furnish to a live donor any care or services before and
8 after conducting the transplant procedure under sub9 section (a) that may be required in connection with such
10 procedure.

11 "(c) USE OF NON-DEPARTMENT FACILITIES.—In 12 carrying out this section, the Secretary may provide for the operation described in subsection (a) on a live donor 13 14 and furnish to the live donor the care and services de-15 scribed in subsection (b) at a non-Department facility pursuant to an agreement entered into by the Secretary under 16 this chapter. The live donor shall be deemed to be an indi-17 vidual eligible for hospital care and medical services at a 18 19 non-Department facility pursuant to such an agreement 20solely for the purposes of receiving such operation, care, 21 and services at the non-Department facility.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 17 is amended by inserting
after the item relating to section 1787 the following new
item:

[&]quot;1788. Transplant procedures with live donors and related services.".

	151
1	SEC. 253. SENSE OF THE SENATE.
2	It is the sense of the Senate that—
3	(1) a strong and fully resourced Veterans
4	Health Administration is necessary to effectively
5	serve our veterans community;
6	(2) veterans overwhelmingly report that they
7	are satisfied with the care they receive at facilities
8	operated by the Administration;
9	(3) research has shown that the Administration
10	produces as good or better outcomes for its patients
11	than private health care systems; and
12	(4) the Senate opposes any effort that would
13	weaken the Administration or put the Administra-
14	tion on a path toward privatization.
15	TITLE III—FAMILY CAREGIVERS
16	SEC. 301. EXPANSION OF FAMILY CAREGIVER PROGRAM OF
17	DEPARTMENT OF VETERANS AFFAIRS.
18	(a) FAMILY CAREGIVER PROGRAM.—
19	(1) EXPANSION OF ELIGIBILITY.—
20	(A) IN GENERAL.—Subparagraph (B) of
21	subsection $(a)(2)$ of section 1720G is amended
22	to read as follows:
23	"(B) for assistance provided under this sub-
24	section—
25	"(i) before the date on which the Secretary
•	
26	submits to Congress a certification that the De-

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1	partment has fully implemented the information
2	technology system required by section 302(a) of
3	the Caring for our Veterans Act of 2017, has
4	a serious injury (including traumatic brain in-
5	jury, psychological trauma, or other mental dis-
6	order) incurred or aggravated in the line of
7	duty in the active military, naval, or air service
8	on or after September 11, 2001;
9	"(ii) during the two-year period beginning
10	on the date on which the Secretary submitted
11	to Congress the certification described in clause
12	(i), has a serious injury (including traumatic
13	brain injury, psychological trauma, or other
14	mental disorder) incurred or aggravated in the
15	line of duty in the active military, naval, or air
16	service—
17	"(I) on or before May 7, 1975; or
18	"(II) on or after September 11, 2001;
19	or
20	"(iii) after the date that is two years after
21	the date on which the Secretary submits to
22	Congress the certification described in clause
23	(i), has a serious injury (including traumatic
24	brain injury, psychological trauma, or other
25	mental disorder) incurred or aggravated in the

1	line of duty in the active military, naval, or air
2	service; and".
3	(B) PUBLICATION IN FEDERAL REG-
4	ISTER.—Not later than 30 days after the date
5	on which the Secretary of Veterans Affairs sub-
6	mits to Congress the certification described in
7	subsection $(a)(2)(B)(i)$ of section 1720G of
8	such title, as amended by subparagraph (A) of
9	this paragraph, the Secretary shall publish the
10	date specified in such subsection in the Federal
11	Register.
12	(2) EXPANSION OF NEEDED SERVICES IN ELI-
13	GIBILITY CRITERIA.—Subsection $(a)(2)(C)$ of such
15	
13	section is amended—
14	section is amended—
14 15	section is amended— (A) in clause (ii), by striking "; or" and in-
14 15 16	section is amended— (A) in clause (ii), by striking "; or" and in- serting a semicolon;
14 15 16 17	 section is amended— (A) in clause (ii), by striking "; or" and inserting a semicolon; (B) by redesignating clause (iii) as clause
14 15 16 17 18	 section is amended— (A) in clause (ii), by striking "; or" and inserting a semicolon; (B) by redesignating clause (iii) as clause (iv); and
14 15 16 17 18 19	 section is amended— (A) in clause (ii), by striking "; or" and inserting a semicolon; (B) by redesignating clause (iii) as clause (iv); and (C) by inserting after clause (ii) the fol-
 14 15 16 17 18 19 20 	 section is amended— (A) in clause (ii), by striking "; or" and inserting a semicolon; (B) by redesignating clause (iii) as clause (iv); and (C) by inserting after clause (ii) the following new clause (iii):
 14 15 16 17 18 19 20 21 	 section is amended— (A) in clause (ii), by striking "; or" and inserting a semicolon; (B) by redesignating clause (iii) as clause (iv); and (C) by inserting after clause (ii) the following new clause (iii): "(iii) a need for regular or extensive in-

1	(3) EXPANSION OF SERVICES PROVIDED.—Sub-
2	section (a)(3)(A)(ii) of such section is amended—
3	(A) in subclause (IV), by striking "; and"
4	and inserting a semicolon;
5	(B) in subclause (V), by striking the period
6	at the end and inserting "; and"; and
7	(C) by adding at the end the following new
8	subclause:
9	"(VI) through the use of contracts with, or
10	the provision of grants to, public or private en-
11	tities—
12	"(aa) financial planning services relat-
13	ing to the needs of injured veterans and
14	their caregivers; and
15	"(bb) legal services, including legal
16	advice and consultation, relating to the
17	needs of injured veterans and their care-
18	givers.".
19	(4) Modification of stipend calcula-
20	TION.—Subsection (a)(3)(C) of such section is
21	amended—
22	(A) by redesignating clause (iii) as clause
23	(iv); and
24	(B) by inserting after clause (ii) the fol-
25	lowing new clause (iii):

"(iii) In determining the amount and degree of per-
sonal care services provided under clause (i) with respect
to an eligible veteran whose need for personal care services
is based in whole or in part on a need for supervision or
protection under paragraph (2)(C)(ii) or regular instruc-
tion or supervision under paragraph (2)(C)(iii), the Sec-
retary shall take into account the following:
"(I) The assessment by the family caregiver of
the needs and limitations of the veteran.
"(II) The extent to which the veteran can func-
tion safely and independently in the absence of such
supervision, protection, or instruction.
"(III) The amount of time required for the
family caregiver to provide such supervision, protec-
tion, or instruction to the veteran.".
(5) Periodic evaluation of need for cer-
TAIN SERVICES.—Subsection $(a)(3)$ of such section
is amended by adding at the end the following new
subparagraph:
"(D) In providing instruction, preparation, and train-
ing under subparagraph $(A)(i)(I)$ and technical support
under subparagraph $(A)(i)(II)$ to each family caregiver
who is approved as a provider of personal care services
for an eligible veteran under paragraph (6), the Secretary
shall periodically evaluate the needs of the eligible veteran

and the skills of the family caregiver of such veteran to 1 2 determine if additional instruction, preparation, training, 3 or technical support under those subparagraphs is nec-4 essary.".

156

5 (6) USE OF PRIMARY CARE TEAMS.—Subsection 6 (a)(5) of such section is amended, in the matter pre-7 ceding subparagraph (A), by inserting "(in collabo-8 ration with the primary care team for the eligible veteran to the maximum extent practicable)" after 9 "evaluate". 10

11 (7) Assistance for family caregivers.— 12 Subsection (a) of such section is amended by adding 13 at the end the following new paragraph:

14 "(11)(A) In providing assistance under this sub-15 section to family caregivers of eligible veterans, the Secretary may enter into contracts, provider agreements, and 16 17 memoranda of understanding with Federal agencies, 18 States, and private, nonprofit, and other entities to pro-19 vide such assistance to such family caregivers.

"(B) The Secretary may provide assistance under 20 21 this paragraph only if such assistance is reasonably acces-22 sible to the family caregiver and is substantially equivalent 23 or better in quality to similar services provided by the De-24 partment.

1	"(C) The Secretary may provide fair compensation
2	to Federal agencies, States, and other entities that provide
3	assistance under this paragraph.".
4	(b) Modification of Definition of Personal
5	CARE SERVICES.—Subsection (d)(4) of such section is
6	amended—
7	(1) in subparagraph (A), by striking "inde-
8	pendent";
9	(2) by redesignating subparagraph (B) as sub-
10	paragraph (D); and
11	(3) by inserting after subparagraph (A) the fol-
12	lowing new subparagraphs:
13	"(B) Supervision or protection based on
14	symptoms or residuals of neurological or other
15	impairment or injury.
16	"(C) Regular or extensive instruction or
17	supervision without which the ability of the vet-
18	eran to function in daily life would be seriously
19	impaired.".
20	SEC. 302. IMPLEMENTATION OF INFORMATION TECH-
21	NOLOGY SYSTEM OF DEPARTMENT OF VET-
22	ERANS AFFAIRS TO ASSESS AND IMPROVE
23	THE FAMILY CAREGIVER PROGRAM.
	THE FAMILI CAREOIVER FROORAM.

1	(1) IN GENERAL.—Not later than June 1,
2	2018, the Secretary of Veterans Affairs shall imple-
3	ment an information technology system that fully
4	supports the Program and allows for data assess-
5	ment and comprehensive monitoring of the Program.
6	(2) ELEMENTS OF SYSTEM.—The information
7	technology system required to be implemented under
8	paragraph (1) shall include the following:
9	(A) The ability to easily retrieve data that
10	will allow all aspects of the Program (at the
11	medical center and aggregate levels) and the
12	workload trends for the Program to be assessed
13	and comprehensively monitored.
14	(B) The ability to manage data with re-
15	spect to a number of caregivers that is more
16	than the number of caregivers that the Sec-
17	retary expects to apply for the Program.
18	(C) The ability to integrate the system
19	with other relevant information technology sys-
20	tems of the Veterans Health Administration.
21	(b) Assessment of Program.—Not later than 180
22	days after implementing the system described in sub-
23	section (a), the Secretary shall, through the Under Sec-
24	retary for Health, use data from the system and other rel-

evant data to conduct an assessment of how key aspects 1 2 of the Program are structured and carried out. 3 (c) Ongoing Monitoring of and Modifications 4 TO PROGRAM.— (1) MONITORING.—The Secretary shall use the 5 6 system implemented under subsection (a) to monitor 7 and assess the workload of the Program, including 8 monitoring and assessment of data on-9 (A) the status of applications, appeals, and 10 home visits in connection with the Program; 11 and 12 (B) the use by caregivers participating in 13 the Program of other support services under 14 the Program such as respite care. 15 (2) MODIFICATIONS.—Based on the monitoring 16 and assessment conducted under paragraph (1), the 17 Secretary shall identify and implement such modi-18 fications to the Program as the Secretary considers 19 necessary to ensure the Program is functioning as 20 intended and providing veterans and caregivers par-21 ticipating in the Program with services in a timely 22 manner. 23 (d) REPORTS.—

24 (1) INITIAL REPORT.—

1	(A) IN GENERAL.—Not later than 90 days
2	after the date of the enactment of this Act, the
3	Secretary shall submit to the Committee on
4	Veterans' Affairs of the Senate, the Committee
5	on Veterans' Affairs of the House of Represent-
6	atives, and the Comptroller General of the
7	United States a report that includes—
8	(i) the status of the planning, develop-
9	ment, and deployment of the system re-
10	quired to be implemented under subsection
11	(a), including any changes in the timeline
12	for the implementation of the system; and
13	(ii) an assessment of the needs of
14	family caregivers of veterans described in
15	subparagraph (B), the resources needed
16	for the inclusion of such family caregivers
17	in the Program, and such changes to the
18	Program as the Secretary considers nec-
19	essary to ensure the successful expansion
20	of the Program to include such family
21	caregivers.
22	(B) VETERANS DESCRIBED.—Veterans de-
23	scribed in this subparagraph are veterans who
24	are eligible for the Program under clause (ii) or
25	(iii) of section $1720G(a)(2)(B)$ of title 38,

1	United States Code, as amended by section
2	301(a)(1) of this Act, solely due to a serious in-
3	jury (including traumatic brain injury, psycho-
4	logical trauma, or other mental disorder) in-
5	curred or aggravated in the line of duty in the
6	active military, naval, or air service before Sep-
7	tember 11, 2001.
8	(2) NOTIFICATION BY COMPTROLLER GEN-
9	ERAL.—The Comptroller General shall review the re-
10	port submitted under paragraph (1) and notify the
11	Committee on Veterans' Affairs of the Senate and
12	the Committee on Veterans' Affairs of the House of
13	Representatives with respect to the progress of the
14	Secretary in—
15	(A) fully implementing the system required
16	under subsection (a); and
17	(B) implementing a process for using such
18	system to monitor and assess the Program
19	under subsection $(c)(1)$ and modify the Pro-
20	gram as considered necessary under subsection
21	(e)(2).
22	(3) FINAL REPORT.—
23	(A) IN GENERAL.—Not later than June 1,
24	2019, the Secretary shall submit to the Com-
25	mittee on Veterans' Affairs of the Senate, the

Committee on Veterans' Affairs of the House of 1 2 Representatives, and the Comptroller General a 3 report on the implementation of subsections (a) 4 through (c). 5 (B) ELEMENTS.—The report required by 6 subparagraph (A) shall include the following: 7 (i) A certification by the Secretary 8 with respect to whether the information 9 technology system described in subsection 10 (a) has been implemented. 11 (ii) A description of how the Secretary 12 has implemented such system. 13 (iii) A description of the modifications 14 to the Program, if any, that were identified 15 and implemented under subsection (c)(2). 16 (iv) A description of how the Sec-17 retary is using such system to monitor the 18 workload of the Program. 19 (e) DEFINITIONS.—In this section: 20 (1) ACTIVE MILITARY, NAVAL, OR AIR SERV-ICE.—The term "active military, naval, or air serv-21 22 ice" has the meaning given that term in section 101 23 of title 38, United States Code. 24 (2) PROGRAM.—The term "Program" means 25 the program of comprehensive assistance for family

1	caregivers under section 1720G(a) of title 38,
2	United States Code, as amended by section 301 of
3	this Act.
4	SEC. 303. MODIFICATIONS TO ANNUAL EVALUATION RE-
5	PORT ON CAREGIVER PROGRAM OF DEPART-
6	MENT OF VETERANS AFFAIRS.
7	(a) BARRIERS TO CARE AND SERVICES.—Subpara-
8	graph (A)(iv) of section $101(c)(2)$ of the Caregivers and
9	Veterans Omnibus Health Services Act of 2010 (Public
10	Law 111–163; 38 U.S.C. 1720G note) is amended by in-
11	serting ", including a description of any barriers to access-
12	ing and receiving care and services under such programs"
13	before the semicolon.
14	(b) Sufficiency of Training for Family Care-
15	GIVER PROGRAM.—Subparagraph (B) of such section is
16	amended—
17	(1) in clause (i), by striking "; and" and insert-
18	ing a semicolon;
19	(2) in clause (ii), by striking the period at the
20	end and inserting "; and"; and
21	(3) by adding at the end the following new
22	clause:
23	"(iii) an evaluation of the sufficiency
24	and consistency of the training provided to
25	family caregivers under such program in

164
preparing family caregivers to provide care
to veterans under such program.".
TITLE IV—APPROPRIATION OF
AMOUNTS
SEC. 401. APPROPRIATION OF AMOUNTS FOR HEALTH
CARE FROM DEPARTMENT OF VETERANS AF-
FAIRS.
(a) IN GENERAL.—There is authorized to be appro-
priated, and is appropriated, to the Secretary of Veterans
Affairs, out of any funds in the Treasury not otherwise
appropriated, \$1,000,000,000 to carry out subsection (c).
(b) Availability of Amounts.—The amount ap-
propriated under subsection (a) shall be available for obli-
gation or expenditure without fiscal year limitation.
(c) USE OF AMOUNTS.—The amount appropriated
under subsection (a) shall be used by the Secretary to
carry out the following:
(1) Subchapters II and VII of chapter 76 of
title 38, United States Code;
(2) The program to increase the number of
graduate medical education residency positions of
the Department under sections 211 and 212; and
(3) Section 221.
(d) FUNDING PLAN.—Not later than 60 days after
the date of the enactment of this Act, the Secretary shall

submit to the appropriate committees of Congress a fund ing plan describing how the Secretary intends to use the
 amount appropriated under subsection (a).

4 (e) SUPPLEMENT NOT SUPPLANT.—Amounts appro5 priated under subsection (a) for purposes of carrying out
6 subchapters II and VII of chapter 76 of title 38, United
7 States Code, shall supplement, not supplant, amounts oth8 erwise made available to the Secretary to carry out such
9 subchapters.

10 (f) REPORT.—Not later than one year after the date 11 of the enactment of this Act, the Secretary shall submit 12 to the appropriate committees of Congress a report on how 13 the Secretary has obligated the amount appropriated 14 under subsection (a) as of the date of the submittal of 15 the report.

(g) APPROPRIATE COMMITTEES OF CONGRESS DE17 FINED.—In this section, the term "appropriate commit18 tees of Congress" means—

(1) the Committee on Veterans' Affairs and theCommittee on Appropriations of the Senate; and

(2) the Committee on Veterans' Affairs and the
Committee on Appropriations of the House of Representatives.

166

3 (a) IN GENERAL.—There is authorized to be appro4 priated, and is appropriated, to the Secretary of Veterans
5 Affairs, out of any funds in the Treasury not otherwise
6 appropriated, \$4,000,000,000 to be deposited in the Vet7 erans Choice Fund under section 802 of the Veterans Ac8 cess, Choice, and Accountability Act of 2014 (Public Law
9 113–146; 38 U.S.C. 1701 note).

(b) AVAILABILITY.—The amount appropriated under
subsection (a) shall remain available until expended pursuant to section 802(c)(4) of the Veterans Access, Choice,
and Accountability Act of 2014 (Public Law 113–146; 38
U.S.C. 1701 note) as added by section 142.

Calendar No. 273

115TH CONGRESS S. 2193

A BILL

To amend title 38, United States Code, to improve health care for veterans, and for other purposes.

DECEMBER 5, 2017 Read twice and placed on the calendar