

118TH CONGRESS  
1ST SESSION

# H. R. 5492

To improve the reproductive assistance provided by the Department of Defense and the Department of Veterans Affairs to certain members of the Armed Forces, veterans, and their spouses or partners, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 14, 2023

Mr. LARSEN of Washington (for himself, Ms. JACOBS, Ms. NORTON, Mrs. DINGELL, Ms. HOULAHAN, Ms. OMAR, Mr. McGOVERN, Mr. KRISHNAMOORTHI, Mr. CONNOLLY, and Ms. TITUS) introduced the following bill; which was referred to the Committee on Veterans' Affairs, and in addition to the Committee on Armed Services, 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 improve the reproductive assistance provided by the Department of Defense and the Department of Veterans Affairs to certain members of the Armed Forces, veterans, and their spouses or partners, 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,*

1 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

2       (a) SHORT TITLE.—This Act may be cited as the  
 3     “Veteran Families Health Services Act of 2023”.

4       (b) TABLE OF CONTENTS.—The table of contents for  
 5 this Act is as follows:

See. 1. Short title; table of contents.

**TITLE I—REPRODUCTIVE AND FERTILITY PRESERVATION  
 ASSISTANCE FOR MEMBERS OF THE ARMED FORCES**

- Sec. 101. Definitions.
- Sec. 102. Provision of fertility treatment and counseling to certain members of the Armed Forces and spouses, partners, and gestational surrogates of such members.
- Sec. 103. Establishment of fertility preservation procedures after an injury or illness.
- Sec. 104. Cryopreservation and storage of reproductive genetic material of members of the Armed Forces on active duty.
- Sec. 105. Assistance with and continuity of care regarding reproductive and fertility preservation services.
- Sec. 106. Coordination between Department of Defense and Department of Veterans Affairs on furnishing of fertility treatment and counseling.

**TITLE II—REPRODUCTIVE AND ADOPTION ASSISTANCE FOR  
 VETERANS**

- Sec. 201. Inclusion of fertility treatment and counseling under the definition of medical services in title 38.
- Sec. 202. Fertility treatment and counseling for certain veterans and spouses, partners, and gestational surrogates of such veterans.
- Sec. 203. Adoption assistance for certain veterans.
- Sec. 204. Assistance with and continuity of care regarding reproductive and fertility preservation services.
- Sec. 205. Facilitation of reproduction and infertility research.
- Sec. 206. Regulations on furnishing of fertility treatment and counseling and adoption assistance by Department of Veterans Affairs.

**6     **TITLE I—REPRODUCTIVE AND  
 7     FERTILITY PRESERVATION  
 8     ASSISTANCE FOR MEMBERS  
 9     OF THE ARMED FORCES****

**10 SEC. 101. DEFINITIONS.**

11       In this title:

1                   (1) ACTIVE DUTY.—The term “active duty” has  
2                   the meaning given that term in section 101(d)(1) of  
3                   title 10, United States Code.

4                   (2) ARMED FORCES.—The term “Armed  
5                   Forces” has the meaning given the term “armed  
6                   forces” in section 101(a)(4) of such title.

7                   **SEC. 102. PROVISION OF FERTILITY TREATMENT AND**  
8                   **COUNSELING TO CERTAIN MEMBERS OF THE**  
9                   **ARMED FORCES AND SPOUSES, PARTNERS,**  
10                  **AND GESTATIONAL SURROGATES OF SUCH**  
11                  **MEMBERS.**

12                  (a) FERTILITY TREATMENT AND COUNSELING.—

13                  (1) IN GENERAL.—The Secretary of Defense  
14                  shall furnish fertility treatment and counseling, in-  
15                  cluding through the use of assisted reproductive  
16                  technology, to a covered member of the Armed  
17                  Forces or a spouse, partner, or gestational surrogate  
18                  of such a member.

19                  (2) ELIGIBILITY FOR TREATMENT AND COUN-  
20                  SELING.—Fertility treatment and counseling shall be  
21                  furnished under paragraph (1) without regard to the  
22                  sex, gender identity, sexual orientation, or marital  
23                  status of the covered member of the Armed Forces.

24                  (3) IN VITRO FERTILIZATION.—In the case of  
25                  in vitro fertilization treatment furnished under para-

1 graph (1), the Secretary may furnish to an individual under such paragraph—

3 (A) not more than three completed oocyte retrievals; and

5 (B) unlimited embryo transfers in accordance with the guidelines of the American Society for Reproductive Medicine.

8 (b) PROCUREMENT OF REPRODUCTIVE GENETIC MATERIAL.—If a covered member of the Armed Forces is unable to provide their reproductive genetic material for purposes of fertility treatment under subsection (a), the Secretary shall, at the election of such member, allow such member to receive such treatment with donated reproductive genetic material and pay or reimburse such member the reasonable costs of procuring such material from a donor.

17 (c) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to require the Secretary—

19 (1) to find or certify a gestational surrogate for a covered member of the Armed Forces or to connect a gestational surrogate with such a member; or

22 (2) to find or certify reproductive genetic material from a donor for a covered member of the Armed Forces or to connect such a member with reproductive genetic material from a donor.

1           (d) DEFINITIONS.—In this section:

2           (1) ASSISTED REPRODUCTIVE TECHNOLOGY.—

3           The term “assisted reproductive technology” in-  
4           cludes in vitro fertilization and other fertility treat-  
5           ments in which both eggs and sperm are handled  
6           when clinically appropriate.

7           (2) COVERED MEMBER OF THE ARMED

8           FORCES.—The term “covered member of the Armed  
9           Forces” means a member of the Armed Forces who  
10          has an infertility condition, unless the Secretary can  
11          show that the member was completely infertile be-  
12          fore service on active duty in the Armed Forces.

13           (3) FERTILITY TREATMENT.—The term “fer-  
14          tility treatment” includes the following:

15           (A) Procedures that use assisted reproduc-  
16          tive technology.

17           (B) Sperm retrieval.

18           (C) Egg retrieval.

19           (D) Artificial insemination.

20           (E) Transfer of reproductive genetic mate-  
21          rial.

22           (F) Medications as prescribed or necessary  
23          for fertility.

24           (G) Such other treatments as the Sec-  
25          retary of Defense considers appropriate.

1                             (4) INFERTILITY CONDITION.—The term “in-  
2                             fertility condition” includes—

3                                 (A) a diagnosis of infertility; or  
4                                 (B) the inability to reproduce or safely  
5                             carry a pregnancy to term, including as a result  
6                             of treatment for another condition.

7                             (5) PARTNER.—The term “partner”, with re-  
8                             spect to a member of the Armed Forces, means an  
9                             individual selected by the member who agrees to  
10                           share with the member the parental responsibilities  
11                           with respect to any child born as a result of the use  
12                           of any fertility treatment under this section.

13 **SEC. 103. ESTABLISHMENT OF FERTILITY PRESERVATION**  
14                             **PROCEDURES AFTER AN INJURY OR ILLNESS.**

15                             (a) IN GENERAL.—The Secretary of Defense, acting  
16                             through the Assistant Secretary of Defense for Health Af-  
17                             fairs, shall establish procedures for the retrieval of repro-  
18                             ductive genetic material, as soon as medically appropriate,  
19                             from a member of the Armed Forces in cases in which  
20                             the fertility of such member is potentially jeopardized as  
21                             a result of an injury or illness incurred or aggravated  
22                             while serving on active duty in the Armed Forces in order  
23                             to preserve the medical options of such member.

24                             (b) CONSENT FOR RETRIEVAL OF REPRODUCTIVE  
25                             GENETIC MATERIAL.—Reproductive genetic material may

1 be retrieved from a member of the Armed Forces under  
2 subsection (a) only—

3                 (1) with the specific consent of the member; or  
4                 (2) if the member is unable to consent, if a  
5                 medical professional determines that—

6                         (A) the future fertility of the member is  
7                 potentially jeopardized as a result of an injury  
8                 or illness described in subsection (a) or will be  
9                 potentially jeopardized as a result of treating  
10                 such injury or illness;

11                         (B) the member lacks the capacity to con-  
12                 sent to the retrieval of reproductive genetic ma-  
13                 terial and is likely to regain such capacity; and

14                         (C) the retrieval of reproductive genetic  
15                 material under this section is in the medical in-  
16                 terest of the member.

17                 (c) CONSENT FOR USE OF RETRIEVED REPRODUC-  
18         TIVE GENETIC MATERIAL.—Reproductive genetic mate-  
19         rial retrieved from a member of the Armed Forces under  
20         subsection (a) may be used only—

21                 (1) with the specific consent of the member; or  
22                 (2) if the member has lost the ability to consent  
23                 permanently, as determined by a medical profes-  
24                 sional, as specified in an advance directive or testa-  
25                 mentary instrument executed by the member.

1       (d) DISPOSAL OF REPRODUCTIVE GENETIC MATE-  
2 RIAL.—In accordance with regulations prescribed by the  
3 Secretary for purpose of this subsection, the Secretary  
4 shall dispose of reproductive genetic material retrieved  
5 from a member of the Armed Forces under subsection  
6 (a)—

7              (1) with the specific consent of the member; or  
8              (2) if the member—

9                  (A) has lost the ability to consent perma-  
10 nently, as determined by a medical professional;  
11 and

12                  (B) has not specified the use of their re-  
13 productive genetic material in an advance direc-  
14 tive or testamentary instrument executed by the  
15 member.

16 **SEC. 104. CRYOPRESERVATION AND STORAGE OF REPRO-**  
17 **DUCTIVE GENETIC MATERIAL OF MEMBERS**  
18 **OF THE ARMED FORCES ON ACTIVE DUTY.**

19       (a) IN GENERAL.—The Secretary of Defense shall  
20 provide members of the Armed Forces on active duty in  
21 the Armed Forces with the opportunity to cryopreserve  
22 and store their reproductive genetic material prior to—  
23              (1) deployment to a combat zone; or  
24              (2) a duty assignment that includes a haz-  
25 ardous assignment, including—

1                             (A) assignments resulting in exposure to  
2                             perfluoroalkyl or polyfluoroalkyl substances;  
3                             and

4                             (B) such other assignments as determined  
5                             by the Secretary.

6                             (b) PERIOD OF TIME.—

7                             (1) IN GENERAL.—The Secretary shall provide  
8                             for the cryopreservation and storage of reproductive  
9                             genetic material of any member of the Armed Forces  
10                            under subsection (a) in a facility of the Department  
11                            of Defense or of a private entity and the transpor-  
12                            tation of such material, at no cost to the member,  
13                            until the date that is one year after the retirement,  
14                            separation, or release of the member from the  
15                            Armed Forces.

16                             (2) CONTINUED CRYOPRESERVATION AND  
17                             STORAGE.—At the end of the one-year period speci-  
18                             fied in paragraph (1), the Secretary shall permit an  
19                             individual whose reproductive genetic material was  
20                             cryopreserved and stored in a facility of the Depart-  
21                             ment as described in that paragraph to select, in-  
22                             cluding pursuant to an advance medical directive or  
23                             military testamentary instrument completed under  
24                             subsection (c), one of the following options:

1                             (A) To continue such cryopreservation and  
2                             storage in such facility with the cost of such  
3                             cryopreservation and storage borne by the indi-  
4                             vidual.

5                             (B) To transfer the material to a private  
6                             cryopreservation and storage facility selected by  
7                             the individual.

8                             (C) To transfer the material to a facility of  
9                             the Department of Veterans Affairs if  
10                             cryopreservation and storage is available to the  
11                             individual at such facility.

12                             (3) DISPOSAL OF REPRODUCTIVE GENETIC MA-  
13                             TERIAL.—If an individual described in paragraph  
14                             (2) does not make a selection under subparagraph  
15                             (A), (B), or (C) of such paragraph, the Secretary  
16                             may dispose of the reproductive genetic material of  
17                             the individual not earlier than the date that is 90  
18                             days after the end of the one-year period specified  
19                             in paragraph (1) with respect to the individual.

20                             (c) ADVANCE MEDICAL DIRECTIVE AND MILITARY  
21                             TESTAMENTARY INSTRUMENT.—A member of the Armed  
22                             Forces who elects to cryopreserve and store their repro-  
23                             ductive genetic material under this section must complete  
24                             an advance medical directive, as defined in section  
25                             1044c(b) of title 10, United States Code, and a military

1 testamentary instrument, as defined in section 1044d(b)  
2 of such title, that explicitly specifies the use of their  
3 cryopreserved and stored reproductive genetic material if  
4 such member dies or otherwise loses the capacity to con-  
5 sent to the use of their cryopreserved and stored reproduc-  
6 tive genetic material.

(d) AGREEMENTS.—To carry out this section, the Secretary may enter into agreements with private entities that provide cryopreservation, transportation, and storage services for reproductive genetic material.

11 SEC. 105. ASSISTANCE WITH AND CONTINUITY OF CARE RE-  
12 GARDING REPRODUCTIVE AND FERTILITY  
13 PRESERVATION SERVICES.

14        The Secretary of Defense shall ensure that employees  
15 of the Department of Defense assist members of the  
16 Armed Forces—

17                   (1) in navigating the services provided under  
18                   this title;

1   **SEC. 106. COORDINATION BETWEEN DEPARTMENT OF DE-**  
2                   **FENSE AND DEPARTMENT OF VETERANS AF-**  
3                   **FAIRS ON FURNISHING OF FERTILITY TREAT-**  
4                   **MENT AND COUNSELING.**

5       (a) IN GENERAL.—The Secretary of Defense and the  
6   Secretary of Veterans Affairs shall share best practices  
7   and facilitate referrals, as they consider appropriate, on  
8   the furnishing of fertility treatment and counseling to in-  
9   dividuals eligible for the receipt of such counseling and  
10   treatment from the Secretaries.

11     (b) MEMORANDUM OF UNDERSTANDING.—The Sec-  
12  retary of Defense and the Secretary of Veterans Affairs  
13  shall enter into a memorandum of understanding—

14           (1) providing that the Secretary of Defense will  
15  ensure access by the Secretary of Veterans Affairs  
16  to reproductive genetic material of veterans stored  
17  by the Department of Defense for purposes of fur-  
18  nishing fertility treatment under section 1720K of  
19  title 38, United States Code, as added by section  
20  202(a); and

21           (2) authorizing the Department of Veterans Af-  
22  fairs to compensate the Department of Defense for  
23  the cryopreservation, transportation, and storage of  
24  reproductive genetic material of veterans under sec-  
25  tion 104.

1   **TITLE II—REPRODUCTIVE AND  
2       ADOPTION ASSISTANCE FOR  
3       VETERANS**

4   **SEC. 201. INCLUSION OF FERTILITY TREATMENT AND  
5                   COUNSELING UNDER THE DEFINITION OF  
6                   MEDICAL SERVICES IN TITLE 38.**

7       Section 1701(6) of title 38, United States Code, is  
8   amended by adding at the end the following new subpara-  
9   graph:

10                 “(J) Fertility treatment and counseling,  
11                   including treatment using assisted reproductive  
12                   technology.”.

13   **SEC. 202. FERTILITY TREATMENT AND COUNSELING FOR  
14                   CERTAIN VETERANS AND SPOUSES, PART-  
15                   NERS, AND GESTATIONAL SURROGATES OF  
16                   SUCH VETERANS.**

17       (a) IN GENERAL.—Subchapter II of chapter 17 of  
18   title 38, United States Code, is amended by adding at the  
19   end the following new section:

20   **“§ 1720K. Fertility treatment and counseling for cer-  
21                   tain veterans and spouses, partners, and  
22                   gestational surrogates of such veterans**

23       “(a) REQUIREMENT.—

24       “(1) IN GENERAL.—Notwithstanding any other  
25   provision of law, the Secretary shall furnish fertility

1       treatment and counseling, including through the use  
2       of assisted reproductive technology, to a covered vet-  
3       eran and the spouse, partner, or gestational surro-  
4       gate of the veteran if the veteran, and the spouse,  
5       partner, or gestational surrogate of the veteran, as  
6       applicable, each provide informed consent for such  
7       treatment and counseling, including for each cycle of  
8       treatment authorized under this section, through a  
9       process prescribed by the Secretary.

10       “(2) PROVISION OF TREATMENT AND COUN-  
11       SELING.—Fertility treatment and counseling shall be  
12       furnished under paragraph (1) without regard to the  
13       sex, gender identity, sexual orientation, or marital  
14       status of the covered veteran.

15       “(3) IN VITRO FERTILIZATION.—In the case of  
16       in vitro fertilization treatment furnished under para-  
17       graph (1), the Secretary may furnish to an indi-  
18       vidual under such paragraph—

19               “(A) not more than three completed oocyte  
20       retrievals; and

21               “(B) unlimited embryo transfers in accord-  
22       ance with the guidelines of the American Soci-  
23       ety for Reproductive Medicine.

24       “(b) PROCUREMENT OF REPRODUCTIVE GENETIC  
25       MATERIAL.—If a covered veteran is unable to provide

1 their reproductive genetic material for purposes of fertility  
2 treatment under subsection (a), the Secretary shall, at the  
3 election of such member, allow such veteran to receive  
4 such treatment with donated reproductive genetic material  
5 and pay or reimburse such veteran the reasonable costs  
6 of procuring such material from a donor.

7       “(c) OUTREACH AND TRAINING.—The Secretary  
8 shall carry out an outreach and training program to en-  
9 sure veterans and health care providers of the Department  
10 are aware of—

11       “(1) the availability of and eligibility require-  
12       ments for fertility treatment and counseling under  
13       this section; and

14       “(2) any changes to fertility treatment and  
15       counseling covered under this section.

16       “(d) OWNERSHIP, USE, DISPOSITION, OR DESTRU-  
17       TION OF REPRODUCTIVE GENETIC MATERIAL.—

18       “(1) IN GENERAL.—Issues or disputes regard-  
19       ing ownership of reproductive genetic material, fu-  
20       ture use of such material, disposition of such mate-  
21       rial, or destruction of such material shall be the sole  
22       responsibility of the covered veteran, the spouse,  
23       partner, or gestational surrogate of the veteran, and  
24       the private facility storing such material.

1           “(2) ROLE OF DEPARTMENT.—The role of the  
2         Department under this section is limited to fur-  
3         nishing the treatment and counseling required under  
4         this section when requested by a covered veteran.

5           “(3) OWNERSHIP AND CUSTODY OF REPRODUC-  
6         TIVE GENETIC MATERIAL.—The Department will not  
7         have ownership or custody of any reproductive ge-  
8         netic material obtained pursuant to treatment under  
9         this section and will not be involved in the ultimate  
10        disposition of such material or disputes between or  
11        among any parties with respect to such material.

12          “(e) RULE OF CONSTRUCTION.—Nothing in this sec-  
13        tion shall be construed to require the Secretary—

14           “(1) to find or certify a gestational surrogate  
15        for a covered veteran or to connect a gestational sur-  
16        rogate with a covered veteran; or

17           “(2) to furnish maternity care to a covered vet-  
18        eran or spouse, partner, or gestational surrogate of  
19        a covered veteran in addition to what is otherwise  
20        required by law.

21          “(f) DEFINITIONS.—In this section:

22           “(1) The term ‘assisted reproductive tech-  
23        nology’ includes in vitro fertilization and other fer-  
24        tility treatments in which both eggs and sperm are  
25        handled when clinically appropriate.

1           “(2) The term ‘covered veteran’ means a vet-  
2        eran who—

3           “(A) has an infertility condition, unless the  
4        Secretary can show that the veteran was com-  
5        pletely infertile before service in the active mili-  
6        tary, naval, or air service; and

7           “(B) is enrolled in the system of annual  
8        patient enrollment established under section  
9        1705(a) of this title.

10          “(3) The term ‘fertility treatment’ includes the  
11        following:

12           “(A) Procedures that use assisted repro-  
13        ductive technology.

14           “(B) Sperm retrieval.

15           “(C) Egg retrieval.

16           “(D) Artificial insemination.

17           “(E) Transfer of reproductive genetic ma-  
18        terial.

19           “(F) Medications as prescribed or nec-  
20        essary for fertility.

21           “(G) Such other treatments as the Sec-  
22        retary considers appropriate.

23          “(4) The term ‘gestational surrogate’ means an  
24        individual who carries a fetus through pregnancy

1 and gives birth to a baby for another individual or  
2 couple.

3 “(5) The term ‘infertility condition’ includes—

4 “(A) a diagnosis of infertility; or  
5 “(B) the inability to reproduce or safely  
6 carry a pregnancy to term, including as a result  
7 of treatment for another condition.

8 “(6) The term ‘partner’, with respect to a cov-  
9 ered veteran, means an individual—

10 “(A) selected by the veteran who agrees to  
11 share with the veteran the parental responsibil-  
12 ities with respect to any child born as a result  
13 of the use of any fertility treatment under this  
14 section; and

15 “(B) whom the veteran certifies to the De-  
16 partment is the partner of the veteran and  
17 therefore, based on that certification, is eligible  
18 for treatment and counseling under this sec-  
19 tion.”.

20 (b) CLERICAL AMENDMENT.—The table of sections  
21 at the beginning of subchapter II of chapter 17 of such  
22 title is amended by inserting after the item relating to sec-  
23 tion 1720J the following new item:

“1720K. Fertility treatment and counseling for certain veterans and spouses,  
partners, and gestational surrogates of such veterans.”.

1   **SEC. 203. ADOPTION ASSISTANCE FOR CERTAIN VETERANS.**

2       (a) IN GENERAL.—Subchapter VIII of chapter 17 of  
3 title 38, United States Code, is amended by adding at the  
4 end the following new section:

5   **“§ 1790. Adoption assistance**

6       “(a) IN GENERAL.—The Secretary may pay an  
7 amount, not to exceed the limitation amount, to assist a  
8 covered veteran in the adoption of one or more children,  
9 without regard to the sex, gender identity, sexual orienta-  
10 tion, or marital status of the covered veteran.

11       “(b) LIMITATION AMOUNT.—For purposes of this  
12 section, the limitation amount is the amount equal to the  
13 cost the Department would incur by paying the expenses  
14 of three adoptions by covered veterans, as determined by  
15 the Secretary.

16       “(c) COVERED VETERAN DEFINED.—In this section,  
17 the term ‘covered veteran’ has the meaning given that  
18 term in section 1720K(f) of this title.”.

19       (b) CLERICAL AMENDMENT.—The table of sections  
20 at the beginning of subchapter VIII of chapter 17 of such  
21 title is amended by inserting after the item relating to sec-  
22 tion 1789 the following new item:

“1790. Adoption assistance.”.

1   **SEC. 204. ASSISTANCE WITH AND CONTINUITY OF CARE RE-**  
2                         **GARDING REPRODUCTIVE AND FERTILITY**  
3                         **PRESERVATION SERVICES.**

4         The Secretary of Veterans Affairs shall ensure that  
5     employees of the Department of Veterans Affairs assist  
6     veterans—

7                         (1) in navigating the services provided under  
8     this title and the amendments made by this title;

9                         (2) in finding a provider that meets the needs  
10    of such veterans with respect to such services; and

11                         (3) in continuing the receipt of such services  
12    without interruption if such veterans move to a dif-  
13    ferent geographic location.

14   **SEC. 205. FACILITATION OF REPRODUCTION AND INFER-**  
15                         **TILITY RESEARCH.**

16         (a) IN GENERAL.—Subchapter II of chapter 73 of  
17    title 38, United States Code, is amended by adding at the  
18    end the following new section:

19   **“§ 7330E. Facilitation of reproduction and infertility**  
20                         **research**

21         “(a) FACILITATION OF RESEARCH REQUIRED.—The  
22    Secretary shall facilitate research conducted collabor-  
23    atively by the Secretary of Defense and the Secretary of  
24    Health and Human Services to improve the ability of the  
25    Department of Veterans Affairs to meet the long-term re-  
26    productive health care needs of veterans who have a geni-

- 1 tourinary service-connected disability or a condition that
- 2 was incurred or aggravated in line of duty in the active
- 3 military, naval, or air service, such as a spinal cord injury,
- 4 military sexual trauma, or a mental health condition, that
- 5 affects the ability of the veteran to reproduce.

6        "(b) DISSEMINATION OF INFORMATION.—The Sec-  
7      retary shall ensure that information produced by the re-  
8      search facilitated under this section that may be useful  
9      for other activities of the Veterans Health Administration  
10     is disseminated throughout the Veterans Health Adminis-  
11     tration.".

12       (b) CLERICAL AMENDMENT.—The table of sections  
13 at the beginning of subchapter II of chapter 73 of such  
14 title is amended by inserting after the item relating to sec-  
15 tion 7330D the following new item:

“7330E. Facilitation of reproduction and infertility research.”.

16 SEC. 206. REGULATIONS ON FURNISHING OF FERTILITY  
17 TREATMENT AND COUNSELING AND ADOP-  
18 TION ASSISTANCE BY DEPARTMENT OF VET-  
19 ERANS AFFAIRS.

20 Not later than two years after the date of the enact-  
21 ment of this Act, the Secretary of Veterans Affairs shall  
22 prescribe regulations—

- 1                   (2) to carry out section 1790 of such title, as  
2                   added by section 203(a).

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