

114TH CONGRESS  
1ST SESSION

# H. R. 4059

To amend title XVIII of the Social Security Act to encourage Medicare beneficiaries to voluntarily adopt advance directives guiding the medical care they receive.

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## IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 18, 2015

Mrs. BLACK (for herself, Mr. WELCH, Mr. THOMPSON of California, and Mr. COLLINS of New York) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To amend title XVIII of the Social Security Act to encourage Medicare beneficiaries to voluntarily adopt advance directives guiding the medical care they receive.

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.**

4       This Act may be cited as the “Medicare Choices Em-  
5 powerment and Protection Act”.

1   **SEC. 2. MEDICARE ADVANCE DIRECTIVE CERTIFICATION**

2                   **PROGRAM.**

3       Part B of title XVIII of the Social Security Act (42  
4   U.S.C. 1395 et seq.) is amended by adding at the end  
5   the following new section:

6       “MEDICARE ADVANCE DIRECTIVE CERTIFICATION

7                   PROGRAM

8       “SEC. 1849. (a) IN GENERAL.—

9               “(1) ESTABLISHMENT OF PROGRAM.—The Sec-  
10   retary shall establish and implement an Advance Di-  
11   rective Certification Program (in this section re-  
12   ferred to as the ‘Program’) under which the Sec-  
13   retary shall encourage eligible beneficiaries to adopt  
14   and maintain certified advance directives to guide  
15   the delivery of health care to such beneficiaries. The  
16   Secretary shall implement the Program not later  
17   than 3 years after the date of enactment of this sec-  
18   tion.

19       “(2) DEFINITIONS.—In this section:

20               “(A) CERTIFIED ADVANCE DIRECTIVE.—  
21       The term ‘certified advance directive’ means  
22       any electronically stored statement by an eligi-  
23       ble beneficiary who—

24               “(i) provides instructions that outline  
25       the kind of medical treatments and care  
26       that such beneficiary would want or not

1           want under particular conditions, and may  
2           also include the identification of a health  
3           care proxy or legal representative to make  
4           medical treatment decisions for the bene-  
5           ficiary if the beneficiary becomes unable to  
6           make or communicate those decisions;

7                 “(ii) is executed in accordance with  
8                 the law governing advance directives of the  
9                 State involved; and

10                 “(iii) is offered by an entity that has  
11                 received accreditation from the Secretary  
12                 under this section.

13                 “(B) ELIGIBLE BENEFICIARY.—The term  
14                 ‘eligible beneficiary’ means an individual en-  
15                 rolled under this part.

16                 “(3) VOLUNTARY.—Participation in the Pro-  
17                 gram shall be voluntary with respect to the eligible  
18                 beneficiary and an eligible beneficiary who has reg-  
19                 istered a certified advance directive under the Pro-  
20                 gram may terminate such directive at any time.  
21                 Nothing in this section shall require an eligible bene-  
22                 ficiary to adopt or maintain a certified advance di-  
23                 rective.

24                 “(4) BEST PRACTICES.—In establishing and im-  
25                 plementing the Program, the Secretary shall con-

1 consider best practices within existing advance directive  
2 registry technologies, programs, and systems, includ-  
3 ing web-based or cloud-based advance directive tech-  
4 nologies, which may utilize time and date stamps,  
5 video, or other innovative measures to protect the  
6 authenticity, improve the quality, and enhance the  
7 security of such directives.

8       “(5) ENROLLMENT AND DISENROLLMENT.—  
9       The Secretary shall establish procedures for eligible  
10 beneficiaries to enroll and disenroll under the Pro-  
11 gram. Such procedures shall ensure that enrollment  
12 and disenrollment is available through an online  
13 process. The Secretary shall also establish proce-  
14 dures to ensure Program participants can update or  
15 amend an advance directive in a timely and secure  
16 manner.

17       “(6) STATE LAW.—This section shall in no way  
18 supercede, abrogate, or otherwise interfere with  
19 State law governing advance directives. Under the  
20 Program, the Secretary shall establish a process  
21 under which the Secretary is required to verify that  
22 digital advance directive vendors or other entities  
23 providing a digital advance directive participating in  
24 the program enable those using their services to  
25 complete advance directives that fully comply with

1       the law governing advance directives of the State in-  
2       volved.

3           “(7) DISPLAY OF STATUTORY AND ALTER-  
4       NATIVE ADVANCE DIRECTIVE FORMS.—Under the  
5       Program, the Centers for Medicare & Medicaid Serv-  
6       ices shall provide, through a clearinghouse website,  
7       links to statutory and alternative advance directive  
8       forms and a State-by-State index to such forms to  
9       allow a beneficiary to create, adopt, modify, and ter-  
10       minate an advance directive with any content per-  
11       mitted or required, and in any form authorized by  
12       a State, in accordance with the requirements of sub-  
13       paragraphs (C) through (E) of subsection (e)(1) and  
14       subsection (e)(2).

15           “(8) ACCESS IN CASES OF DISPUTE OVER  
16       TREATMENT.—Under the Program:

17           “(A) SPECIAL ACCESS.—The Secretary  
18       shall establish a process whereby, with respect  
19       to a beneficiary with a certified advance direc-  
20       tive, a person described in subparagraph (B)  
21       may obtain access to the beneficiary’s advance  
22       directive for the purposes of viewing and shar-  
23       ing such advance directive when—

24           “(i) the provisions of the advance di-  
25       rective have come into force under the ap-

1 plicable State's law because the beneficiary  
2 has become incapable of making health  
3 care decisions or under other cir-  
4 cumstances provided under State law; and

5 "(ii) at least one person described in  
6 subparagraph (B) is questioning or dis-  
7 putting the provision, withholding, or with-  
8 drawal of medical treatment, food, or  
9 fluids with respect to the beneficiary.

10 "(B) INTERESTED INDIVIDUALS.—A per-  
11 son described in this subparagraph, with re-  
12 spect to a beneficiary, is—

13 " (i) any individual who is a member  
14 of any class of persons who, under the ap-  
15 plicable State's law, would potentially be  
16 eligible to serve as a health care decision  
17 maker for the beneficiary if an advance di-  
18 rective had not been executed regardless of  
19 whether higher priority for such eligibility  
20 would be accorded to another individual or  
21 individuals; and

22 " (ii) if the applicable State's law does  
23 not designate persons or classes of persons  
24 described in clause (i), any person related

1                   within the third degree of consanguinity or  
2                   affinity to the beneficiary.

3         “(b) REGISTRATION.—

4                 “(1) IN GENERAL.—The Secretary shall estab-  
5                 lish procedures for an eligible beneficiary to register  
6                 such beneficiary’s adoption of a certified advance di-  
7                 rective under the Program. Such procedures shall  
8                 ensure that registration is available through an on-  
9                 line process. The Secretary shall also establish pro-  
10                cedures to ensure Program participants can update  
11                previously registered information that is no longer  
12                accurate and indicate that an advance directive has  
13                been terminated.

14                “(2) REQUIRED INFORMATION.—In addition to  
15                such other information as the Secretary may deem  
16                appropriate, an eligible beneficiary seeking to reg-  
17                ister a certified advance directive under the Program  
18                shall indicate where the advance directive is main-  
19                tained.

20                “(3) REGISTRATION PERIODS.—The procedures  
21                established under paragraph (1) shall provide that  
22                registration under the Program shall occur during—

23                   “(A) an eligible beneficiary’s initial enroll-  
24                ment under an MA plan under part C as de-

1 scribed in paragraph (1) of section 1851(e);  
2 and

3 “(B) the annual, coordinated election pe-  
4 riod under paragraph (3) of such section.

5 “(4) PRIVACY AND SECURITY.—

6 “(A) IN GENERAL.—The Secretary shall  
7 ensure that all aspects of the registration sys-  
8 tem comply with the Federal regulations (con-  
9 cerning the privacy of individually identifiable  
10 health information) promulgated under section  
11 264(c) of the Health Insurance Portability and  
12 Accountability Act of 1996 subject to the access  
13 authorized under subsection (a)(8) and sub-  
14 section (c)(2)(D).

15 “(B) ACCESS.—The Secretary shall utilize  
16 standardized data protections and privacy  
17 standards, including the Federal regulations de-  
18 scribed in paragraph (1), to ensure that the  
19 registration record of an eligible beneficiary can  
20 only be accessed by—

21 “(i) the beneficiary, through the proc-  
22 ess established under paragraph (1);

23 “(ii) those authorized to access the  
24 advance directive under subsection (a)(8)  
25 and subsection (c)(2)(D); and

1                         “(iii) providers of services and sup-  
2                         pliers participating under this title,  
3                         through a process established by the Sec-  
4                         retary.

5                         “(c) ACCREDITATION.—

6                         “(1) IN GENERAL.—Under the Program, the  
7                         Secretary shall—

8                         “(A) grant accreditation to advance direc-  
9                         tive vendors and other entities providing ad-  
10                         vance directives that meet the accreditation cri-  
11                         teria established under paragraph (2); and

12                         “(B) establish a process whereby advance  
13                         directive vendors and other entities providing  
14                         advance directives may obtain accreditation  
15                         under this subsection.

16                         “(2) ACCREDITATION CRITERIA.—The Sec-  
17                         retary, in consultation with the General Accounting  
18                         Office, shall establish accreditation criteria for ad-  
19                         vance directive vendors and other entities providing  
20                         advance directives that seek to offer advance direc-  
21                         tives to be certified under the Program. Such cri-  
22                         teria shall consist of the following:

23                         “(A) PROCESS FOR ADOPTING ADVANCE  
24                         DIRECTIVE.—The advance directive vendor or  
25                         other entity providing an advance directive shall

1       allow a beneficiary to create, adopt, modify, and  
2       terminate an advance directive through an on-  
3       line process.

4                 “(B) VENDORS.—The advance directive  
5        vendor or other entity providing an advance di-  
6        rective shall comply with an annual quality re-  
7       view to be conducted by the Secretary.

8                 “(C) USE OF STATUTORY AND ALTER-  
9        NATIVE ADVANCE DIRECTIVE FORMS.—The ad-  
10      vance directive vendor or other entity providing  
11      an advance directive shall enable a beneficiary  
12      to access, complete, modify, and adopt any ad-  
13      vance directive applicable to the State indicated  
14      by the beneficiary who is posted as provided  
15      under subparagraphs (C) through (E) of sub-  
16      section (e)(1) and of subsection (e)(2).

17                 “(D) ACCESS.—The advance directive ven-  
18      dor or other entity providing an advance direc-  
19      tive shall maintain advance directives in such a  
20      way that—

21                         “(i) an eligible beneficiary who has  
22      adopted an advance directive with such  
23      vendor or entity and any family member,  
24      legal representative, or health care proxy  
25      legally designated by such beneficiary has

1                   direct, near real-time online access to the  
2                   beneficiary's advance directive for purposes  
3                   of viewing and sharing such advance direc-  
4                   tive;

5                   “(ii) in the case of an eligible bene-  
6                   ficiary who has adopted an advance direc-  
7                   tive with such vendor or entity or any fam-  
8                   ily member, legal representative, or health  
9                   care proxy legally designated by such bene-  
10                  ficiary who is unable or unwilling to use  
11                  the online access under subparagraph (A),  
12                  such individual is able to obtain a hard  
13                  copy of the beneficiary's advance directive  
14                  for the purposes of viewing and sharing  
15                  such advance directive; and

16                  “(iii) providers of services and sup-  
17                  pliers participating under this title have  
18                  near real-time online access to the advance  
19                  directive of an eligible beneficiary who has  
20                  adopted an advance directive with such  
21                  vendor or entity.

22                  “(E) PRIVACY PROTECTIONS.—

23                  “(i) IN GENERAL.—The advance di-  
24                  rective vendor or other entity providing an  
25                  advance directive shall comply with the

1           Federal regulations (concerning the privacy  
2           of individually identifiable health informa-  
3           tion) promulgated under section 264(c) of  
4           the Health Insurance Portability and Ac-  
5           countability Act of 1996 (42 U.S.C.  
6           1320d–2 note), subject to the access au-  
7           thorized under subparagraph (D) and sub-  
8           section (a)(8).

9           “(ii) ACCESS.—Such vendor or entity  
10          shall utilize standardized data protections  
11          and privacy standards, including the Fed-  
12          eral regulations described in clause (i), to  
13          ensure that the content of an eligible bene-  
14          ficiary’s advance directive is owned and  
15          maintained by the beneficiary and can only  
16          be accessed by those authorized to access  
17          the advance directive under subparagraph  
18          (D) and subsection (a)(8).

19           “(F) SECURITY AND TESTING.—The ad-  
20          vance directive vendor or other entity providing  
21          an advance directive shall certify that—

22           “(i) all data management and data  
23          transfer elements involved in adopting,  
24          maintaining, and accessing the advance di-  
25          rective have successfully passed rigorous

1           independent testing regarding standards of  
2           timeliness, accuracy, and efficiency;

3                 “(ii) the data management and data  
4                 transfer elements involved in adopting,  
5                 maintaining, and accessing the advance di-  
6                 rective meet widely accepted industry secu-  
7                 rity standards; and

8                 “(iii) the system that provides access  
9                 to the advance directive has passed real-  
10                time tests simulating a realistic volume of  
11                beneficiaries and providers accessing ad-  
12                vance directives simultaneously.

13                 “(G) CERTIFIED ADVANCE DIRECTIVES.—

14           The advance directive vendor or other entity  
15           providing an advance directive shall agree to  
16           offer certified advance directives (as defined in  
17           subsection (a)(2)(A)).

18                 “(H) BENEFICIARY SURVEYS.—

19                 “(i) IN GENERAL.—The advance di-  
20                 rective vendor or other entity providing an  
21                 advance directive shall agree to administer  
22                 annual beneficiary surveys on the informa-  
23                 tion described in clause (ii) and submit the  
24                 results of such surveys to the Centers for  
25                 Medicare & Medicaid Services.

1                     “(ii) INFORMATION.—The information  
2                     described in this clause, with respect to an  
3                     annual beneficiary survey and certified ad-  
4                     vance directive of a beneficiary, is the fol-  
5                     lowing:

6                     “(I) Whether the beneficiary had  
7                     to pay any third party for the cre-  
8                     ation, storage, or retrieval of the cer-  
9                     tified advance directive.

10                    “(II) Whether the beneficiary  
11                     had a health care encounter or emer-  
12                     gency that required the location, ac-  
13                     cess, retrieval, or consultation of the  
14                     certified advance directive and if so,  
15                     whether the certified advance directive  
16                     was accessible in online and in near  
17                     real-time, as required under this sec-  
18                     tion.

19                    “(III) Whether the certified ad-  
20                     vance directive was actionable.

21                    “(IV) Whether medical personnel  
22                     followed the certified advance direc-  
23                     tive.

24                    “(d) INCENTIVE.—

1           “(1) IN GENERAL.—The Secretary shall make a  
2       one-time payment of the amount specified in para-  
3       graph (2) to each eligible beneficiary who adopts a  
4       certified advance directive and registers such direc-  
5       tive with the Program.

6           “(2) AMOUNT.—

7           “(A) IN GENERAL.—For purposes of para-  
8       graph (1), the amount specified in this para-  
9       graph is—

10           “(i) for a beneficiary who registers a  
11       certified advance directive with the Pro-  
12       gram in 2015, \$75; or

13           “(ii) for a beneficiary who registers a  
14       certified advance directive with the Pro-  
15       gram in a subsequent year, the amount  
16       specified in this paragraph for the pre-  
17       ceding year increased by the percentage in-  
18       crease in the Chained Consumer Price  
19       Index for All Urban Consumers (as pub-  
20       lished by the Bureau of Labor Statistics of  
21       the Department of Labor) over the pre-  
22       ceding year.

23           “(B) ROUNDING.—If any amount deter-  
24       mined under subparagraph (A) is not a multiple

1           of 10 cents, such amount shall be rounded to  
2           the nearest multiple of 10 cents.

3           “(3) ADMINISTRATION.—The Secretary shall,  
4           through a full notice and comment rulemaking proc-  
5           ess, establish procedures for—

6                 “(A) making the incentive payment di-  
7                 rectly to the eligible beneficiary or a personal  
8                 account maintained by the beneficiary at a fi-  
9                 nancial institution that has been designated by  
10                the beneficiary, and ensuring that no other enti-  
11                ty receives the payment on the beneficiary’s be-  
12                half; and

13                 “(B) ensuring that a beneficiary does not  
14                 receive an incentive payment under this section  
15                 more than once.

16           “(e) EDUCATION AND OUTREACH.—

17                 “(1) IN GENERAL.—The Secretary shall provide  
18                 for—

19                 “(A) the inclusion of the statement set  
20                 forth in paragraph (3) in the Medicare and You  
21                 handbook under section 1804 and on a clear-  
22                 inghouse website linked to the Internet website  
23                 of the Centers for Medicare & Medicaid Serv-  
24                 ices;

1               “(B) the promotion of the benefits of elec-  
2               tronic advance directives services, as they be-  
3               come available, through the use of mass com-  
4               munications and other means;

5               “(C) the inclusion, under the heading  
6               ‘Statutory Advance Directive Forms’, of any  
7               relevant forms, whether mandatory or optional,  
8               specified in the statutes or regulations of the  
9               States to be displayed on a clearinghouse  
10              website;

11              “(D) the inclusion, under the heading ‘Al-  
12              ternative Advance Directive Forms,’ on a sepa-  
13              rate clearinghouse website, and in accordance  
14              with paragraph (2)—

15              “(i) of other advance directive forms  
16              submitted to the Secretary by individuals  
17              and groups in an electronic format speci-  
18              fied by the Secretary for which the submit-  
19              ting entity includes, for each form sub-  
20              mitted, an opinion by an attorney licensed  
21              to practice in the relevant State dem-  
22              onstrating that the submitted form com-  
23              plies with the law of that State; and

24              “(ii) of the following disclaimer, which  
25              shall be prominently posted on the website:

1           ‘This website includes for your consider-  
2           ation alternative advance directive forms  
3           submitted by individuals or groups reflect-  
4           ing different perspectives on advance  
5           health care decisions which you may wish  
6           to review before completing your own ad-  
7           vance directive.’; and

8           “(E) the inclusion of a user friendly index  
9           on the clearinghouse website by State and, in  
10          the case of the ‘Alternative Advance Directive  
11          Forms’, by the name of the provider, so that a  
12          user may readily access those statutory and al-  
13          ternative forms.

14          “(2) ALTERNATIVE ADVANCE DIRECTIVE  
15          FORMS.—

16          “(A) IN GENERAL.—For purposes of para-  
17          graph (1)(D), the following shall apply:

18           “(i) Not later than 60 days after re-  
19          ceiving an advance directive form sub-  
20          mitted under such paragraph, the Sec-  
21          retary shall either post the submitted form  
22          on a clearinghouse website or provide to  
23          the submitting entity a detailed expla-  
24          nation of the basis for the Secretary’s de-  
25          termination that the submitted form does

1                   not comply with relevant State or Federal  
2                   law, which determination shall be subject  
3                   to judicial review under section 702 of title  
4                   5 of the United States Code; and

5                   “(ii) the Secretary shall either remove  
6                   or refuse to post any submitted form if  
7                   provided with an official determination by  
8                   the Attorney General of the applicable  
9                   State that the form is not in compliance  
10                  with State law, subject to applicable State  
11                  law described in subparagraph (B).

12                  “(B) STATE LAW DESCRIBED.—For pur-  
13                  poses of subparagraph (A), State law described  
14                  in this subparagraph is—

15                  “(i) a ruling by a court of the applica-  
16                  ble State, or by a Federal court applying  
17                  that State’s law, subject to subsequent rul-  
18                  ings by a court or courts with authority to  
19                  supercede that ruling; or

20                  “(ii) a statute or regulation of the ap-  
21                  plicable State that provides for a specific  
22                  procedure for officially determining whether  
23                  particular advance directive forms com-  
24                  ply with State law.

1           “(3) STATEMENT.—For purposes of paragraph  
2       (1)(A), the statement included in this paragraph is  
3       the following statement, with appropriate insertions  
4       in the bracketed segments updated at least annually:  
5       “WHY YOU MAY WANT TO CONSIDER AN ‘AD-  
6       VANCE DIRECTIVE’ Do you ever worry what would  
7       happen if you became unable to make health care decisions  
8       for yourself because of an illness or injury? That’s what  
9       an ‘advance directive’ is for. You can use it to give direc-  
10      tions for your health care providers and family about your  
11      health care wishes that are to be followed if you are no  
12      longer able to speak for yourself. You can also name some-  
13      one you trust, like a family member or friend, to give  
14      health care directions for you when you can’t do so your-  
15      self.

16       “You should consider carefully who to choose to  
17      speak for you and what directions you want to give to en-  
18      sure your representative clearly reflects your own values  
19      and treatment preferences. You should not feel pressured  
20      to violate your own values and preferences, and you are  
21      entitled to implement them without discrimination based  
22      on age or degree of disability.

23       “There are many resources to help you.

24       “By choosing the name of a state at [INSERT name  
25      of webpage for the index provided in paragraph 4 of this

1 subsection and its URL (and, on the clearinghouse  
2 website, include a hyperlink to it)], you can find sample  
3 advance directives for that state. You can see any sample  
4 or required forms given in state law, as well as others from  
5 individuals or groups with different viewpoints on advance  
6 health care decisions which you may wish to review before  
7 completing your own advance directive.

8       “Below is contact information for accredited vendors  
9 who will arrange for your advance directive to be confiden-  
10 tially kept online, where it can be seen by doctors who  
11 are treating you so they are made aware of your wishes.  
12 You can also give permission to certain other people, like  
13 family members or friends, you want to be able to get a  
14 copy of your advance directive. If a disagreement about  
15 your treatment develops, depending on your state’s law  
16 certain other people may also be allowed to see it.

17       “These vendors can also help you create an advance  
18 directive online or with paper documents, if you wish. On-  
19 line directives allow you to change or cancel one that no  
20 longer fits with your wishes in a more timely manner.

21       “[INSERT, in alphabetical order, the names and  
22 contact information for currently accredited advance di-  
23 rective vendors (and, on the clearinghouse website,  
24 hyperlinks to their websites).]

1       “Although any adult who is capable of doing so can  
2 use these resources to complete an advance directive at  
3 any time, Medicare beneficiaries are particularly encour-  
4 aged to do so when enrolling in Medicare or during the  
5 annual enrollment period when you can choose among dif-  
6 ferent Medicare health insurance alternatives.

7       “In addition, some Medicare Advantage plans or sup-  
8 plemental insurance plans may offer a financial incentive  
9 or other additional benefits for creating an advance direc-  
10 tive online.

11      “By completing an advance directive you can not only  
12 make it more likely that your wishes about health care  
13 will be known if you are unable to tell them at the time,  
14 but also spare family, friends, and doctors the difficulty  
15 of trying to figure out what you would have wanted. These  
16 are matters of the highest importance that can affect life-  
17 or-death decisions, as well as your future comfort and  
18 well-being. You are encouraged to think about them care-  
19 fully, and give serious consideration to recording your  
20 wishes in an advance directive.”.

