### 118TH CONGRESS 2D SESSION H.R.8371

## AN ACT

To make certain improvements in the laws administered by the Secretary of Veterans Affairs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

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

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Senator Elizabeth Dole 21st Century Veterans
- 4 Healthcare and Benefits Improvement Act".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

#### 6 this Act is as follows:

Sec. 1. Short title; table of contents.

#### TITLE I—HEALTH CARE MATTERS

Subtitle A—Veterans Community Care Program Matters

- Sec. 101. Implementation of provision of care under Veterans Community Care Program upon determination of eligibility by veteran and veteran's referring clinician.
- Sec. 102. Outreach regarding care and services under Veterans Community Care Program.
- Sec. 103. Annual review and report on waivers of certain payment rates under Veterans Community Care Program.
- Sec. 104. Modification of requirements for standards for quality of care from Department of Veterans Affairs.
- Sec. 105. Pilot program to improve administration of care under Veterans Community Care Program.
- Sec. 106. Pilot program on consolidating approval process of Department of Veterans Affairs for covered dental care.
- Sec. 107. Strategic plan on value-based health care system for Veterans Health Administration; pilot program.
- Sec. 108. Plan on adoption of certain health information standards for Department of Veterans Affairs and certain health care providers.
- Sec. 109. Report on use of value-based reimbursement models under Veterans Community Care Program.
- Sec. 110. Inspector General assessment of implementation of Veterans Community Care Program.
- Sec. 111. Comptroller General report on dentistry under Veterans Community Care Program.
- Subtitle B—Matters Relating to Nursing Home and Other Long Term Care and Family Caregivers
- Sec. 120. Increase of expenditure cap for noninstitutional care alternatives to nursing home care.
- Sec. 121. Coordination with Program of All-Inclusive Care for the Elderly.
- Sec. 122. Authority for Secretary of Veterans Affairs to award grants or contracts to entities to improve provision of mental health support to family caregivers of veterans.
- Sec. 123. Home- and community-based services: programs.
- Sec. 124. Coordination with assistance and support services for caregivers.
- Sec. 125. Improvements to program of comprehensive assistance for family caregivers.

- Sec. 126. Improvements relating to Homemaker and Home Health Aide program.
- Sec. 127. Pilot program to furnish assisted living services to certain veterans.
- Sec. 128. Provision of medicine, equipment, and supplies available to Department of Veterans Affairs to State homes.
- Sec. 129. Recognition of organizations and individuals to assist veterans, family members, and caregivers navigating programs and services of Veterans Health Administration.
- Sec. 130. Reviews and other improvements relating to home- and communitybased services.
- Sec. 131. GAO report on mental health support for caregivers.
- Sec. 132. Development of centralized website for program information.
- Sec. 133. Definitions.

Subtitle C-Medical Treatment and Other Matters

- Sec. 140. Quarterly report on referrals for non-Department of Veterans Affairs health care.
- Sec. 141. Elimination of certain requirements for certain Department of Veterans Affairs Assistant Under Secretaries.
- Sec. 142. Modification of pay limitation for physicians, podiatrists, optometrists, and dentists of Department of Veterans Affairs.
- Sec. 143. Reimbursement of ambulance cost for care for certain rural veterans.
- Sec. 144. Pilot program to furnish dental care from the Department of Veterans Affairs to certain veterans diagnosed with ischemic heart disease.
- Sec. 145. Documentation of preferences of veterans for scheduling of appointments for health care under laws administered by Secretary of Veterans Affairs.
- Sec. 146. Staffing model and performance metrics for certain employees of the Department of Veterans Affairs.
- Sec. 147. Online health education portal for veterans enrolled in patient enrollment system of Department of Veterans Affairs.
- Sec. 148. Limitation on detail of directors of medical centers of Department of Veterans Affairs to different positions.
- Sec. 149. National Veteran Suicide Prevention Annual Report.
- Sec. 150. Report on physical infrastructure required by medical facilities of Department of Veterans Affairs to provide dental care services.
- Sec. 151. Comptroller General report on certain oral health care programs under laws administered by Secretary of Veterans Affairs.
- Sec. 152. Review of workflows associated with processing referrals between facilities of the Veterans Health Administration.
- Sec. 153. Plan for timely scheduling of appointments at medical facilities of Department of Veterans Affairs.
- Sec. 154. Authorization of appropriations to support initiatives for mobile mammography services for veterans.

#### TITLE II—ECONOMIC OPPORTUNITY MATTERS

#### Subtitle A—Educational Assistance

- Sec. 201. Temporary expansion of eligibility for Marine Gunnery Sergeant John David Fry Scholarship.
- Sec. 202. Removal of expiration on entitlement to Marine Gunnery Sergeant John David Fry Scholarship for surviving spouses.

- Sec. 203. Sole liability for transferred educational assistance by an individual who fails to complete a service agreement.
- Sec. 204. Notice to educational institutions of risk-based surveys.
- Sec. 205. Relationship of participation by an educational institution in certain Federal student financial aid programs to approval of such institution for purposes of Department of Veterans Affairs educational assistance programs.
- Sec. 206. Expansion of Department of Veterans Affairs oversight of certain educational institutions.
- Sec. 207. Requirement that educational institutions approved for purposes of Department of Veterans Affairs educational assistance programs provide digital official transcripts.
- Sec. 208. Payment of full monthly housing stipend for veterans enrolled in final semester using educational assistance under Post-9/11 Educational Assistance Program.
- Sec. 209. Modification of rules for approval of commercial driver education programs for purposes of educational assistance programs of the Department of Veterans Affairs.
- Sec. 210. Provision of certificates of eligibility and award letters using electronic means.
- Sec. 211. Retroactive effective date of law regarding charge to entitlement to educational assistance for individuals who do not transfer credits from certain closed or disapproved programs of education.
- Sec. 212. Department of Veterans Affairs high technology program.
- Sec. 213. Notice of changes to Department of Veterans Affairs policies and guidance affecting the educational assistance programs of the Department.
- Sec. 214. Payment of VA educational assistance via electronic fund transfer to a foreign institution of higher education.
- Sec. 215. Improving transparency and accountability of educational institutions for purposes of veterans educational assistance.

#### Subtitle B—Employment and Training

- Sec. 221. Improvements to reemployment rights of members of the Armed Forces.
- Sec. 222. Review of investigations manual of Veterans' Employment and Training Service.
- Sec. 223. Warrior Training Advancement Course.

#### Subtitle C—Home Loans

- Sec. 231. Improvements to program for direct housing loans made to Native American veterans by the Secretary of Veterans Affairs.
- Sec. 232. Native community development financial institution relending program.

#### TITLE III—DISABILITY AND MEMORIAL AFFAIRS MATTERS

- Sec. 301. Burial allowance for certain veterans who die at home while in receipt of hospice care furnished by Department of Veterans Affairs.
- Sec. 302. Authority for Secretary of Veterans Affairs to award grants to States and Indian Tribes to improve outreach to veterans.
- Sec. 303. Definition of surviving spouse.

- Sec. 305. Provision of information regarding an agent or attorney to a licensed health care professional who performs a medical disability examination under certain Department of Veterans Affairs pilot program.
- Sec. 306. Modernization of Department of Veterans Affairs disability benefit questionnaires.
- Sec. 307. Department of Veterans Affairs automatic processing of certain claims for temporary disability ratings.

#### TITLE IV—HOMELESSNESS MATTERS

Sec. 401. Short title.

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- Sec. 402. Per diem payments provided by the Secretary of Veterans Affairs for services furnished to homeless veterans.
- Sec. 403. Authorization for Secretary of Veterans Affairs to use of certain funds for improved flexibility in assistance to homeless veterans.
- Sec. 404. Access to Department of Veterans Affairs telehealth services.

#### TITLE V—OVERSIGHT AND INVESTIGATIONS MATTERS

- Sec. 501. Department of Veterans Affairs employee training regarding Office of Inspector General.
- Sec. 502. Annual review of security at covered facilities of the Department of Veterans Affairs.
- Sec. 503. Modification of certain housing loan fees.

## TITLE I—HEALTH CARE MATTERS

3 Subtitle A—Veterans Community
 4 Care Program Matters

5 SEC. 101. IMPLEMENTATION OF PROVISION OF CARE
6 UNDER VETERANS COMMUNITY CARE PRO7 GRAM UPON DETERMINATION OF ELIGI8 BILITY BY VETERAN AND VETERAN'S REFER9 RING CLINICIAN.

(a) IN GENERAL.—During the period specified in
subsection (c), the Secretary of Veterans Affairs shall implement section 1703(d)(1)(E) of title 38, United States

Code, in compliance with the implementing regulations for
 such section under section 17.4010(a)(5) of title 38, Code
 of Federal Regulations, such that the determination of eli gibility for care is final and shall be made by the veteran
 and the veteran's referring clinician.

6 (b) CORRECTION OF ERRORS.—A covered veteran
7 and the referring clinician of such veteran may correct any
8 errors made with respect to a determination described in
9 subsection (a).

(c) PERIOD SPECIFIED.—The period specified in this
subsection is the two-year period beginning on the date
that is 90 days after the date of the enactment of this
Act.

(d) REPORT.—Not later than one year and not later
than two years after the commencement of the period
specified by subsection (c), the Secretary of Veterans Affairs shall submit to Congress a report on the care provided under section 1703(d)(1)(E) of title 38, United
States Code, during the one-year period preceding the date
of the report, including—

- 21 (1) the number of instances of care provided;
- 22 (2) the type of care provided; and
- 23 (3) the cost of such care.

24 (e) RULE OF CONSTRUCTION.—Nothing in this sec-25 tion shall be construed to limit the Secretary's authority

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1	to prescribe, amend, or rescind regulations under section
2	1703 of title 38, United States Code.
3	(f) COVERED VETERAN DEFINED.—In this section,
4	the term "covered veteran" has the meaning given that
5	term in section 1703(b) of title 38, United States Code.
6	SEC. 102. OUTREACH REGARDING CARE AND SERVICES
7	UNDER VETERANS COMMUNITY CARE PRO-
8	GRAM.
9	(a) REQUIREMENT.—Section 1703 of title 38, United
10	States Code, is further amended—
11	(1) by redesignating subsection $(o)$ as sub-
12	section (p); and
13	(2) by inserting after subsection (n) the fol-
14	lowing new subsection (o):
15	"(o) Outreach Regarding Availability of Care
16	AND SERVICES.—(1) The Secretary shall conduct out-
17	reach to inform veterans of the following:
18	"(A) The conditions for care or services under
19	subsections (d) and (e).
20	"(B) How to request such care or services.
21	"(C) How to appeal a denial of a request for
22	such care or services using the clinical appeals proc-
23	ess of the Veterans Health Administration.
24	"(2) Upon enrollment of a veteran in the system of
25	annual patient enrollment established and operated under

section 1705 of this title, and not less frequently than 1 2 every two years thereafter, the Secretary shall inform the 3 veteran of information described in paragraph (1). 4 "(3) The Secretary shall ensure that information de-5 scribed in paragraph (1) is— 6 "(A) publicly displayed in each medical facility 7 of the Department; "(B) prominently displayed on a website of the 8 9 Department; and "(C) included in other outreach campaigns and 10 11 activities conducted by the Secretary.". 12 (b) SOLID START PROGRAM.—Section 6320(a)(2)(A) 13 of title 38, United States Code, is amended by inserting 14 ", including how to enroll in the system of annual patient 15 enrollment established and operated under section 1705 of this title and the ability to seek care and services under 16 17 sections 1703 and 1710 of this title" before the semicolon. 18 (c) Comptroller General Report on Out-REACH.—Not later than two years after the date of the 19 20enactment of this Act, the Comptroller General of the 21 United Stats shall submit to Congress a report on the ef-22 forts of the Secretary of Veterans Affairs to ensure that 23 veterans are informed of the conditions for eligibility for 24 care and services under section 1703 of title 38, United 25 States Code, including such efforts to conduct outreach

pursuant to subsection (q) of such section (as added by
 subsection (a)).

# 3 SEC. 103. ANNUAL REVIEW AND REPORT ON WAIVERS OF 4 CERTAIN PAYMENT RATES UNDER VETERANS 5 COMMUNITY CARE PROGRAM.

6 (a) IN GENERAL.—Section 1703 of title 38, United
7 States Code, is further amended—

8 (1) by redesignating subsection (p) as sub-9 section (q); and

10 (2) by inserting after subsection (p) the fol-11 lowing new subsection (q):

12 "(q) ANNUAL REVIEW AND REPORT ON WAIVERS OF
13 PAYMENT RATES.—(1) On an annual basis, the Secretary
14 shall—

"(A) conduct a review of waivers of payment
rates under subsection (i) for Third Party Administrators to identify whether such waivers help to alleviate community-specific challenges, including scarcity of medical services associated with access to
health care; and

21 "(B) submit to Congress a report on the results22 of such review.

23 "(2) Each report under paragraph (1)(B) shall in-24 clude, with respect to the period covered by the report—

1	"(A) a statement, disaggregated by region, of
2	the total number of waivers described in subpara-
3	graph (A) of such paragraph requested by Third
4	Party Administrators;
5	"(B) a statement of the total number of such
6	waivers that were—
7	"(i) granted by the Secretary;
8	"(ii) denied by the Secretary; or
9	"(iii) withdrawn by a Third Party Admin-
10	istrator;
11	"(C) a description of the process for the review
12	required under paragraph (1);
13	"(D) a statement, disaggregated by region, of
14	the average time to process such waivers;
15	$\ensuremath{^{\prime\prime}}(E)$ an assessment, disaggregated by region, of
16	the extent to which such waivers that were granted
17	by the Secretary improved access to health care for
18	covered veterans; and
19	"(F) a description of trends, if any, identified
20	by the Secretary with respect to such waivers.
21	"(3) In this subsection, the term 'Third Party Ad-
22	ministrator' has the meaning given such term in section
23	1703B of this title.".
24	(b) DEADLINE.—The Secretary shall submit the first
25	report required under subsection (q) of section 1703 of

1	such title (as added by subsection (a)) not later than 180
2	days after the date of the enactment of this Act.
3	SEC. 104. MODIFICATION OF REQUIREMENTS FOR STAND-
4	ARDS FOR QUALITY OF CARE FROM DEPART-
5	MENT OF VETERANS AFFAIRS.
6	(a) IN GENERAL.—Section 1703C of title 38, United
7	States Code, is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (2)—
10	(i) by striking "In establishing" and
11	inserting "(A) In establishing"; and
12	(ii) by adding at the end the following
13	new subparagraph:
14	"(B) The Secretary shall ensure that the stand-
15	ards for quality established under paragraph (1) are
16	comparable to industry standards to ensure there is
17	adequate data transference between care furnished
18	by the Department and care furnished by a non-De-
19	partment provider.";
20	(B) in paragraph (3), by adding at the end
21	the following new clause:
22	"(v) Outcomes relating to patient
23	quality of life.";
24	(C) in paragraph (4)—

(i) by striking "and the Centers for
Medicare & Medicaid Services" and insert-
ing "the Centers for Medicare & Medicaid
Services, and the Indian Health Service";
and
(ii) by striking "and other nongovern-
mental entities" and inserting "and other
non-governmental entities including Third
Party Administrators"; and
(D) by striking paragraph (5) and insert-
ing the following new paragraphs:
"(5) When collecting, considering, and applying data
related to patient care for purposes of establishing stand-
ards for quality under paragraph (1), the Secretary shall
ensure no metric is being over or under analyzed.
"(6) In establishing standards for quality under para-
graph (1), the Secretary shall—
"(A) utilize the most up-to-date practices for
extracting and analyzing relevant data;
"(B) utilize all relevant data available to the
Secretary;
"(C) ensure the most efficient use of time and
resources related to the use of data scientists em-
ployed by the Department; and

"(D) collaborate, as appropriate, with entities
 specified in paragraph (4).

3 "(7)(A) Not less frequently than once every five
4 years, the Secretary shall update the standards for quality
5 established under paragraph (1) pursuant to the require6 ments for the establishment of such standards under this
7 subsection.

8 "(B) Not later than 30 days after any date on which 9 the Secretary updates, pursuant to subparagraph (A), the 10 standards for quality under paragraph (1), the Secretary 11 shall submit to the appropriate committees of Congress 12 a report on such updated standards for quality."; and

- 13 (2) in subsection (b)—
- 14 (A) in paragraph (1)—

15 (i) by striking "Not later than 1 year 16 after the date on which the Secretary es-17 tablishes standards for quality under sub-18 section (a)" and inserting "Not less fre-19 quently than once every three years"; and 20 (ii) by inserting "pursuant to stand-21 ards for quality under subsection (a)" 22 after "medical facilities of the Depart-23 ment"; and

24 (B) in paragraph (2), by inserting "or up25 dates" after "establishes".

1 (b) DEADLINE FOR UPDATE.—The Secretary, pursu-2 ant to paragraph (7) of section 1703C(a) of title 38, 3 United States Code (as added by subsection (a)), shall 4 make the first update to the standards for quality estab-5 lished under paragraph (1) of such section not later than the date that is five years after the date on which the Sec-6 7 retary submits the report under paragraph (2) of sub-8 section (d).

9 (c) REPORT.—Not later than one year after the date 10 of the enactment of this Act, the Secretary of Veterans 11 Affairs shall submit to the appropriate committees of Con-12 gress a report on how the Secretary—

(1) has consulted with entities specified in paragraph (4) of section 1703C(a) of title 38, United
States Code, before the date of the enactment of this
Act in establishing standards for quality under such
section;

18 (2) has continued to consult with those entities19 on and after such date of enactment; and

20 (3) intends to leverage data sciences to improve
21 standards for quality care furnished by the Depart22 ment of Veterans Affairs.

23 (d) UPDATES TO QUALITY CARE METRICS.—

24 (1) INITIAL REPORT.—Not later than one year
25 after the date of the enactment of this Act, the Sec-

1	and and a Wataway Affaire al all and with the the
1	retary of Veterans Affairs shall submit to the appro-
2	priate committees of Congress a report on how the
3	Secretary plans to implement the amendments made
4	by subsections (a).
5	(2) Deadline; summary report.—Not later
6	than two years after the date of the enactment of
7	this Act, the Secretary shall—
8	(A) implement the amendments made by
9	subsection (a), including by updating the stand-
10	ards for quality established under section
11	1703C of title 38, United States Code; and
12	(B) submit to the appropriate committees
13	of Congress a report detailing the standards for
14	quality updated pursuant to such amendments.
15	(e) Audit of Quality Care Metrics.—
16	(1) IN GENERAL.—Not later than 180 days
17	after the date of the enactment of this Act, the Sec-
18	retary of Veterans Affairs shall enter into one or
19	more contracts with a non-Department entity de-
20	scribed in paragraph (2) to conduct an audit on the
21	quality of care from the Department of Veterans Af-
22	fairs, including through non-Department health care
23	providers pursuant to section 1703 of title 38
24	United States Code.

1	(2) Non-department entity described.—A
2	non-Department entity described in this paragraph
3	is an entity that—
4	(A) specializes in analyzing large-scale or-
5	ganizational data collection and analysis efforts,
6	especially with respect to the health care sector;
7	and
8	(B) has experience and proven outcomes in
9	optimizing the accuracy and comprehensiveness
10	of data collection and analysis related to the
11	quality of health care services.
12	(3) ELEMENTS.—The audit required under
13	paragraph (1) shall include the following:
14	(A) An assessment of the methodology
15	used by the Department to collect and assess
16	data on the quality of care furnished by the De-
17	partment, including any vulnerabilities in such
18	methodology.
19	(B) An assessment of the accuracy and re-
20	liability of the data sources used by the Depart-
21	ment to compile data on the quality of care fur-
22	nished by the Department.
23	(C) The extent to which the standards the
24	Department uses to assess the quality of care
25	furnished by the Department are—

	11
1	(i) comparable with industry stand-
2	ards;
3	(ii) easily accessible to, and under-
4	stood by—
5	(I) veterans;
6	(II) employees of the Depart-
7	ment; and
8	(III) other individuals, as the pri-
9	vate sector entity considers appro-
10	priate.
11	(D) Any recommendations of such private
12	sector entity with respect to improvements that
13	the Secretary could administer to more accu-
14	rately capture the quality of care furnished by
15	the Department.
16	(4) Reports on Audit.—
17	(A) Report on findings and rec-
18	OMMENDATIONS.—Not later than 60 days after
19	any date on which a private sector entity de-
20	scribed in paragraph $(2)$ completes an audit
21	under paragraph (1), such private sector entity
22	shall submit to the Secretary, the Committee on
23	Veterans' Affairs of the Senate, and the Com-
24	mittee on Veterans' Affairs of the House of
25	Representatives a report that includes—

1	(i) the findings of such audit; and
2	(ii) recommendations of such private
3	sector entity with respect to such audit.
4	(B) Report on planned improve-
5	MENTS.—Not later than 60 days after any date
6	on which the Secretary receives a report under
7	subparagraph (A), the Secretary shall submit to
8	the Committee on Veterans' Affairs of the Sen-
9	ate and the Committee on Veterans' Affairs of
10	the House of Representatives a report on how
11	the Secretary plans to improve the standards
12	for quality of care of the Department.
13	(f) Appropriate Committees of Congress De-
14	FINED.—In this section, the term "appropriate commit-

15 tees of Congress' has the meaning given such term in sec-16 tion 1703C of title 38, United States Code.

#### 17 SEC. 105. PILOT PROGRAM TO IMPROVE ADMINISTRATION

18 OF CARE UNDER VETERANS COMMUNITY
19 CARE PROGRAM.

(a) ESTABLISHMENT.—Pursuant to section 1703E of
title 38, United States Code, the Secretary of Veterans
Affairs, acting through the Center for Innovation for Care
and Payment established under such section, shall carry
out a pilot program to seek to develop and implement a
plan—

(1) to provide monetary and non-monetary incentives to a covered health care provider—

3 (A) to allow the Secretary to see the sched-4 uling system of the provider, to assess the availability of, and to assist in scheduling appoint-5 6 ments for, veterans under the Veterans Com-7 munity Care Program under section 1703 of 8 such title, including through synchronous, asyn-9 chronous, and asynchronous assisted digital 10 scheduling;

(B) to complete continuing professional
educational training available through the VHA
TRAIN program (or any successor program or
initiative) regarding veteran cultural competency, the opioid safety initiative (or any successor program or initiative), and other subjects
determined appropriate by the Secretary;

18 (C) to improve methods of accounting for
19 non-Department training that is equivalent or
20 substantially similar to the continuing profes21 sional educational training described in sub22 paragraph (B);

23 (D) to improve the rate of the timely re24 turn to the Secretary of medical record docu-

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1	mentation for care or services provided under
2	the Veterans Community Care Program;
3	(E) to improve the timeliness and quality
4	of the delivery of care and services to veterans
5	under such program; and
6	(F) to achieve other objectives determined
7	appropriate by the Secretary; and
8	(2) to decrease the rate of no-show appoint-
9	ments under such program.
10	(b) REPORT.—Not later than one year after the date
11	of the establishment of the pilot program under this sec-
12	tion, and annually thereafter during the term of the pilot
13	program, the Secretary of Veterans Affairs shall submit
14	to the Committees on Veterans' Affairs of the House of
15	Representatives and the Senate a report on the pilot pro-
16	gram that includes, with respect to the period covered by
17	the report—
18	(1) an assessment of the extent to which—
19	(A) the system of the Department of Vet-
20	erans Affairs for scheduling appointments for
21	veterans under the Veterans Community Care
22	Program has improved;
23	(B) the rate of timely return to the Sec-
24	retary of medical record documentation de-

1	scribed in subparagraph (D) of subsection
2	(a)(1) has improved;
3	(C) the timeliness and quality of the deliv-
4	ery of care and services described in subpara-
5	graph (E) of such subsection has improved; and
6	(D) the frequency of no-show appointments
7	described in paragraph (2) of such subsection
8	decreased;
9	(2) a list of the continuing professional edu-
10	cational training courses under subparagraph (B) of
11	such subsection available to covered health care pro-
12	viders;
13	(3) the rate of participation in such continuing
14	professional education training courses; and
15	(4) any other matter the Secretary determines
16	appropriate.
17	(c) DEFINITIONS.—In this section:
18	(1) The term "covered health care provider"
19	means a health care provider—
20	(A) described in subsection (c) of section
21	1703 of title 38, United States Code, that fur-
22	nishes care or services under the Veterans Com-
23	munity Care Program pursuant to a contract or
24	agreement with a Third Party Administrator;
25	or.

1	(B) that otherwise furnishes care or serv-
2	ices outside of Department facilities pursuant
3	to a contract or agreement with the Secretary
4	of Veterans Affairs.
5	(2) The term "opioid safety initiative" means
6	the programs, processes, and guidelines of the Vet-
7	erans Health Administration of the Department of
8	Veterans Affairs relating to the management of
9	opioid therapy and chronic pain.
10	(3) The term "Third Party Administrator"
11	means an entity that manages a network of health
12	care providers and performs administrative services
13	related to such network under section 1703 of such
14	title.
15	(4) The term "VHA TRAIN program" means
16	the free program of the Veterans Health Adminis-
17	tration that offers veteran-specific continuing med-
18	ical education courses.
19	SEC. 106. PILOT PROGRAM ON CONSOLIDATING APPROVAL
20	PROCESS OF DEPARTMENT OF VETERANS AF-
21	FAIRS FOR COVERED DENTAL CARE.
22	(a) IN GENERAL.—Not later than 180 days after the
23	date of the enactment of this Act, the Secretary of Vet-
24	erans Affairs, acting through the Center for Innovation
25	for Care and Payment established under section 1703E

of title 38, United States Code, shall carry out a pilot pro gram under which the Secretary shall hire—

3 (1) general dentists at medical facilities of the
4 Department of Veterans Affairs to manage approval
5 by the Department of treatment plans requested by
6 dental providers in providing covered dental care;
7 and

8 (2) dental specialists at Veterans Integrated 9 Service Networks of the Department to manage ap-10 proval by the Department of treatment plans for 11 specialty dental care requested by dental providers 12 in providing covered dental care.

(b) LOCATIONS.—The Secretary shall carry out the
pilot program in not fewer than two Veterans Integrated
Service Networks of the Department.

16 (c) REPORTS.—

(1) INITIAL REPORT.—Not later than one year
after the date of the commencement of such pilot
program, the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and the
House of Representatives a report on the pilot program, that includes—

23 (A) an identification of the Veterans Inte24 grated Service Networks participating in such
25 pilot program;

1	(B) a description of the implementation of
2	such pilot program;
3	(C) an identification of any barriers or
4	challenges to implementing such pilot program;
5	(D) an assessment of the efficacy of hiring
6	general dentists and dental specialists pursuant
7	to such pilot program;
8	(E) aggregated feedback with respect to
9	such pilot program from dentists of the Depart-
10	ment in Veterans Integrated Service Networks
11	participating in such pilot program; and
12	(F) aggregated feedback from dental pro-
13	viders providing covered dental care within such
14	Veterans Integrated Service Networks regard-
15	ing any changes in the timeliness of treatment
16	plan approvals by the Department.
17	(2) FINAL REPORT.—Not later than 90 days
18	before the date of the completion of such pilot pro-
19	gram, the Secretary shall submit to the Committees
20	on Veterans' Affairs of the Senate and the House of
21	Representatives a report on the pilot program that—
22	(A) includes, with respect to the period
23	covered by the report, each element of the re-
24	port required under paragraph (1) described in

subparagraphs (A) through (F) of such para-
graph;
(B) includes recommendations of the Sec-
retary on whether the pilot program should
be—
(i) extended;
(ii) expanded; or
(iii) adopted throughout the Depart-

9 ment; and

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(C) indicates whether the Secretary re-10 11 quests action by Congress to make the pilot 12 program permanent.

(d) SUNSET.—The authority to carry out the pilot 13 program under this section shall terminate on the date 14 15 that is two years after the date of the enactment of this 16 Act.

17 (e) COVERED DENTAL CARE DEFINED.—In this section, the term "covered dental care" means dental care 18 provided-19

(1) under section 1703 of title 38, United 20 21 States Code; or

22 (2) pursuant to a Veterans Care Agreement 23 under section 1703A of such title.

	20
1	SEC. 107. STRATEGIC PLAN ON VALUE-BASED HEALTH
2	CARE SYSTEM FOR VETERANS HEALTH AD-
3	MINISTRATION; PILOT PROGRAM.
4	(a) Establishment of Working Group.—
5	(1) IN GENERAL.—Not later than one year
6	after the date of the enactment of this Act, the Sec-
7	retary of Veterans Affairs shall—
8	(A) establish a working group on value-
9	based care; and
10	(B) submit to the Committees on Veterans'
11	Affairs of the House of Representatives and the
12	Senate the strategic plan developed by the
13	working group pursuant to subsection (b).
14	(2) Membership.—
15	(A) REQUIRED MEMBERS.—The working
16	group shall include, at a minimum, the fol-
17	lowing members:
18	(i) The Under Secretary for Health of
19	the Department of Veterans Affairs.
20	(ii) The Director of the Office of Men-
21	tal Health and Suicide Prevention of the

tal Health and Suicide Prevention of the Department of Veterans Affairs (or any successor office).

(iii) The Director of the Office of In-tegrated Veteran Care of the Department (or any successor office).

1 (iv) The Director of the Office of 2 Rural Health of the Department (or any 3 successor office). 4 (v) The Director of the Office of Connected Care of the Department (or any 5 6 successor office). 7 (vi) The Assistant Secretary for the Office of Information Technology (or any 8 9 successor office). (vii) The Chief Officer of the Office of 10 11 Healthcare Innovation and Learning of the 12 Office of Discovery, Education, and Affil-13 iate Networks of the Veterans Health Ad-14 ministration (or any successor office). 15 (viii) An individual designated by the 16 Secretary from the Center for Innovation 17 for Care and Payment of the Department 18 under section 1703E of title 38, United 19 States Code. 20 (ix) An individual designated by the 21 Administrator of the Centers for Medicare 22 & Medicaid Services from the Center for 23 Medicare and Medicaid Innovation. 24 (x) An individual designated by the 25 Secretary of Health and Human Services

1 from the Federal Office of Rural Health 2 Policy of the Health Resources and Services Administration. 3 4 (xi) The Chief of Human Capital 5 Management for the Veterans Health Ad-6 ministration. 7 (xii) An individual designated by the 8 Secretary of Defense that is a representa-9 tive of the Defense Health Agency. 10 (xiii) An individual selected by the 11 Secretary of Veterans Affairs from the special medical advisory group established 12 13 under section 7312 of title 38, United 14 States Code. 15 (B) OPTIONAL MEMBERS.—The Secretary 16 of Veterans Affairs may appoint any of the fol-17 lowing individuals as members of the working 18 group: 19 (i) An individual representing the 20 Health and Medicine Division of the Na-21 tional Academies of Sciences, Engineering, 22 and Medicine. 23 (ii) Three individuals representing a 24 private health care system that has made 25 the transition to value-based care.

1	(iii) Three individuals representing an
2	organization recognized by the Secretary of
3	Veterans Affairs under section 5902 of
4	title 38, United States Code.
5	(3) PUBLIC AVAILABILITY.—All meetings delib-
6	erations, and products of the working group shall be
7	made publicly available throughout the duration of
8	the working group, including to individuals rep-
9	resenting organizations recognized by the Secretary
10	of Veterans Affairs under section 5902 of title 38,
11	United States Code.
12	(4) EXEMPTION FROM FACA.—Chapter 10 of
13	title 5, United States Code, shall not apply to the
14	working group established under paragraph (1).
15	(b) Development of Strategic Plan.—The
16	working group shall develop a strategic plan to implement
17	value-based care into the Veterans Health Administration
18	that includes the following:
19	(1) An identification of the state of the Vet-
20	erans Health Administration as of the date of the
21	enactment of this Act, including an assessment of
22	the current model of health care delivery used by the
23	Veterans Health Administration in medical facilities
24	of the Department of Veterans Affairs.

1	(2) An assessment of the capacity needs of the
2	Veterans Health Administration during the five-year
3	period beginning on the date of the enactment of
4	this Act.
5	(3) An analysis of the leadership of the Vet-
6	erans Health Administration, including an assess-
7	ment of leadership acumen and ability to implement
8	a clear, shared vision and effective change manage-
9	ment and care coordination.
10	(4) An identification of goals for the future of
11	the Veterans Health Administration.
12	(5) An identification and classification of the
13	current capabilities, capacity, and gaps in access and
14	quality of the health care system of the Department
15	of Veterans Affairs.
16	(6) An analysis of value-based care models, in-
17	cluding—
18	(A) a selection of potential models that
19	would best work for the Veterans Health Ad-
20	ministration;
21	(B) the capacity and capabilities of each
22	such model; and
23	(C) a thorough justification of the selection
24	of each selected model, including an summary

1	of the ability of such model to improve the
2	metrics described under paragraph (9).
3	(7) A definition of what quality means with re-
4	spect to—
5	(A) access to health care under the laws
6	administered by the Secretary of Veterans Af-
7	fairs; and
8	(B) delivery of such health care.
9	(8) A definition of what value means with re-
10	spect to care furnished by the Veterans Health Ad-
11	ministration,
12	(9) A system for measuring value within the
13	Veterans Health Administration that includes
14	metrics for—
15	(A) outcomes;
16	(B) safety;
17	(C) service;
18	(D) access;
19	(E) productivity;
20	(F) capacity; and
21	(G) total cost of patient care.
22	(10) With respect to the system described in
23	subparagraph (H), an analysis of variable value with
24	respect to patient outcomes across different health
25	care types and specialties.

1	(11) An assessment of—
2	(A) previous or ongoing assessments of the
3	current information technology infrastructure of
4	the Veterans Health Administration, includ-
5	ing—
6	(i) such assessments conducted pursu-
7	ant to the Electronic Health Record Mod-
8	ernization program of the Department of
9	Veterans Affairs; and
10	(ii) any other ongoing information
11	technology modernization programs of such
12	Department and any unimplemented rel-
13	evant recommendations from such assess-
14	ments;
15	(B) the information technology infrastruc-
16	ture of the Veterans Health Administration in
17	effect as of the date of the enactment of this
18	Act;
19	(C) the value-driven framework of the De-
20	partment, in effect as of the date of the enact-
21	ment of this Act, for evaluating health care in-
22	novations, and how improvements in such
23	framework could be used to encourage innova-
24	tion; and

1	(D) workforce challenges and needs of the
2	Veterans Health Administration based on—
3	(i) reviews of workforce assessment
4	data available as of the date of the enact-
5	ment of this Act; and
6	(ii) the findings of—
7	(I) the report required by section
8	301(d) of the Veterans Access,
9	Choice, and Accountability Act of
10	2014 (Public Law 113–146);
11	(II) the reports required by sec-
12	tion 505 of the John S. McCain III,
13	Daniel K. Akaka and Samuel R.
14	Johnson VA Maintaining Internal
15	Systems and Strengthening Inte-
16	grated Outside Networks Act of 2018
17	(Public Law 115–182);
18	(III) the report required by sec-
19	tion 301 of the VA Choice and Qual-
20	ity Employment Act of 2017 (Public
21	Law 115–46); and
22	(IV) any comprehensive health
23	care inspection conducted by the In-

24 spector General of the Department of

Veterans Affairs as of the date of the
enactment of this Act.
(12) Any recommendations of the working
group with respect to improving the information
technology infrastructure described in clause (i) of
subparagraph (J).
(13) An analysis of how the value-driven frame-
work described in clause (iii) of such subparagraph
could be used to improve the model of care delivery
by the Department.
(14) A description of how a value-based care
system would apply to primary care, inpatient and
outpatient mental health care, and inpatient and
outpatient substance use treatment, spinal cord in-
jury disorder care, and polytrauma care furnished by
the Veterans Health Administration.
(15) With respect to legislative or administra-
tive action necessary to incorporate value-based care
models into the Veterans Health Administration, a
description of the estimated timelines, effect on
workforce, and costs.
(c) PILOT PROGRAM.—
(1) IN GENERAL.—Not later than 180 days
after the submission of the strategic plan pursuant
to subsection (b), the Secretary of Veterans Affairs,

1	acting through the Center for Innovation for Care
2	and Payment established under section 1703E of
3	title 38, United States Code, shall commence a
4	three-year pilot program under which the Secretary
5	shall implement the elements of such strategic plan
6	relating to the delivery, by the Veterans Health Ad-
7	ministration, of primary care, inpatient and out-
8	patient mental health treatment, inpatient and out-
9	patient substance abuse treatment, spinal cord in-
10	jury disorder care, and polytrauma care.
11	(2) LOCATIONS.—The Secretary shall carry out
12	such pilot program in four Veterans Integrated
13	Service Networks that are geographically dispersed
14	and shall include the following:
15	(A) A Veterans Integrated Service Net-
16	work that predominately serves veterans in
17	rural and highly rural areas.
18	(B) A Veterans Integrated Service Net-
19	work that predominately serves veterans in
20	urban areas.
21	(C) A Veterans Integrated Service Net-
22	work that has a high rate of suicide among vet-
23	erans.

1	(D) A Veterans Integrated Service Net-
2	work that has a high rate of substance use dis-
3	order among veterans.
4	(E) A Veterans Integrated Service Net-
5	work that has access or productivity challenges.
6	(3) Reports to congress.—
7	(A) ANNUAL REPORT.—Not later than one
8	year after the commencement of the pilot pro-
9	gram, and annually thereafter during the dura-
10	tion of the pilot program, the Secretary shall
11	submit to Congress a report on the pilot pro-
12	gram.
13	(B) FINAL REPORT.—Not later than 90
14	days before the conclusion of the pilot program,
15	the Secretary shall submit to Congress a final
16	report on the pilot program that includes—
17	(i) lessons learned during the adminis-
18	tration of such pilot program; and
19	(ii) specific health outcomes in veteran
20	patient care compared to the Veterans
21	Health Administration system of care in
22	effect as of the date of the enactment of
23	this Act.

1	SEC. 108. PLAN ON ADOPTION OF CERTAIN HEALTH INFOR-
2	MATION STANDARDS FOR DEPARTMENT OF
3	VETERANS AFFAIRS AND CERTAIN HEALTH
4	CARE PROVIDERS.

5 (a) Plan for Certain Health Information6 Standards.—

7 (1) IN GENERAL.—The Secretary of Veterans 8 Affairs, in consultation with the Secretary of Health 9 and Human Services, the Administrator of the Cen-10 ters for Medicare & Medicaid Services, and the National Coordinator for Health Information Tech-11 12 nology of the Department of Health and Human 13 Services, shall create and implement a plan to adopt, 14 as rapidly and to the most comprehensive extent fea-15 sible, national health information interoperability 16 standards for the Department of Veterans Affairs 17 and community care providers with respect to— 18 (A) coordination of—

- **19** (i) care; and
- 20 (ii) benefits;
- 21 (B) patient identity matching;
- 22 (C) measurement and reporting of quality;
- 23 (D) population health; and
- 24 (E) public health.

1	(2) Consideration.—In developing the plan
2	under paragraph (1), the Secretary of Veterans Af-
3	fairs shall consider challenges faced by—
4	(A) small community care providers; and
5	(B) community care providers located in
6	rural areas.
7	(b) Plan on Electronic Health Record Ex-
8	CHANGE.—
9	(1) IN GENERAL.—Not later than one year
10	after the date of enactment of this Act, the Sec-
11	retary shall submit to the Committees on Veterans'
12	Affairs of the Senate and the House of Representa-
13	tives a plan to provide, at no cost, to community
14	care providers of the Department, through Third
15	Party Administrators, a capability to facilitate the
16	electronic direct exchange, between such providers
17	and the Department, of—
18	(A) the health records of veterans; and
19	(B) documents relating to health care of
20	veterans, clinical notes, and any other informa-
21	tion the Secretary determines necessary.
22	(2) PRIORITIZATION.—In developing the plan
23	required under paragraph (1), the Secretary shall
24	prioritize providing the capability described in such
25	paragraph to community care providers that—

1	(A) provide care under the laws adminis-
2	tered by the Secretary to—
3	(i) a lower volume of veterans; and
4	(ii) veterans who are located in rural
5	areas; and
6	(B) are unable or unwilling to exchange
7	the records and documents described in sub-
8	paragraphs (A) and (B) of such paragraph with
9	the Department through standards-based or di-
10	rect exchange mechanisms in effect as of the
11	date of the enactment of this Act.
12	(c) Reports on Plan for Interoperability
13	STANDARDS.—
14	(1) INITIAL REPORT.—Not later than one year
15	after the date of the enactment of this Act, the Sec-
16	retary of Veterans Affairs shall submit to the Com-
17	mittees on Veterans' Affairs of the Senate and the
18	House of Representatives—
19	(A) the plan required by subsection (a);
20	and
21	(B) a report that includes—
22	(i) on analyzing of going if any ha
22	(i) an analysis of gaps, if any, be-
22	(I) an analysis of gaps, II any, be- tween the use, by the Department and

1	tional health information interoperability
2	standards and the potential, or optimal,
3	use of such national health information
4	interoperability standards;
5	(ii) an analysis and description of the
6	participation by the Department, commu-
7	nity care providers, and other relevant en-
8	tities in the Trusted Exchange Framework
9	and Common Agreement program of the
10	Department of Health and Human Serv-
11	ices as of the date of the enactment of this
12	Act;
13	(iii) recommendations of the Secretary
14	with respect to development of health in-
15	formation interoperability standards;
16	(iv) timelines or schedules to imple-
17	ment the plan required by subsection (a);
18	and
19	(v) an identification of any legislative
20	authorities or resources the Secretary re-
21	quires to implement such plan.
22	(2) Recurring Report Requirement.—
23	(A) IN GENERAL.—Not later than 18
24	months after the date of the enactment of this
25	Act, and every 180 days thereafter for four

1	years, the Secretary of Veterans Affairs shall
2	submit to Committees on Veterans' Affairs of
3	the Senate and the House of Representatives a
4	report on the status of implementation of the
5	plan required under subsection (a).
6	(B) ELEMENTS OF SUBSEQUENT RE-
7	PORTS.—Each report under subparagraph (A)
8	submitted after the date on which the first re-
9	port required by such subparagraph is sub-
10	mitted shall include a description of any revi-
11	sions to—
12	(i) the plan required by subsection (a)
13	made during the period covered by the re-
14	port; and
15	(ii) the analysis, recommendations,
16	timelines, and legislative authorities re-
17	ported pursuant to paragraph (1).
18	(d) DEFINITIONS.—In this section:
19	(1) The term "community care provider" means
20	a non-Department health care provider providing
21	care (including dental care)—
22	(A) under section 1703 of title 38, United
23	States Code;
24	(B) pursuant to a Veterans Care Agree-
25	ment under section 1703A of such title; or

(C) under any other law administered by
 the Secretary of Veterans Affairs.

3 (2) The term "Third Party Administrator"
4 means an entity that manages a provider network
5 and performs administrative services related to such
6 network under section 1703 of title 38, United
7 States Code.

## 8 SEC. 109. REPORT ON USE OF VALUE-BASED REIMBURSE9 MENT MODELS UNDER VETERANS COMMU10 NITY CARE PROGRAM.

11 (a) Report on Value-based Reimbursement 12 MODELS.—Not later than one year after the date of the 13 enactment of this Act, the Secretary of Veterans Affairs, in consultation with the Center for Innovation for Care 14 15 and Payment of the Department of Veterans Affairs under 16 section 1703E of title 38 United States Code, the Office 17 of Integrated Veteran Care of the Department, or suc-18 cessor office, and Third Party Administrators, shall submit to the Committees on Veterans' Affairs of the House 19 20 of Representatives and the Senate a report containing—

(1) an assessment of the efforts of the Department pursuant to section 1703(i)(5) of such title, to
incorporate value-based reimbursement models under
the Veterans Community Care Program to promote
the provision of high-quality care to veterans; and

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(2) such recommendations for legislative or ad ministrative action as the Secretary considers appro priate regarding the use of value-based reimburse ment models throughout the Veterans Community
 Care Program under section 1703 of such title.

6 (b) RULE OF CONSTRUCTION.—This section shall not
7 be construed to be a pilot program subject to the require8 ments of section 1703E of title 38, United States Code.

9 (c) THIRD PARTY ADMINISTRATOR DEFINED.—In 10 this section, the term "Third Party Administrator" means 11 an entity that manages a provider network and performs 12 administrative services related to such network under sec-13 tion 1703 of title 38, United States Code.

14SEC. 110. INSPECTOR GENERAL ASSESSMENT OF IMPLE-15MENTATION OF VETERANS COMMUNITY16CARE PROGRAM.

(a) IN GENERAL.—Not later than 18 months after
the date of the enactment of this Act, and periodically
thereafter, the Inspector General shall assess the performance of the Department of Veterans Affairs in—

(1) appropriately identifying veterans eligible
for care and services under section 1703 of title 38,
United States Code;

24 (2) informing veterans of their eligibility for25 such care and services; and

(3) delivering such care and services in a timely
 manner.

3 (b) BRIEFING ON ASSESSMENTS.—Upon the submis4 sion of the assessment required by subsection (a), the In5 spector General of the Department of Veterans Affairs
6 shall provide to the Committees on Veterans Affairs of the
7 House of Representatives and the Senate a briefing on the
8 results of such assessment.

9 SEC. 111. COMPTROLLER GENERAL REPORT ON DENTISTRY
10 UNDER VETERANS COMMUNITY CARE PRO11 GRAM.

12 (a) IN GENERAL.—Not later than one year after the 13 date of the enactment of this Act, the Comptroller General of the United States shall submit to the Committees on 14 15 Veterans' Affairs of the Senate and the House of Representatives a report on dental care furnished by the Sec-16 retary of Veterans Affairs under the Veterans Community 17 18 Care Program under section 1703 of title 38, United 19 States Code, that includes a review of—

20 (1) the impact current reimbursement rates
21 provided by the Department of Veterans Affairs to
22 dental providers under such program have on—

23 (A) the availability of dental care for vet-24 erans; and

1	(B) the ability of Third Party Administra-
2	tors to meet their contractual obligations for
3	network adequacy;
4	(2) the satisfaction of dental providers pro-
5	viding dental care under such program with the
6	processes of the Department for approving dental
7	care under such program; and
8	(3) the current processes of the Department for
9	approving emergent dental care under such program.
10	(b) Third Party Administrator Defined.—In
11	this section, the term "Third Party Administrator" means
12	an entity that manages a provider network and performs
13	administrative services related to such network under sec-
14	tion 1703 of title 38, United States Code.
15	Subtitle B-Matters Relating to
16	Nursing Home and Other Long
17	Term Care and Family Care-
18	givers
19	SEC. 120. INCREASE OF EXPENDITURE CAP FOR NON-
20	INSTITUTIONAL CARE ALTERNATIVES TO

21 NURSING HOME CARE.

(a) INCREASE OF EXPENDITURE CAP.—Section
23 1720C(d) of title 38, United States Code, is amended—

(1) by striking "The total cost" and inserting
 "(1) Except as provided in paragraph (2), the total
 cost";

4 (2) by striking "65 percent" and inserting "100
5 percent"; and

6 (3) by adding at the end the following new7 paragraph:

8 ((2)(A) The total cost of providing services or in-kind 9 assistance in the case of any veteran described in subpara-10 graph (B) for any fiscal year under the program may exceed 100 percent of the cost that would otherwise have 11 been incurred as specified in paragraph (1) if the Sec-12 13 retary determines, based on a consideration of clinical need, geographic market factors, and such other matters 14 15 as the Secretary may prescribe through regulation, that such higher total cost is in the best interest of the veteran. 16

17 "(B) A veteran described in this subparagraph is a
18 veteran with amyotrophic lateral sclerosis, a spinal cord
19 injury, or a condition the Secretary determines to be simi20 lar to such conditions.".

(b) APPLICABILITY.—The amendments made by subsection (a) shall apply with respect to fiscal years beginning on or after the date of the enactment of this Act.

3 Section 1720C of title 38, United States Code, as
4 amended by section 120, is further amended by adding
5 at the end the following new subsection:

6 "(f) In furnishing services to a veteran under the pro-7 gram conducted pursuant to subsection (a), if a medical 8 center of the Department through which such program is 9 administered is located in a geographic area in which services are available to the veteran under a PACE program 10 (as such term is defined in sections 1894(a)(2) and 11 1934(a)(2) of the Social Security Act (42 U.S.C. 12 13 1395eee(a)(2); 1396u-4(a)(2)), the Secretary shall seek to enter into an agreement with the PACE program oper-14 ating in that area for the furnishing of such services.". 15 16 SEC. 122. AUTHORITY FOR SECRETARY OF VETERANS AF-17 FAIRS TO AWARD GRANTS OR CONTRACTS TO 18 ENTITIES TO IMPROVE PROVISION OF MEN-19 TAL HEALTH SUPPORT TO FAMILY CARE-20 GIVERS OF VETERANS.

Subchapter II of chapter 17 of title 38, United States
Code, is amended by adding at the end the following new
section (and conforming the table of sections at the beginning of such chapter accordingly):

4 "(a) AUTHORITY.—The Secretary may award grants
5 to carry out, coordinate, improve, or otherwise enhance
6 mental health counseling, treatment, or support to the
7 family caregivers of veterans participating in the family
8 caregiver program.

9 "(b) APPLICATION.—(1) To be eligible for a grant or 10 contract under this section, an entity shall submit to the 11 Secretary an application therefor at such time, in such 12 manner, and containing such information as the Secretary 13 may require.

14 "(2) Each application submitted under paragraph (1)15 shall include the following:

16 "(A) A detailed plan for the use of the grant17 or contract.

18 "(B) A description of the programs or efforts
19 through which the entity will meet the outcome
20 measures developed by the Secretary under sub21 section (g).

"(C) A description of how the entity will distribute grant or contract amounts equitably among
areas with varying levels of urbanization.

25 "(D) A plan for how the grant or contract will
26 be used to meet the unique needs of veterans resid•HR 8371 EH

ing in rural areas, Native American, Native Hawai ian, or Alaska Native veterans, elderly veterans,
 women veterans, and veterans from other under served communities.

5 "(c) DISTRIBUTION.—The Secretary shall seek to en6 sure that grants and contracts awarded under this section
7 are equitably distributed among entities located in States
8 with varying levels of urbanization.

9 "(d) PRIORITY.—The Secretary shall prioritize
10 awarding grants or contracts under this section that will
11 serve the following areas:

12 "(1) Areas with high rates of veterans enrolled13 in the family caregiver program.

14 "(2) Areas with high rates of—

15 "(A) suicide among veterans; or

16 "(B) referrals to the Veterans Crisis Line.
17 "(e) REQUIRED ACTIVITIES.—Any grant or contract
18 awarded under this section shall be used—

19 "(1) to expand existing programs, activities,20 and services;

21 "(2) to establish new or additional programs,
22 activities, and services; or

23 "(3) for travel and transportation to facilitate
24 carrying out paragraph (1) or (2).

"(f) OUTCOME MEASURES.—(1) The Secretary shall
 develop and provide to each entity that receives a grant
 or contract under this section written guidance on the fol lowing:

5 "(A) Outcome measures.

6 "(B) Policies of the Department.

7 "(2) In developing outcome measures under para8 graph (1), the Secretary shall consider the following goals:
9 "(A) Increasing the utilization of mental health

services among family caregivers of veterans partici-pating in the family caregiver program.

12 "(B) Reducing barriers to mental health serv13 ices among family caregivers of veterans partici14 pating in such program.

15 "(g) TRACKING REQUIREMENTS.—(1) The Secretary
16 shall establish appropriate tracking requirements with re17 spect to the entities receiving a grant or contract under
18 this section.

19 "(2) Not less frequently than annually, the Secretary20 shall submit to Congress a report on such tracking re-21 quirements.

22 "(h) PERFORMANCE REVIEW.—The Secretary23 shall—

24 "(1) review the performance of each entity that25 receives a grant or contract under this section; and

"(2) make information regarding such perform ance publicly available.

3 "(i) REMEDIATION PLAN.—(1) In the case of an enti-4 ty that receives a grant or contract under this section and 5 does not meet the outcome measures developed by the Sec-6 retary under subsection (g), the Secretary shall require the 7 entity to submit to the Secretary a remediation plan under 8 which the entity shall describe how and when it plans to 9 meet such outcome measures.

10 "(2) The Secretary may not award a subsequent 11 grant or contract under this section to an entity described 12 in paragraph (1) unless the Secretary approves the reme-13 diation plan submitted by the entity under such para-14 graph.

15 "(j) MAXIMUM AMOUNT.—The amount of a grant or 16 contract awarded under this section may not exceed 10 17 percent of amounts made available for grants or contracts 18 under this section for the fiscal year in which the grant 19 or contract is awarded.

"(k) SUPPLEMENT, NOT SUPPLANT.—Any grant or
contract awarded under this section shall be used to supplement and not supplant funding that is otherwise available through the Department to provide mental health
support among family caregivers of veterans participating
in the family caregiver program.

"(1) OUTREACH TO FAMILY CAREGIVERS.—The Sec retary shall include, in the outreach materials regularly
 provided to a family caregiver who participates in the fam ily caregiver program, notice of mental health support pro vided by recipients of grants or contracts under this sec tion that are located in the relevant Veterans Integrated
 Service Network.

8 "(m) FUNDING.—(1) Amounts for the activities of
9 the Department under this section shall be budgeted and
10 appropriated through a separate appropriation account.

11 "(2) In the budget justification materials submitted 12 to Congress in support of the budget of the Department 13 for any fiscal year (as submitted with the budget of the 14 President under section 1105(a) of title 31), the Secretary 15 shall include a separate statement of the amount re-16 quested to be appropriated for that fiscal year for the ac-17 count specified in paragraph (1).

18 "(n) AUTHORIZATION OF APPROPRIATIONS.—There
19 is authorized to be appropriated to the Secretary, for each
20 of fiscal years 2025 and 2026, \$10,000,000 to carry out
21 this section.

22 "(o) DEFINITIONS.—In this section:

23 "(1) The terms 'caregiver' and 'family care24 giver' have the meanings given those terms in sec25 tion 1720G of this title.

"(2) The term 'family caregiver program'
 means the program of comprehensive assistance for
 family caregivers under section 1720G of this title.
 "(3) The term 'Veterans Crisis Line' means the
 toll-free hotline for veterans established under sec tion 1720F of this title.".

## 7 SEC. 123. HOME- AND COMMUNITY-BASED SERVICES: PRO8 GRAMS.

9 (a) PROGRAMS.—Such subchapter is further amend10 ed by inserting after section 1720K (as added by section
11 122) the following new section (and conforming the table
12 of sections at the beginning of such chapter accordingly):
13 "§1720L. Home- and community-based services: pro14 grams

15 "(a) IN GENERAL.—In furnishing noninstitutional alternatives to nursing home care pursuant to the authority 16 17 of section 1720C of this title (or any other authority under 18 this chapter or other provision of law administered by the 19 Secretary of Veterans Affairs), the Secretary shall carry 20 out each of the programs specified in this section in ac-21 cordance with such relevant authorities except as other-22 wise provided in this section.

23 "(b) VETERAN-DIRECTED CARE PROGRAM.—(1) The
24 Secretary of Veterans Affairs, in collaboration with the
25 Secretary of Health and Human Services, shall carry out

a program to be known as the 'Veteran-Directed Care pro-1 2 gram'. Under such program, the Secretary of Veterans Af-3 fairs may enter into agreements with the providers de-4 scribed in paragraph (2) to provide to eligible veterans 5 funds, to the extent practicable, to obtain such in-home care services and related items that support clinical need 6 7 and improve quality of life, as may be determined appro-8 priate by the Secretary of Veterans Affairs and selected 9 by the veteran, including through the veteran hiring indi-10 viduals to provide such services and items or directly purchasing such services and items. 11

12 "(2) The providers described in this paragraph are13 the following:

- 14 "(A) An Aging and Disability Resource Center,
- 15 an area agency on aging, or a State agency.

16 "(B) A center for independent living.

"(C) An Indian tribe or tribal organization receiving assistance under title VI of the Older Americans Act of 1965 (42 U.S.C. 3057 et seq.).

20 "(D) Any other entity that the Secretary, in
21 consultation with the Secretary of Health and
22 Human Services, determines appropriate.

23 "(3) In carrying out the Veteran-Directed Care pro-24 gram, the Secretary of Veterans Affairs shall—

"(A) administer such program through each
 medical center of the Department of Veterans Af fairs;

4 "(B) seek to ensure the availability of such pro5 gram in American Samoa, Guam, the Common6 wealth of the Northern Mariana Islands, the Com7 monwealth of Puerto Rico, the Virgin Islands of the
8 United States, and any other territory or possession
9 of the United States, to the extent practicable; and

"(C) seek to ensure the availability of such program for eligible veterans who are Native American
veterans receiving care and services furnished by the
Indian Health Service, a tribal health program, an
Urban Indian organization, or (in the case of a Native Hawaiian veteran) a Native Hawaiian health
care system, to the extent practicable.

"(4) If a veteran participating in the Veteran-Directed Care program is hospitalized, the veteran may continue to use funds under the program during a period of
hospitalization in the same manner that the veteran would
be authorized to use such funds under the program if the
veteran were not hospitalized.

23 "(c) HOMEMAKER AND HOME HEALTH AIDE PRO24 GRAM.—(1) The Secretary shall carry out a program to
25 be known as the 'Homemaker and Home Health Aide pro-

gram' under which the Secretary may enter into agree ments with home health agencies to provide to eligible vet erans such home health aide services as may be deter mined appropriate by the Secretary.

5 "(2) In carrying out the Homemaker and Home6 Health Aide program, the Secretary shall—

7 "(A) administer such program in the locations
8 specified in subparagraph (A) of subsection (b)(3);

9 "(B) seek to ensure the availability of such pro10 gram in the locations specified in subparagraph (B)
11 of subsection (b)(3); and

"(C) seek to ensure the availability of such program for the veteran populations specified in subparagraph (C) of subsection (b)(3).

15 "(d) HOME-BASED PRIMARY CARE PROGRAM.—The
16 Secretary shall carry out a program to be known as the
17 'Home-Based Primary Care program' under which the
18 Secretary may furnish to eligible veterans in-home health
19 care, the provision of which is overseen by a provider of
20 the Department.

"(e) PURCHASED SKILLED HOME CARE PROGRAM.—
The Secretary shall carry out a program to be known as
the 'Purchased Skilled Home Care program' under which
the Secretary may furnish to eligible veterans such in-

home care services as may be determined appropriate and
 selected by the Secretary for the veteran.

3 "(f) CAREGIVER SUPPORT.—(1) With respect to a
4 resident eligible caregiver of a veteran participating in a
5 program under this section, the Secretary shall—

6 "(A) if the veteran meets the requirements of 7 a covered veteran under section 1720G(b) of this 8 title, provide to such caregiver the option of enroll-9 ing in the program of general caregiver support serv-10 ices under such section;

"(B) provide to such caregiver covered respitecare of not less than 30 days annually; and

"(C) conduct on an annual basis (and, to the
extent practicable, in connection with in-person services provided under the program in which the veteran is participating), a wellness contact of such
caregiver.

"(2) Covered respite care provided to a resident eligible caregiver of a veteran under paragraph (1) may exceed
30 days annually if such extension is requested by the resident eligible caregiver or veteran and determined medically appropriate by the Secretary.

23 "(g) RULE OF CONSTRUCTION.—Nothing in this sec-24 tion shall be construed to limit the authority of the Sec-

retary to carry out programs providing home- and commu nity-based services under any other provision of law.

3 "(h) DEFINITIONS.—In this section:

4 "(1) The terms 'Aging and Disability Resource
5 Center', 'area agency on aging', and 'State agency'
6 have the meanings given those terms in section 102
7 of the Older Americans Act of 1965 (42 U.S.C.
8 3002).

9 "(2) The terms 'caregiver' and 'family care-10 giver', with respect to a veteran, have the meanings 11 given those terms, respectively, under subsection (e) 12 of section 1720G of this title with respect to an eli-13 gible veteran under subsection (a) of such section or 14 a covered veteran under subsection (b) of such sec-15 tion, as the case may be.

"(3) The term 'center for independent living'
has the meaning given that term in section 702 of
the Rehabilitation Act of 1973 (29 U.S.C. 796a).

19 "(4) The term 'covered respite care' has the
20 meaning given such term in section 1720G(d) of this
21 title.

22 "(5) The term 'eligible veteran' means any vet23 eran—

24 "(A) for whom the Secretary determines25 participation in a specific program under this

1	section is medically necessary to promote, pre-
2	serve, or restore the health of the veteran; and
3	"(B) who absent such participation would
4	be at increased risk for hospitalization, place-
5	ment in a nursing home, or emergency room
6	care.
7	"(6) The term 'home health aide' means an in-
8	dividual employed by a home health agency to pro-
9	vide in-home care services.
10	"(7) The term 'in-home care service' means any
11	service, including a personal care service, provided to
12	enable the recipient of such service to live at home.
13	"(8) The terms 'Indian tribe' and 'tribal organi-
14	zation' have the meanings given those terms in sec-
15	tion 4 of the Indian Self-Determination and Edu-
16	cation Assistance Act (25 U.S.C. 5304).
17	"(9) The terms 'Native American' and 'Native
18	American veteran' have the meanings given those
19	terms in section 3765 of this title.
20	"(10) The terms 'Native Hawaiian' and 'Native
21	Hawaiian health care system' have the meanings
22	given those terms in section 12 of the Native Hawai-
23	ian Health Care Improvement Act (42 U.S.C.
24	11711).

1	"(11) The terms 'tribal health programs' and
2	'Urban Indian organizations' have the meanings
3	given those terms in section 4 of the Indian Health
4	Care Improvement Act (25 U.S.C. 1603).
5	"(12) The term 'resident eligible caregiver'
6	means an individual who—
7	"(A) is a caregiver, or a family caregiver,
8	of a veteran and resides with that veteran; and
9	"(B) has not entered into a contract,
10	agreement, or other arrangement for such indi-
11	vidual to act as a caregiver for that veteran un-
12	less such individual is a family member of the
13	veteran or is furnishing caregiver services
14	through a medical foster home.".
15	(b) Deadline for Improved Administration.—
16	The Secretary of Veterans Affairs shall ensure that the
17	Veteran-Directed Care program and the Homemaker and
18	Home Health Aide program are administered through
19	each medical center of the Department of Veterans Affairs
20	in accordance with section 1720L of title 38, United
21	States Code (as added by subsection (a)), by not later
22	than two years after the date of the enactment of this Act.
23	(c) Administration of Veteran-Directed Care
24	Program.—

25 (1) PROCEDURES.—

1	(A) The Secretary shall establish proce-
2	dures to—
3	(i) identify the staffing needs for the
4	Veteran-Directed Care program of the De-
5	partment of Veterans Affairs under such
6	section (as added by subsection (a)); and
7	(ii) define the roles and responsibil-
8	ities for personnel of the Department re-
9	sponsible for the administration of such
10	program, including such personnel em-
11	ployed at the national, Veterans Integrated
12	Service Network, or medical facility level.
13	(B) The responsibilities described in clause
14	(ii) of subparagraph (A) shall include respon-
15	sibilities for engagement with—
16	(i) veterans participating in such pro-
17	gram;
18	(ii) veterans interested in partici-
19	pating in such program; and
20	(iii) providers described in section
21	1720L(b)(2) (as added by subsection (a)).
22	(2) Staffing model; report.—Not later
23	than two years after enactment of this Act, the Sec-
24	retary of Veterans Affairs shall—

1	(A) establish a staffing model for the ad-
2	ministration of such program at each medical
3	facility of the Department of Veterans Affairs;
4	and
5	(B) submit to the Committees on Veterans'
6	Affairs of the House of Representatives and the
7	Senate a report containing the following:
8	(i) A description of—
9	(I) the staffing model described
10	in subparagraph (A); and
11	(II) the rationale for such staff-
12	ing model.
13	(ii) An identification of the ratio of
14	staff required to administer such program
15	to the number of veterans served by such
16	program, disaggregated by each medical
17	facility of the Department of Veterans Af-
18	fairs.
19	(iii) A description of budgetary re-
20	sources or other support, if any, required
21	to accommodate an increase in staffing at
22	medical facilities of the Department of
23	Veterans Affairs pursuant to the require-
24	ments of the staffing model described in
25	subparagraph (A).

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1	(iv) Such other matters as the Sec-
2	retary of Veterans Affairs determines ap-
3	propriate.
4	SEC. 124. COORDINATION WITH ASSISTANCE AND SUPPORT
5	SERVICES FOR CAREGIVERS.
6	(a) Coordination With Program of Comprehen-
7	SIVE ASSISTANCE FOR FAMILY CAREGIVERS.—
8	(1) COORDINATION.—Section 1720G(a) of title
9	38, United States Code, is amended by adding at
10	the end the following new paragraph:
11	((14)(A) In the case of a veteran or caregiver who
12	seeks services under this subsection and is denied such
13	services, or a veteran or the family caregiver of a veteran
14	who is discharged from the program under this subsection,
15	the Secretary shall—
16	"(i) if the veteran meets the requirements of a
17	covered veteran under subsection (b), provide to
18	such caregiver the option of enrolling in the program
19	of general caregiver support services under such sub-
20	section;
21	"(ii) assess the veteran or caregiver for partici-
22	pation in any other available program of the Depart-
23	ment for home- and community-based services (in-
24	cluding the programs specified in section $1720L$ of
25	this title) for which the veteran or caregiver may be

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eligible and, with respect to the veteran, store (and
 make accessible to the veteran) the results of such
 assessment in the electronic medical record of the
 veteran; and

5 "(iii) provide to the veteran or caregiver written
6 information on any such program identified pursu7 ant to the assessment under clause (ii), including in8 formation about facilities, eligibility requirements,
9 and relevant contact information for each such pro10 gram.

11 "(B) The Secretary shall, to the extent practicable, provide to a veteran or family caregiver the option of ob-12 taining clinically appropriate services under any other 13 14 available program of the Department for home- and com-15 munity-based services (including the programs specified in 16 section 1720L of this title) for which the veteran or family 17 caregiver may be eligible prior to discharging the veteran 18 or family caregiver from the program under this sub-19 section.

20 "(C) For each veteran or family caregiver who is dis-21 charged from the program under this subsection, a care-22 giver support coordinator shall provide for a smooth and 23 personalized transition from such program to an appro-24 priate program of the Department for home- and commu-25 nity-based services (including the programs specified in section 1720L of this title), including by integrating care giver support across programs.".

3 (2) APPLICABILITY.—The amendments made 4 by paragraph (1) shall apply with respect to denials 5 and discharges occurring on or after the date that 6 is 180 days after the date of the enactment of this 7 Act. 8 (3)TECHNICAL AND CONFORMING AMEND-MENTS.—Section 1720G(d) of such title is amend-9 ed---10 (A) by striking "or a covered veteran" 11 12 each place it appears and inserting ", a veteran 13 denied or discharged as specified in paragraph 14 (14) of such subsection, or a covered veteran"; 15 and (B) by striking "under subsection (a), 16 17 means" each place it appears and inserting 18 "under subsection (a) or a veteran denied or 19 discharged as specified in paragraph (14) of 20 such subsection, means". 21 (b) Conformity of Respite Care Across Pro-22 GRAMS.—Section 1720G of title 38, United States Code, 23 as amended by subsection (a)(3), is further amended— 24 (1) in subsection (a)(3)—

1	(A) by amending subparagraph (A)(ii)(III)
2	to read as follows:
3	"(III) covered respite care of not less than
4	30 days annually;"; and
5	(B) by striking subparagraph (B) and re-
6	designating subparagraphs (C) and (D) as sub-
7	paragraphs (B) through (C), respectively; and
8	(2) by amending subsection $(b)(3)(A)(iii)$ to
9	read as follows:
10	"(iii) Covered respite care of not less than 30
11	days annually."; and
12	(3) in subsection (d)—
13	(A) by redesignating paragraphs (2)
14	through (4) as paragraphs (3) through (5), re-
15	spectively; and
16	(B) by inserting after paragraph (1) the
17	following new paragraph:
18	"(2) The term 'covered respite care' means,
19	with respect to a caregiver of a veteran, respite care
20	under section 1720B of this title that—
21	"(A) is medically and age appropriate for
22	the veteran (including 24-hour per day care of
23	the veteran commensurate with the care pro-
24	vided by the caregiver); and
25	"(B) includes in-home care.".

1 (c) REVIEW RELATING TO CAREGIVER CONTACT. 2 The Secretary shall conduct a review of the capacity of 3 the Department to establish a streamlined system for con-4 tacting all caregivers enrolled in the program of general 5 caregiver support services under section 1720G(b) of title 6 38, United States Code, to provide to such caregivers pro-7 gram updates and alerts relating to emerging services for 8 which such caregivers or the veterans for which they pro-9 vide care may be eligible.

## 10SEC. 125. IMPROVEMENTS TO PROGRAM OF COMPREHEN-11SIVE ASSISTANCE FOR FAMILY CAREGIVERS.

Section 1720G(a) of title 38, United States Code, asamended by section 124, is further amended—

14 (1) in paragraph (12)—

(A) in subparagraph (A), by inserting ",
which shall include all criteria used to determine eligibility for such assistance and, in the
case of a completed evaluation, how such criteria were used to evaluate information provided in assessments to determine such eligibility" before the period at the end; and

(B) in subparagraph (C)(i), by striking
"who submits" and all that follows through the
end of the clause and inserting the following:
"who—

1	((I) submits an application for the pro-
2	gram established under paragraph (1); or
3	"(II) is being reassessed for eligibility to
4	continue in such program."; and
5	(2) by adding at the end the following new
6	paragraph:
7	"(15)(A) Not less frequently than annually, the Sec-
8	retary shall submit to the Committees on Veterans' Affairs
9	of the Senate and the House of Representatives a com-
10	prehensive report on the program required by paragraph
11	(1) that includes, with respect to one-year period pre-
12	ceding the date of the submission of such report, the fol-
13	lowing:
14	"(i) The number of applications received for
15	such program.
16	"(ii) The number, disaggregated by race, sex,
17	and era and branch of service in the Armed Forces
18	of the applicant, of—
19	"(I) approvals of such applications; and
20	"(II) denials of such applications.
21	"(iii) The number of reassessments conducted
22	for such program.
23	"(iv) An identification of each decision made
24	with respect to a reassessment conducted for such
25	program, disaggregated by decisions resulting in—

1	"(I) disenrollment, including removal, dis-
2	charge, or voluntary withdrawal;
3	"(II) tier reduction; and
4	"(III) tier continuation.
5	"(v) The number of appeals of decisions made
6	with respect to such program, disaggregated by type
7	of appeal.
8	"(vi) With respect to each appeal described in
9	clause (v), the decision rendered, if any.
10	"(vii) A description of all tools used in assess-
11	ments conducted for such program, including an ex-
12	planation of how and by whom such tools are admin-
13	istered.
14	"(viii) A description of procedures used under
15	such program for reviewing and integrating clinical
16	records from health care providers that includes an
17	explanation of how such records are used in deter-
18	minations of eligibility for such program.
19	"(ix) A description of procedures available
20	under such program for health care providers to
21	communicate medical opinions to the teams con-
22	ducting assessments to determine eligibility for such
23	program, including health care providers in the pri-
24	vate sector and health care providers specified in
25	subsection (c) of section 1703 of this title.

1 "(x) A description of information technology 2 systems and processes used under such program to 3 upload and integrate all clinical records from all 4 non-Department providers, including providers in 5 the private sector and providers under the Veterans 6 Community Care Program established under such 7 section. "(B) The Secretary shall ensure that all data in-8 9 cluded in a report under subparagraph (A)— "(i) relating to a decision made under the pro-10 11 gram required by paragraph (1), are disaggregated 12 by the specific reason for the decision; "(ii) relating to a veteran, include comprehen-13 14 sive demographic information of the veteran, includ-15 ing the time period of the injuries, if any, of the vet-16 eran and the Veterans Integrated Service Network 17 in which the veteran is located; and 18 "(iii) with respect to eligibility determinations 19 relating to a serious injury of a veteran, specify-"(I) how many such determinations relate 20 21 to the ability of the veteran to perform activi-22 ties of daily living; and 23 "(II) how many such determinations relate to the need of a veteran for supervision and 24

25 protection.

1 "(C) The Secretary shall provide the data under 2 paragraph (B) pursuant to Federal laws and in a manner 3 that is wholly consistent with applicable Federal privacy 4 and confidentiality laws, including but the Privacy Act (5) 5 U.S.C. 552a), the Health Insurance Portability and Accountability Act (Public Law 104–191; 42 U.S.C. 201 6 7 note) and regulations (title 45, Code of Federal Regula-8 tions, parts 160 and 164, or successor regulations), and 9 sections 5701, 5705, and 7332 of this title to ensure that 10 the provided data, or some portion of the data, will not undermine the anonymity of a veteran.". 11

## 12 SEC. 126. IMPROVEMENTS RELATING TO HOMEMAKER AND 13 HOME HEALTH AIDE PROGRAM.

14 (a) PILOT PROGRAM FOR COMMUNITIES WITH15 SHORTAGE OF HOME HEALTH AIDES.—

(1) PROGRAM.—Beginning not later than 18
months after the date of the enactment of this Act,
the Secretary shall carry out a three-year pilot program under which the Secretary shall provide homemaker and home health aide services to veterans
who reside in communities with a shortage of home
health aides.

(2) LOCATIONS.—The Secretary shall select not
fewer than five geographic locations in which the
Secretary determines there is a shortage of home

health aides at which to carry out the pilot program
 under paragraph (1).

3 (3) NURSING ASSISTANTS.—

4 (A) IN GENERAL.—In carrying out the 5 pilot program under paragraph (1), the Sec-6 retary may hire nursing assistants as new em-7 ployees of the Department of Veterans Affairs, 8 or reassign nursing assistants who are existing 9 employees of the Department, to provide to vet-10 erans in-home care services (including basic 11 tasks authorized by the State certification of 12 the nursing assistant) under the pilot program, 13 in lieu of or in addition to the provision of such 14 services through non-Department home health 15 aides.

16 (B) Relationship to home-based pri-17 PROGRAM.—Nursing CARE assistants MARY 18 hired or reassigned under subparagraph (A) 19 may provide services to a veteran under the 20 pilot program under paragraph (1) while serv-21 ing as part of a health care team for the vet-22 eran under the Home-Based Primary Care pro-23 gram.

24 (4) REPORT TO CONGRESS.—Not later than one25 year before the date of the termination of the pilot

1	program under paragraph (1), the Secretary shall
2	submit to the Committees on Veterans' Affairs of
3	the House of Representatives and the Senate a re-
4	port that includes—
5	(A) a statement of the results of such pilot
6	program; and
7	(B) an assessment of the feasibility and
8	advisability of—
9	(i) extending such pilot program; or
10	(ii) making such pilot program a per-
11	manent program of the Department of
12	Veterans Affairs.
13	(b) REPORT ON USE OF FUNDS.—Not later than one
14	year after the date of the enactment of this Act, the Sec-
15	retary of Veterans Affairs shall submit to the Committees
16	on Veterans' Affairs of the House of Representatives and
17	the Senate a report containing, with respect to the period
18	beginning in fiscal year 2012 and ending in fiscal year
19	2024, the following:
20	(1) An identification of the amount of funds
21	that were included in a budget of the Department of
22	Veterans Affairs during such period for the provision
23	of in-home care to veterans under the Homemaker
24	and Home Health Aide program but were not ex-
25	pended for such provision, disaggregated by medical

center of the Department for which such unex pended funds were budgeted (if such disaggregation
 is possible).

4 (2) To the extent practicable, an identification 5 of the number of veterans for whom, during such pe-6 riod, the hours during which a home health aide was 7 authorized to provide services to the veteran under 8 the Homemaker and Home Health Aide program 9 were reduced for a reason other than a change in 10 the health care needs of the veteran, and a detailed 11 description of the reasons why any such reductions 12 may have occurred.

(c) UPDATED GUIDANCE ON PROGRAM.—Not later
than one year after the date of the enactment of this Act,
the Secretary shall issue updated guidance for the Homemaker and Home Health Aide program. Such updated
guidance shall include the following:

18 (1) A process for the transition of veterans
19 from the Homemaker and Home Health Aide pro20 gram to other covered programs.

(2) A requirement for the directors of the medical facilities of the Department to complete such
process whenever a veteran with care needs has been
denied services from home health agencies under the
Homemaker and Home Health Aide program as a

## 3 SEC. 127. PILOT PROGRAM TO FURNISH ASSISTED LIVING 4 SERVICES TO CERTAIN VETERANS.

5 (a) ESTABLISHMENT.—Beginning not later than two
6 years after the date of the enactment of this Act, the Sec7 retary of Veterans Affairs shall carry out a pilot program
8 to assess—

9 (1) the effectiveness of providing assisted living
10 services to eligible veterans, at the election of such
11 veterans; and

(2) the satisfaction with the pilot program ofveterans participating in such pilot program.

14 (b) Program Locations.—

15 (1) VETERANS INTEGRATED SERVICE NET16 WORKS.—The Secretary shall select two Veterans
17 Integrated Service Networks of the Department of
18 Veterans Affairs at which to carry out the pilot pro19 gram under subsection (a).

20 (2) FACILITIES.—

21 (A) IN GENERAL.—Within the Veterans
22 Integrated Service Networks selected under
23 paragraph (1), the Secretary shall select facili24 ties at which to carry out the pilot program
25 under subsection (a)(1).

1 SELECTION CRITERIA.—In selecting  $(\mathbf{B})$ 2 facilities under subparagraph (A) at which to 3 carry out the pilot program under subsection 4 (a)(1), the Secretary shall ensure that— (i) the locations of such facilities are 5 6 in geographically diverse areas; 7 (ii) not fewer than one such facility 8 serves veterans in rural or highly rural 9 areas (as determined through the use of 10 the Rural-Urban Commuting Areas coding 11 system of the Department of Agriculture); 12 (iii) not fewer than one such facility is 13 located in each Veterans Integrated Service 14 Network selected under paragraph (1); and 15 (iv) not fewer than one such facility is 16 a State home. 17 (c) PROGRAM PARTICIPANTS.—Not more than 60 eli-18 gible veterans may participate in the pilot program under 19 subsection (a)(1) in each Veterans Integrated Service Network selected under subsection (b)(1). 20 21 (d) PROVISION OF ASSISTED LIVING SERVICES.—

(1) AGREEMENTS.—In carrying out the pilot
program under subsection (a)(1), the Secretary may
enter into agreements for the provision of assisted
living services on behalf of eligible veterans with—

1	(A) a provider participating under a State
2	plan or waiver under title XIX of the Social Se-
3	curity Act (42 U.S.C. 1396 et seq.); or
4	(B) a State home recognized and certified
5	under subpart B of part 51 of title 38, Code of
6	Federal Regulations, or successor regulations.
7	(2) STANDARDS.—The Secretary may not place,
8	transfer, or admit a veteran to any facility for as-
9	sisted living services under the pilot program under
10	subsection $(a)(1)$ unless the Secretary determines
11	that—
12	(A) the facility meets the standards for
13	community residential care established under
14	sections 17.61 through 17.72 of title 38, Code
15	of Federal Regulations, or successor regula-
16	tions, and any additional standards of care as
17	the Secretary may specify; or
18	(B) in the case of a facility that is a State
19	home, the State home meets such standards of
20	care as the Secretary may specify.
21	(3) INSPECTION.—The Secretary shall inspect
22	facilities at which veterans are placed under the pilot
23	program under subsection $(a)(1)$ —
24	(A) with respect to a facility that is a
25	State home, not less frequently than annually

1	and in the same manner as the Secretary con-
2	ducts inspection of State homes under section
3	1742 of title 38, United States Code; and
4	(B) with respect to any other facility, not
5	less frequently than annually and in the same
6	manner as the Secretary conducts inspection of
7	facilities under section 1730 of such title.
8	(4) PAYMENT TO CERTAIN FACILITIES.—
9	(A) STATE HOMES.—In the case of a facil-
10	ity participating in the pilot program under
11	subsection (a)(1) that is a State home, the Sec-
12	retary shall pay to the State home a per diem
13	for each veteran participating in the pilot pro-
14	gram at a rate agreed to by the Secretary and
15	the State home.
16	(B) Community assisted living facili-
17	TIES.—In the case of a facility participating in
18	the pilot program under subsection $(a)(1)$ that
19	is a community assisted living facility, the Sec-
20	retary shall—
21	(i) pay to the facility an amount that
22	is less than the average rate paid by the
23	Department for placement in a community
24	nursing home in the same Veterans Inte-
25	grated Service Network; and

1	(ii) re-evaluate payment rates annu-
2	ally to account for current economic condi-
3	tions and current costs of assisted living
4	services.
5	(e) CONTINUITY OF CARE.—Upon the termination of
6	the pilot program under subsection $(a)(1)$ , the Secretary
7	shall—
8	(1) provide to all veterans participating in the
9	pilot program at the time of such termination the
10	option to continue to receive assisted living services
11	at the site they were assigned to under the pilot pro-
12	gram, at the expense of the Department; and
13	(2) for such veterans who do not opt to con-
14	tinue to receive such services—
15	(A) ensure such veterans do not experience
16	lapses in care; and
17	(B) provide such veterans with information
18	on, and furnish such veterans with, other ex-
19	tended care services based on their preferences
20	and best medical interest.
21	(f) Determination of Quality.—The Secretary
22	shall determine a method for assessment of quality of care
23	provided to veterans participating in the pilot program

under subsection (a)(1) and shall communicate that meth-od to providers of services under the pilot program.

(g) ANNUAL REPORT.—Not later than one year after
 the initiation of the pilot program under subsection (a)(1),
 and annually thereafter for the duration of such pilot pro gram, the Secretary shall submit to the Committees on
 Veterans' Affairs of the House of Representatives and the
 Senate a report on the pilot program that includes—

7 (1) an identification of Veterans Integrated
8 Services Networks and facilities of the Department
9 participating in the pilot program and assisted living
10 facilities and State homes at which veterans are
11 placed under the pilot program;

(2) the number of participants in the pilot pro-gram, disaggregated by facility;

(3) general demographic information of participants in the pilot program, including average age,
sex, and race or ethnicity;

17 (4) disability status of participants in the pilot18 program;

(5) an identification of any barriers or challenges to furnishing care to veterans under the pilot
program, conducting oversight of the pilot program,
or any other barriers or challenges;

(6) the cost of care at each assisted living facility and State home participating in the pilot program, including an analysis of any cost savings by

1	the Department when comparing that cost to the
2	cost of nursing home care;
3	(7) aggregated feedback from participants in
4	the pilot program, including from veteran resident
5	surveys and interviews; and
6	(8) such other matters the Secretary considers
7	appropriate.
8	(h) FINAL REPORT.—Not later than one year after
9	the pilot program terminates under subsection (j), the
10	Secretary shall submit to the Committees on Veterans' Af-
11	fairs of the House of Representatives and the Senate a
12	report on the pilot program that—
13	(1) includes the matters required under para-
14	graphs (1) through (8) of subsection (g);
15	(2) includes recommendations on whether the
16	model studied in the pilot program should be contin-
17	ued or adopted throughout the Department; and
18	(3) indicates whether the Secretary requests ac-
19	tion by Congress to make the pilot program perma-
20	nent.
21	(i) INSPECTOR GENERAL REPORT.—
22	(1) IN GENERAL.—Not later than three years
23	after the initiation of the pilot program under sub-
24	section $(a)(1)$ , the Inspector General of the Depart-
25	ment of Veterans Affairs shall submit to the Sec-

1	retary of Veterans Affairs and the Committees on
2	Veterans' Affairs of House of Representatives and
3	the Senate a report on the pilot program.
4	(2) Elements.—The report required by para-
5	graph (1) shall include an assessment of—
6	(A) the quality of care provided to veterans
7	at facilities participating in the pilot program,
8	measured pursuant to the method determined
9	under subsection (f);
10	(B) the oversight of such facilities, as con-
11	ducted by the Department, the Centers for
12	Medicare & Medicaid Services, State agencies,
13	and other relevant entities; and
14	(C) such other matters as the Inspector
15	General considers appropriate.
16	(3) PLAN REQUIRED.—Not later than 90 days
17	after the submission of the report under paragraph
18	(1), the Secretary shall submit to the Committees on
19	Veterans' Affairs of the House of Representatives
20	and the Senate a plan to address the deficiencies
21	identified in the report, if any.
22	(j) TERMINATION.—
23	(1) IN GENERAL.—Subject to paragraph (2),
24	the pilot program under subsection $(a)(1)$ shall ter-
25	minate on September 30, 2026.

1	(2) EXTENSION.—The Secretary may extend
2	the duration of the pilot program for an additional
3	two-year period if the Secretary, based on the results
4	of the reports submitted under subsection (g), deter-
5	mines such an extension is appropriate.
6	(k) DEFINITIONS.—In this section:
7	(1) The term "assisted living services" means
8	services of a facility in providing room, board, and
9	personal care for and supervision of residents for
10	their health, safety, and welfare.
11	(2) The term "eligible veteran" means a vet-
12	eran who is—
13	(A) receiving nursing home care paid for
14	by the Department of Veterans Affairs, eligible
14 15	by the Department of Veterans Affairs, eligible to receive such care pursuant to section 1710A
15	to receive such care pursuant to section 1710A
15 16	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a
15 16 17	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care
15 16 17 18	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care provided by the Department of Veterans Af-
15 16 17 18 19	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care provided by the Department of Veterans Af- fairs, but does not meet the requirements for
15 16 17 18 19 20	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care provided by the Department of Veterans Af- fairs, but does not meet the requirements for nursing home level care provided by the Depart-
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care provided by the Department of Veterans Af- fairs, but does not meet the requirements for nursing home level care provided by the Depart- ment pursuant to such section; and
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	to receive such care pursuant to section 1710A of title 38, United States Code, or requires a higher level of care than the domiciliary care provided by the Department of Veterans Af- fairs, but does not meet the requirements for nursing home level care provided by the Depart- ment pursuant to such section; and (B) eligible for assisted living services, as

1	gram under subsection $(a)(1)$ as the Secretary
2	may establish.
3	(3) The term "State home" has the meaning
4	given that term in section 101 of title 38, United
5	States Code.
6	SEC. 128. PROVISION OF MEDICINE, EQUIPMENT, AND SUP-
7	PLIES AVAILABLE TO DEPARTMENT OF VET-
8	ERANS AFFAIRS TO STATE HOMES.
9	(a) PROVISION AUTHORIZED.—The Secretary of Vet-
10	erans Affairs may provide to State homes medicine, per-
11	sonal protective equipment, medical supplies, and any
12	other equipment, supplies, and assistance available to the
13	Department of Veterans Affairs.
14	(b) DEFINITION.—In this section:
15	(1) The term "personal protective equipment"
16	means any protective equipment required to prevent
17	the wearer from contracting an infectious disease,
18	including gloves, N–95 respirator masks, gowns,
19	goggles, face shields, or other equipment required
20	for safety.
21	(2) The term "State home" has the meaning
22	given such term in section 101 of title 38, United

23 States Code.

#### 1 SEC. 129. RECOGNITION OF ORGANIZATIONS AND INDIVID-

2 UALS TO ASSIST VETERANS, FAMILY MEM3 BERS, AND CAREGIVERS NAVIGATING PRO4 GRAMS AND SERVICES OF VETERANS
5 HEALTH ADMINISTRATION.

6 (a) IN GENERAL.—Not later than one year after the 7 date of the enactment of this Act, the Secretary of Vet-8 erans Affairs shall establish a process through which the 9 Department of Veterans Affairs may recognize organizations and individuals to assist a veteran, a family member 10 of a veteran, or a caregiver of a veteran (as defined in 11 section 1720G(d) of title 38, United States Code) in navi-12 13 gating the programs and services of the Veterans Health Administration. 14

(b) SOLICITATION OF FEEDBACK.—The Secretary
shall solicit feedback and recommendations in the creation
of the process under subsection (a) from such organizations as the Secretary may consider relevant.

19 (c) LIMITATION.—The Secretary may not recognize 20 an organization or individual pursuant to the process es-21 tablished under subsection (a) unless the organization or 22 individual has certified to the Secretary that no fee or 23 compensation of any nature will be charged to any indi-24 vidual for services rendered in providing assistance pursu-25 ant to such subsection.

1	SEC. 130. REVIEWS AND OTHER IMPROVEMENTS RELATING
2	TO HOME- AND COMMUNITY-BASED SERV-
3	ICES.
4	(a) Office of Geriatric and Extended Care.—
5	(1) REVIEW OF PROGRAMS.—The Under Sec-
6	retary for Health of the Department of Veterans Af-
7	fairs shall conduct a review of each program admin-
8	istered through the Office of Geriatric and Extended
9	Care of the Department and the Caregiver Support
10	Program Office of the Department, or any successor
11	offices, to—
12	(A) eliminate service gaps at the medical
13	center level; and
14	(B) ensure—
15	(i) the clinical needs of veterans are
16	$\mathrm{met};$
17	(ii) consistency in program manage-
18	ment;
19	(iii) the availability of, and the access
20	by veterans to, home- and community-
21	based services, including for veterans living
22	in rural areas; and
23	(iv) proper coordination between cov-
24	ered programs.
25	(2) Assessment of staffing needs.—The
26	Secretary of Veterans Affairs shall conduct an as-
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sessment of the staffing needs of the Office of Geri-

2	atric and Extended Care of the Department and the
3	Caregiver Support Program Office of the Depart-
4	ment, or any successor offices.
5	(3) GOALS FOR GEOGRAPHIC ALIGNMENT OF
6	CARE.—
7	(A) ESTABLISHMENT OF GOALS.—The Di-
8	rector of the Office of Geriatric and Extended
9	Care, or successor office, shall establish quan-
10	titative goals to enable aging or disabled vet-
11	erans who are not located near medical centers
12	of the Department to access extended care serv-
13	ices (including by improving access to home-
14	and community-based services for such vet-
15	erans).
16	(B) IMPLEMENTATION TIMELINE.—Each
17	goal established under subparagraph (A) shall
18	include a timeline for the implementation of the
19	goal at each medical center of the Department.
20	(4) GOALS FOR IN-HOME SPECIALTY CARE.—
21	The Director of the Office of Geriatric and Extended
22	Care, or successor office, shall establish quantitative
23	goals to address the specialty care needs of veterans
24	through in-home care, including by ensuring the

1	education of home health aides and caregivers of vet-
2	erans in the following areas:
3	(A) Dementia care.
4	(B) Care for spinal cord injuries and dis-
5	eases.
6	(C) Ventilator care.
7	(D) Other speciality care areas as deter-
8	mined by the Secretary.
9	(5) INPUT ON GOALS.—To the extent prac-
10	ticable, the head of the Caregiver Support Program
11	Office, or successor office, shall provide to the Direc-
12	tor of the Office of Geriatric and Extended Care, or
13	successor office, input with respect to the establish-
14	ment of the goals under paragraphs $(3)$ and $(4)$ .
15	(6) Report to congress.—Not later than one
16	year after the date of the enactment of this Act, the
17	Secretary shall submit to the Committees on Vet-
18	erans' Affairs of the House of Representatives and
19	the Senate a report containing the findings of the
20	review under paragraph (1), the results of the as-
21	sessment under paragraph (2), and the goals estab-
22	lished under paragraphs (3) and (4).
23	(b) Review of Incentives and Efforts Relat-
24	ING TO HOME- AND COMMUNITY-BASED SERVICES.—

1	(1) REVIEW.—The Secretary of Veterans Af-
2	fairs shall conduct a review of the following:
3	(A) The financial and organizational incen-
4	tives or disincentives for the directors of med-
5	ical centers of the Department to establish or
6	expand covered programs at such medical cen-
7	ters.
8	(B) Any incentives or disincentives for
9	such directors to provide to veterans home- and
10	community-based services in lieu of institutional
11	care.
12	(C) The efforts taken by the Secretary to
13	enhance spending of the Department for ex-
14	tended care by balancing spending between in-
15	stitutional care and home- and community-
16	based services consistent with the demand for
17	such services.
18	(D) The plan of the Under Secretary for
19	Health of the Department to accelerate efforts
20	to enhance spending as specified in subpara-
21	graph (C), to match the progress of similar ef-
22	forts taken by the Administrator of the Centers
23	for Medicare & Medicaid Services with respect
24	to spending of the Centers for Medicare & Med-
25	icaid Services for extended care.

(2) REPORT TO CONGRESS.—Not later than one
 year after the date of the enactment of this Act, the
 Secretary shall submit to the Committees on Vet erans' Affairs of the House of Representatives and
 the Senate a report on the findings of the review
 under paragraph (1).

7 (c) REVIEW OF RESPITE CARE SERVICES.—Not later
8 than two years after the date of the enactment of this Act,
9 the Secretary of Veterans Affairs shall conduct a review
10 of the use, availability, cost, and effectiveness, of the res11 pite care services furnished by the Secretary under chapter
12 17 of title 38, United States Code, including—

(1) the frequency at which the Department of
Veterans Affairs is unable to meet demand for such
services;

16 (2) a detailed description of—

17 (A) the reasons the Department of Vet18 erans Affairs is unable to meet the demand for
19 such services; and

20 (B) any actions, or planned actions, of the
21 Secretary of Veterans Affairs to ensure such
22 demand is met.

23 (d) Collaboration to Improve Home- and Com24 MUNITY-BASED SERVICES.—

25 (1) RECOMMENDATIONS.—

1	(A) DEVELOPMENT.—The Secretary of
2	Veterans Affairs shall develop recommendations
3	as follows:
4	(i) With respect to home- and commu-
5	nity-based services for veterans, the Sec-
6	retary of Veterans Affairs shall develop
7	recommendations regarding new services
8	(in addition to those furnished as of the
9	date of enactment of this Act) in collabora-
10	tion with the Secretary of Health and
11	Human Services.
12	(ii) With respect to the national short-
13	age of home health aides, the Secretary of
14	Veterans Affairs shall develop rec-
15	ommendations regarding methods to ad-
16	dress such shortage in collaboration with
17	the Secretary of Health and Human Serv-
18	ices and the Secretary of Labor.
19	(B) SUBMISSION TO CONGRESS.—The Sec-
20	retary of Veterans Affairs shall submit to the
21	Committees on Veterans' Affairs of the House
22	of Representatives and the Senate a report con-
23	taining the recommendations developed under
24	subparagraph (A) and an identification of any
25	changes in existing law or new statutory au-

1	thority necessary to implement the rec-
2	ommendations, as determined by the Secretary.
3	(C) CONSULTATION WITH SECRETARY OF
4	LABOR.—In carrying out this paragraph, the
5	Secretary of Veterans Affairs shall consult with
6	the Secretary of Labor.
7	(2) FEEDBACK AND RECOMMENDATIONS ON
8	CAREGIVER SUPPORT.—
9	(A) FEEDBACK AND RECOMMENDA-
10	TIONS.—The Secretary of Veterans Affairs shall
11	solicit from the entities described in subpara-
12	graph (B) feedback and recommendations re-
13	garding opportunities for the Secretary to en-
14	hance home- and community-based services for
15	veterans and the caregivers of veterans, includ-
16	ing through the potential provision by the entity
17	of care and respite services to veterans and
18	caregivers who may not be eligible for any pro-
19	gram under section 1720G of title 38, United
20	States Code, or section 1720L of such title (as
21	added by section 124), but have a need for as-
22	sistance.
23	(B) COVERED ENTITIES.—The entities de-

24 scribed in this subparagraph are veterans serv25 ice organizations and nonprofit organizations

1	with a focus on caregiver support or long term
2	care (as determined by the Secretary).
3	(3) Collaboration for certain vet-
4	ERANS.—The Secretary of Veterans Affairs shall col-
5	laborate with the Director of the Indian Health
6	Service and representatives from tribal health pro-
7	grams and Urban Indian organizations to ensure the
8	availability of home- and community-based services
9	for—
10	(A) Native American veterans, including
11	Native American veterans receiving health care
12	and medical services under multiple health care
13	systems; and
14	(B) Native Hawaiian veterans, including
15	Native Hawaiian veterans receiving health care
16	and medical services under the Native Hawaiian
17	health care system.
18	SEC. 131. GAO REPORT ON MENTAL HEALTH SUPPORT FOR
19	CAREGIVERS.
20	(a) REPORT REQUIRED.—Not later than one year
21	after the date of the enactment of this Act, the Comp-
22	troller General of the United States shall submit to the
23	Committee on Veterans' Affairs of the Senate and the
24	Committee on Veterans' Affairs of the House of Rep-

resentatives a report on the provision of mental health
 support to caregivers of veterans.

3 (b) CONTENTS.—The report submitted under sub-4 section (a) shall include the following:

5 (1) An assessment of the need for mental
6 health support among caregivers participating in the
7 caregiver programs.

8 (2) An assessment of options for mental health
9 support in facilities of the Department of Veterans
10 Affairs and in the community for caregivers partici11 pating in the caregiver programs.

(3) An assessment of the availability and accessibility of mental health support in facilities of the
Department and in the community for caregivers
participating in the caregiver programs.

16 (4) An assessment of the awareness among
17 caregivers of the availability of mental health sup18 port in facilities of the Department and in the com19 munity for caregivers participating in the caregiver
20 programs.

(5) An assessment of barriers to mental health
support in facilities of the Department and in the
community for caregivers participating in the caregiver programs.

25 (c) DEFINITIONS.—In this section:

1	(1) The term "caregiver" has the meaning
2	given that term in section 1720G of title 38, United
3	States Code.
4	(2) The term "caregiver programs" means—
5	(A) the program of comprehensive assist-
6	ance for family caregivers under subsection (a)
7	of section 1720G of title 38, United States
8	Code; and
9	(B) the program of support services for
10	caregivers under subsection (b) of such section.
11	SEC. 132. DEVELOPMENT OF CENTRALIZED WEBSITE FOR
12	PROGRAM INFORMATION.
13	(a) Centralized Website.—The Secretary shall
13 14	(a) CENTRALIZED WEBSITE.—The Secretary shall develop and maintain a centralized and publically acces-
14	develop and maintain a centralized and publically acces-
14 15	develop and maintain a centralized and publically accessible internet website of the Department as a clearing-
14 15 16	develop and maintain a centralized and publically acces- sible internet website of the Department as a clearing- house for information and resources relating to covered
14 15 16 17	develop and maintain a centralized and publically accessible internet website of the Department as a clearing- house for information and resources relating to covered programs.
14 15 16 17 18	<ul><li>develop and maintain a centralized and publically accessible internet website of the Department as a clearing-house for information and resources relating to covered programs.</li><li>(b) CONTENTS.—The website under subsection (a)</li></ul>
14 15 16 17 18 19	<ul> <li>develop and maintain a centralized and publically accessible internet website of the Department as a clearing-house for information and resources relating to covered programs.</li> <li>(b) CONTENTS.—The website under subsection (a) shall contain the following:</li> </ul>
14 15 16 17 18 19 20	<ul> <li>develop and maintain a centralized and publically accessible internet website of the Department as a clearing-house for information and resources relating to covered programs.</li> <li>(b) CONTENTS.—The website under subsection (a) shall contain the following: <ul> <li>(1) A description of each covered program.</li> </ul> </li> </ul>
14 15 16 17 18 19 20 21	<ul> <li>develop and maintain a centralized and publically accessible internet website of the Department as a clearing-house for information and resources relating to covered programs.</li> <li>(b) CONTENTS.—The website under subsection (a) shall contain the following: <ul> <li>(1) A description of each covered program.</li> <li>(2) An informational assessment tool that—</li> </ul> </li> </ul>

(B) provides information, as a result of
 such explanation, on any covered program for
 which the veteran or caregiver (as the case may
 be) may be eligible.

5 (3) A list of required procedures for the direc-6 tors of the medical facilities of the Department to 7 follow in determining the eligibility and suitability of 8 veterans for participation in a covered program, in-9 cluding procedures applicable to instances in which 10 the resource constraints of a facility (or of a commu-11 nity in which a facility is located) may result in the 12 inability to address the health needs of a veteran 13 under a covered program in a timely manner.

14 (c) UPDATES.—The Secretary shall ensure the15 website under subsection (a) is updated on a periodic16 basis.

#### 17 SEC. 133. DEFINITIONS.

18 In this title:

(1) The terms "caregiver" and "family caregiver" have the meanings given those terms under
section 1720L(h) of title 38, United States Code (as
added by section 123).

23 (2) The term "covered program"—

1	(A) means any program of the Department
2	of Veterans Affairs for home- and community-
3	based services; and
4	(B) includes the programs specified in sec-
5	tion 1720L of title 38, United States Code (as
6	added by section 123).
7	(3) The term "home- and community-based
8	services"—
9	(A) means the services referred to in sec-
10	tion 1701(6)(E) of title 38, United States Code;
11	and
12	(B) includes services furnished under a
13	program specified in section 1720L of such title
14	(as added by section 123).
15	(4) The terms "Home-Based Primary Care pro-
16	gram", "Homemaker and Home Health Aide pro-
17	gram", and "Veteran-Directed Care program" mean
18	the programs of the Department of Veterans Affairs
19	specified in subsection (d), (c), and (b) of such sec-
20	tion 1720L, respectively.
21	(5) The terms "home health aide", "Native
22	American", "Native American veteran", "tribal
23	health programs", and "Urban Indian organiza-
24	tions" have the meanings given those terms in sub-
25	section (h) of such section 1720L.

(6) The term "Vet Center" has the meaning
 given that term in section 1712A(h) of title 38,
 United States Code.

4 (7) The term "veterans service organization"
5 means any organization recognized by the Secretary
6 under section 5902 of such title.

# 7 Subtitle C—Medical Treatment and 8 Other Matters

9 SEC. 140. QUARTERLY REPORT ON REFERRALS FOR NON-

10DEPARTMENTOFVETERANSAFFAIRS11HEALTH CARE.

Subchapter I of chapter 5 of title 38, United States
Code, is amended by adding at the end the following new
section (and amending the table of sections at the beginning of such chapter accordingly):

### 16 "§ 534. Quarterly report on referrals for non-Depart-

17 ment health care

18 "Not later than 180 days after the date of the enact-19 ment of this section, and not less frequently than quarterly 20 thereafter, the Secretary shall submit to the Committees 21 on Veterans' Affairs of the Senate and the House of Rep-22 resentatives a report containing, with respect to referrals 23 for non-Department health care originating from a med-24 ical facility of the Department during the quarter preceding the date of the submission of the report, a measure ment of, for each such medical facility—

3 "(1) the period of time between—

4 "(A) the date on which a clinician em5 ployed by the Department determines that a
6 veteran requires care, or a veteran presents to
7 the Department requesting care, and the date
8 on which the referral for care is sent to a non9 Department health care provider;

"(B) the date on which such referral is
sent to a non-Department health care provider
and the date on which such non-Department
health care provider accepts such referral;

14 "(C) the date on which such non-Depart15 ment health care provider accepts such referral
16 and the date on which such referral is com17 pleted;

18 "(D) the date on which such referral is
19 completed and the date on which an appoint20 ment with a non-Department health care pro21 vider is made; and

22 "(E) the date on which such an appoint23 ment is made and the date on which such appointment occurs; and

	100
1	"(2) any other period of time that the Secretary
2	determines necessary.".
3	SEC. 141. ELIMINATION OF CERTAIN REQUIREMENTS FOR
4	CERTAIN DEPARTMENT OF VETERANS AF-
5	FAIRS ASSISTANT UNDER SECRETARIES.
6	Section 7306 of title 38, United States Code, is
7	amended—
8	(1) by striking subsection (b);
9	(2) by redesignating subsections (c) through (g)
10	as subsections (b) through (f), respectively; and
11	(3) in subsection (c) (as so redesignated), by
12	striking "subsection (e)" and inserting "subsection
13	(f)".
14	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI-
14	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI-
14 15	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND
14 15 16	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS
14 15 16 17	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS.
14 15 16 17 18	SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS. (a) PAY.—
14 15 16 17 18 19	<ul> <li>SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS.</li> <li>(a) PAY.—</li> <li>(1) IN GENERAL.—Section 7431 of title 38,</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS.</li> <li>(a) PAY.— <ul> <li>(1) IN GENERAL.—Section 7431 of title 38, United States Code, is amended—</li> </ul> </li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS.</li> <li>(a) PAY.— <ul> <li>(1) IN GENERAL.—Section 7431 of title 38, United States Code, is amended— <ul> <li>(A) by inserting "optometrists," after "po-</li> </ul> </li> </ul></li></ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>SEC. 142. MODIFICATION OF PAY LIMITATION FOR PHYSI- CIANS, PODIATRISTS, OPTOMETRISTS, AND DENTISTS OF DEPARTMENT OF VETERANS AFFAIRS.</li> <li>(a) PAY.— <ul> <li>(1) IN GENERAL.—Section 7431 of title 38,</li> <li>United States Code, is amended— <ul> <li>(A) by inserting "optometrists," after "podiatrists," each place it appears;</li> </ul> </li> </ul></li></ul>

1	
1	(i) in paragraph (5), by adding at the
2	end the following new sentence: "Such a
3	notice shall include a statement of whether
4	the market pay will increase, decrease, or
5	remain unchanged following such evalua-
6	tion."; and
7	(ii) by adding at the end the following
8	new paragraphs:
9	"(7) The Secretary shall ensure that each phy-
10	sician, podiatrist, optometrist, and dentist in the
11	Veterans Health Administration is—
12	"(A) advised, on an annual basis, of the
13	criteria described in subparagraph (F) of para-
14	graph $(4);$
15	"(B) evaluated in accordance with such
16	criteria; and
17	"(C) compensated in accordance with—
18	"(i) applicable assignment and pay
19	levels, subject to relevant pay limitations;
20	and
21	"(ii) the extent to which such criteria
22	is met.
23	"(8) Not later than 120 days after the end of
24	each fiscal year, the Secretary shall submit to the
25	Committees on Veterans' Affairs of the Senate and

1	the House of Representatives a report that includes
2	the following:
3	"(A) A list of each facility and specialty
4	that conducted an evaluation of pay during the
5	period covered by the report.
6	"(B) For each evaluation described in sub-
7	paragraph (A)—
8	"(i) a list of occupations for which
9	pay was evaluated, disaggregated by med-
10	ical specialty, number of authorized full-
11	time employees, and onsite full-time em-
12	ployees as of the date of the evaluation;
13	"(ii) the date such evaluation was
14	completed;
15	"(iii) whether a market pay adjust-
16	ment was made following the evaluation
17	per each occupation and specialty evalu-
18	ated;
19	"(iv) whether applicable employees
20	were notified of such evaluation;
21	"(v) whether local labor partners were
22	notified of such evaluation; and
23	"(vi) in the case of an evaluation that
24	resulted in an adjustment of pay—
25	"(I) the date such adjustment—

"(aa) was implemented; and
"(bb) became effective; and
"(II) the percentage of employees
of each occupation and specialty for
which pay was adjusted pursuant to
such evaluation.
"(C) A list of facilities of the Department
that have not conducted an evaluation of mar-
ket pay, pursuant to paragraph (5), during the
18-month-period that precedes the date of the
submission of such report.";
(D) in subsection (e)—
(i) in paragraph (1)(A), by inserting
"optometrists," after "podiatrists,"; and
(ii) by adding at the end the following
new paragraphs:
"(5) Notwithstanding any compensation or pay
limitations under this title or title 5, the Secretary
may authorize the Under Secretary for Health to
pay physicians, podiatrists, optometrists and den-
tists—
"(A) awards authorized under this title;
"(B) advance payments, recruitment or re-
location bonuses, and retention allowances au-

1	thorized under section 7410(a) of this title or
2	as otherwise provided by law;
3	"(C) incentives or bonuses under section
4	706 of this title or as otherwise provided by
5	law; and
6	"(D) earnings from fee-basis appointments
7	under section $7405(a)(2)$ of this title.
8	"(6)(A) The Secretary may waive any pay limi-
9	tation described in this section (including tier limita-
10	tions) that the Secretary determines necessary for
11	the recruitment or retention of critical health care
12	personnel whom the Secretary determines would pro-
13	vide direct patient care.
14	"(B) Priority for such waivers shall be given for
15	positions, locations, and care provided through con-
16	tracts at a high cost to the Department.
17	"(C) The Chief Human Capital Officer of the
18	Department, the Chief Financial Officer of the De-
19	partment, and the Office of the General Counsel of
20	the Department shall review any waiver issued under
21	subparagraph (A).
22	"(D) During the period the authority under
23	subparagraph (A) is effective, the Secretary may not
24	issue more than 300 waivers under such subpara-
25	graph.

1	"(E) The Secretary may prescribe require-
2	ments, limitations, and other considerations for
3	waivers under such subparagraph.
4	"(F) Not later than 180 days after the date of
5	the enactment of the Senator Elizabeth Dole 21st
6	Century Veterans Healthcare and Benefits Improve-
7	ment Act, and annually thereafter, the Secretary
8	shall submit to the Committees on Veterans' Affairs
9	of the Senate and the House of Representatives a
10	report that includes—
11	"(i) any updates to the requirements, limi-
12	tations, and considerations prescribed under
13	subparagraph (B) during the period covered by
14	the report;
15	"(ii) a description of the findings of each
16	review, if any, conducted pursuant to subpara-
17	graph (C);
18	"(iii) a description of each waiver under
19	subparagraph (A) in effect as of the date of the
20	submission of the report, including the—
21	"(I) duty location, position, specialty,
22	market and performance considerations for
23	the waiver; and

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1	"(II) impact, if any, of the waiver on
2	contracted care purchased by the Depart-
3	ment for the region; and
4	"(iv) a list of any separation actions dur-
5	ing the period covered by the report with re-
6	spect to a position for which a waiver under
7	subparagraph (A) is in effect.
8	"(G) The authority of the Secretary under sub-
9	paragraph (A) shall terminate on the last day of the
10	third full fiscal year following the date of the enact-
11	ment of the Senator Elizabeth Dole 21st Century
12	Veterans Healthcare and Benefits Improvement
13	Act.".
14	(2) Report on Waiver Authority.—Not
15	later than 180 days after the date of the enactment
16	of this Act, the Secretary of Veterans Affairs shall
17	submit to the Committees on Veterans' Affairs of
18	the Senate and the House of Representatives a re-
19	port that includes a description of the requirements,
20	limitations, and other considerations prescribed
21	under section 7431(b)(6)(D) of title 38, United
22	States Code, as added by paragraph (1).
23	(3) Conforming Amendments.—
24	(A) PAY OF UNDER SECRETARY FOR
25	HEALTH.—Section 7432(b)(1) of such title is

1	amended by inserting ", podiatrist, optom-
2	etrist," after "physician".
3	(B) Administrative matters.—Section
4	7433 of such title is amended by inserting "op-
5	tometrists," after "physicians," each place it
6	appears.
7	(C) COMPETITIVE PAY.—Section
8	7451(a)(2)(C) of such title is amended by in-
9	serting "optometrist," after "physician,".
10	(4) CLERICAL AMENDMENTS.—
11	(A) SUBCHAPTER HEADING.—Subchapter
12	III of chapter 74 of such title is amended in the
13	heading by inserting " <b>Optometrists</b> ," after
14	"PODIATRISTS,".
15	(B) TABLE OF SECTIONS.—The table of
16	sections for such chapter is amended by strik-
17	
17	ing the item relating to subchapter III and in-
17	ing the item relating to subchapter III and in- serting the following:
	serting the following: "subchapter III—pay for physicians and other health-care
18	serting the following: "subchapter III—pay for physicians and other health-care personnel".
18 19	serting the following: "subchapter III—pay for physicians and other health-care personnel". (5) Applicability dates.—The amendments
18 19 20	serting the following: "subchapter III—pay for physicians and other health-care personnel". (5) APPLICABILITY DATES.—The amendments made by this subsection shall apply to any pay pe-

1	(b) Modification and Clarification of Pay
2	GRADE FOR OPTOMETRISTS.—Section 7404 of title 38,
3	United States Code, is amended—
4	(1) in subsection $(a)(2)(A)$ , by striking "podia-
5	trists, and dentists" and inserting "podiatrists, op-
6	tometrists, and dentists"; and
7	(2) in subsection (b)—
8	(A) by striking "podiatrist (dpm), and den-
9	tist" and inserting "podiatrist (dpm), optom-
10	etrist (od), and dentist";
11	(B) by striking "clinical chiropractor and
12	optometrist schedule," and inserting "clinical
13	chiropractor schedule"; and
14	(C) by inserting "optometrist grade" after
15	"Podiatrist grade".
16	(c) Retroactive Authority for Compensa-
17	TION.—
18	(1) IN GENERAL.—The Secretary of Veterans
19	Affairs may pay retroactive compensation to a cov-
20	ered employee in an amount that equals the amount
21	of compensation that was authorized to be paid to
22	such covered employee during the period specified in
23	paragraph (2), but was deferred and paid to such
24	employee in the calendar year following the calender
25	year in which such compensation was authorized be-

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1	cause the payment such compensation would have
2	exceeded an applicable cap on annual compensation.
3	(2) PERIOD SPECIFIED.—The period specified
4	in this paragraph is the period beginning on Janu-
5	ary 8, 2006, and ending on December 31, 2017.
6	(3) EXCLUSION.—Compensation authorized
7	under this subsection shall not be included in the
8	calculation of any aggregate limit on compensation
9	for a covered employee for the year in which it is
10	paid.
11	(4) Charging of compensation.—Compensa-
12	tion authorized under this subsection shall be
13	charged to the appropriate medical care appropria-
14	tion account of the Department of Veterans Affairs
15	for the fiscal year in which the work was performed
16	except as follows:
17	(A) In the case of an account that has
18	closed pursuant to section 1552 of title 31,
19	United States Code, the compensation shall be
20	charged to a current appropriation account in
21	accordance with section 1553 of such title.
22	(B) In the case of an expired account that
23	has not closed, if charging the compensation to
24	the expired account would cause such account
25	to have a negative unliquidated or unexpended

1	balance, the compensation may be charged to a
2	current appropriation account available for the
3	same purpose.
4	(5) DEFINITIONS.—In this subsection:
5	(A) The term "compensation" means any
6	pay, including salary, awards, and incentives.
7	(B) The term "covered employee" means a
8	physician, podiatrist, or dentist subject to mar-
9	ket pay under section 7431 of title 38, United
10	States Code.
11	SEC. 143. REIMBURSEMENT OF AMBULANCE COST FOR
12	CARE FOR CERTAIN RURAL VETERANS.
14	
	(a) IN GENERAL.—The Secretary of Veterans Affairs
13	
13 14	(a) IN GENERAL.—The Secretary of Veterans Affairs
13 14 15	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of
13 14 15 16	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am- bulance, from a covered location to a provider of the De-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am- bulance, from a covered location to a provider of the De- partment of Veterans Affairs, a non-Department provider,
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am- bulance, from a covered location to a provider of the De- partment of Veterans Affairs, a non-Department provider, or the nearest hospital that can meet the needs of the vet-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am- bulance, from a covered location to a provider of the De- partment of Veterans Affairs, a non-Department provider, or the nearest hospital that can meet the needs of the vet- eran (including a hospital that compacts with the Indian
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air am- bulance, from a covered location to a provider of the De- partment of Veterans Affairs, a non-Department provider, or the nearest hospital that can meet the needs of the vet- eran (including a hospital that compacts with the Indian Health Service) for covered care.
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	<ul> <li>(a) IN GENERAL.—The Secretary of Veterans Affairs shall pay, or reimburse a covered veteran for, the cost of transporting the veteran by ambulance, including air ambulance, from a covered location to a provider of the Department of Veterans Affairs, a non-Department provider, or the nearest hospital that can meet the needs of the veteran (including a hospital that compacts with the Indian Health Service) for covered care.</li> <li>(b) AMOUNT COVERED.—The maximum cumulative</li> </ul>

25 on September 30, 2026.

1	(d) DEFINITIONS.—In this section:
2	(1) The term "covered care" means care for a
3	veteran eligible for care provided by the Department
4	of Veterans Affairs under title 38, United States
5	Code, or any other law administered by the Sec-
6	retary of Veterans Affairs, even if the care associ-
7	ated with the transport described in subsection (a)
8	is not authorized by the Department.
9	(2) The term "covered location" means a loca-
10	tion that is—
11	(A) in a State that is 100 miles or more
12	from the nearest medical center of the Depart-
13	ment of Veterans Affairs; and
14	(B) in an area rated as a 10 or higher
15	under the rural-urban commuting areas coding
16	system of the Department of Agriculture.
17	(3) The term "covered veteran" means a vet-
18	eran who—
19	(A) has a service-connected disability rated
20	by the Secretary as between 0 and 30 percent
21	disabling;
22	(B) is not eligible for payments or reim-
23	bursements for beneficiary travel or other
24	transportation under the laws administered by

1	the Secretary of Veterans Affairs, other than
2	under this section; and
3	(C) is not entitled to care or services under
4	a non-Department of Veterans Affairs health-
5	plan contract.
6	(4) The term "health-plan contract" has the
7	meaning given that term in section 1725 of title 38,
8	United States Code.
9	(5) The term "service-connected" has the
10	meaning given that term in section 101 of such title.
11	SEC. 144. PILOT PROGRAM TO FURNISH DENTAL CARE
10	FROM THE DEDADTMENT OF VETTERANG AF
12	FROM THE DEPARTMENT OF VETERANS AF-
12 13	FAIRS TO CERTAIN VETERANS DIAGNOSED
13	
	FAIRS TO CERTAIN VETERANS DIAGNOSED
13 14	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE.
13 14 15 16	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary
13 14 15 16 17	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary
13 14 15 16 17	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall carry out a two-year pilot pro-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall carry out a two-year pilot pro- gram (in this section referred to as the "pilot program")
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall carry out a two-year pilot pro- gram (in this section referred to as the "pilot program") under which the Secretary shall furnish covered care to
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	FAIRS TO CERTAIN VETERANS DIAGNOSED WITH ISCHEMIC HEART DISEASE. (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall carry out a two-year pilot pro- gram (in this section referred to as the "pilot program") under which the Secretary shall furnish covered care to covered veterans through means that include the use of

not more than four States in which to carry out the
pilot program.

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(2) Selection Criteria.—In selecting States
under paragraph (1), the Secretary shall prioritize
States in which—
(A) the Department of Veterans Affairs
serves a high proportion, as determined by the
Secretary, of veterans residing in rural or high-
ly rural areas (as determined through the use
of the Rural-Urban Commuting Areas coding
system of the Department of Agriculture);
(B) dental clinics operated by the Depart-
ment of Veterans Affairs currently utilize tele-
dentistry;
(C) the Department of Veterans Affairs
does not currently operate a dental clinic; or
(D) the Secretary determines a large per-
centage of veterans enrolled in the system of
annual patient enrollment of the Department of

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15 er-16 of 17 of 18 Veterans Affairs established and operated under 19 paragraphs (1) or (2) of section 1705(a) of title 38, United States Code, visit emergency rooms 20 21 for dental emergencies at high rates.

(c) PARTICIPATION LIMITATION.—Participation in a 22 pilot program established pursuant to this section shall be 23 limited to a covered veteran who receives health care in 24

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a facility of the Department located in a State selected
 under subsection (b).

3 (d) Use of Certain Methods to Provide4 Care.—

5 (1) MOBILE DENTAL CLINICS.—In carrying out 6 the pilot program, the Secretary shall test the effi-7 cacy of mobile dental clinics to service rural areas 8 that do not have a population base to warrant a full-9 time clinic but where there are covered veterans in 10 need of dental care.

(2) HOME-BASED DENTAL CARE.—In carrying
out the pilot program, the Secretary shall test the
efficacy of portable dental care units to service rural
veterans in their homes, as the Secretary considers
medically appropriate.

16 (e) Administration.—

17 (1) COMMUNITY CARE NETWORK REVIEW.—

18 (A) IN GENERAL.—Before commencing the
19 pilot program, the Secretary shall work with
20 third party administrators to conduct a review
21 of dental providers who are part of the commu22 nity care network of the Department in each
23 State selected under subsection (b)(1) to en24 sure—

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1	(i) dental providers who are no longer
2	accepting patients from the Department—
3	(I) are not still listed as pro-
4	viders accepting referrals from the
5	Department; and
6	(II) are not sent referrals from
7	the Department; and
8	(ii) dental providers participating in
9	each such network are capable of receiving
10	an influx of patients from the Department
11	under the pilot program.
12	(B) EXPANSION OF NETWORK.—If, pursu-
13	ant to a review under subparagraph (A), the
14	Secretary determines the community care net-
15	work in a State selected under subsection $(b)(1)$
16	is not capable of receiving an influx of patients
17	under the pilot program, the Secretary shall co-
18	ordinate with the Third Party Administrator
19	for such State to ensure the dental provider
20	network of such community care network is suf-
21	ficiently expanded before the initiation of the
22	pilot program.
23	(2) Notice to covered veterans.—In car-
24	rying out the pilot program, the Secretary shall in-
25	form all covered veterans in States selected under

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1	subsection $(b)(1)$ of the covered care available under
2	the pilot program.
3	(3) Loss of Eligibility.—Any veteran par-
4	ticipating in the pilot program who ceases to be a
5	covered veteran shall be removed from the pilot pro-
6	gram on the date that is 90 days after the Secretary
7	determines the participant is no longer a covered
8	veteran.
9	(4) Continuity of care.—
10	(A) IN GENERAL.—Upon the termination
11	of the pilot program, the Secretary shall provide
12	to all veterans participating in the pilot pro-
13	gram at the time of such termination—
14	(i) information on how to enroll in the
15	dental insurance plan of the Department of
16	Veterans Affairs under section 1712C of
17	title 38, United States Code;
18	(ii) if appropriate, information on the
19	VETSmile program of the Department of
20	Veterans Affairs, or any successor pro-
21	gram; or
22	(iii) contact information for dental
23	providers in the surrounding community
24	who provide low- or no-cost dental care

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1	and whom the Secretary has confirmed are
2	available to take on new patients.
3	(B) CONTINUATION OF TREATMENT
4	PLAN.—Any veteran participating in the pilot
5	program may continue to receive services under
6	the pilot program after the termination of the
7	pilot program to complete a treatment plan
8	commenced under the pilot program, as deter-
9	mined necessary by the Secretary.
10	(f) Reports.—
11	(1) ANNUAL REPORT.—Not later than one year
12	after the commencement of the pilot program, and
13	annually thereafter for the duration of the pilot pro-
14	gram, the Secretary of Veterans Affairs shall submit
15	to the Committees on Veterans' Affairs of the House
16	of Representatives and the Senate a report on the
17	pilot program that includes—
18	(A) an identification of the States partici-
19	pating in the pilot program;
20	(B) a description of the implementation
21	and operation of the pilot program;
22	(C) the number of participants in the pilot
23	program, disaggregated by—
24	(i) State; and
25	(ii) disability rating;

1	(D) an identification of any barriers or
2	challenges to implementing the pilot program;
3	(E) aggregated feedback from participants
4	in the pilot program, including from interviews
5	and surveys;
6	(F) the average annual cost of providing
7	covered care to a participant in the pilot pro-
8	gram, disaggregated by—
9	(i) State;
10	(ii) disability rating; and
11	(iii) whether the care was provided
12	through the community care network or
13	through a provider of the Department;
14	(G) an analysis of the communication and
15	collaboration of the Department with Third
16	Party Administrators and community care den-
17	tal providers, disaggregated by State;
18	(H) an analysis of any cost savings by the
19	Department with respect to the treatment of
20	ischemic heart disease;
21	(I) an assessment of the impact of the
22	pilot program on appointments for care, pre-
23	scriptions, hospitalizations, emergency room vis-
24	its, wellness, employability, satisfaction, and
25	perceived quality of life of covered veterans re-

1	lated to their diagnosis of ischemic heart dis-
2	ease;
3	(J) an analysis and assessment of the effi-
4	cacy of mobile clinics and portable dental care
5	units, to the extent such modalities are used, to
6	service the needs of covered veterans under the
7	pilot program;
8	(K) an analysis and assessment of the
9	usage of teledentistry to service the needs of
10	covered veterans under the pilot program, to in-
11	clude a cost benefit analysis of such services;
12	and
13	(L) such other matters as the Secretary
14	considers appropriate.
15	(2) FINAL REPORT.—Not later than 90 days
16	before the completion of the pilot program, the Sec-
17	retary shall submit to the Committees on Veterans'
18	Affairs of the House of Representatives and the Sen-
19	ate a report on the pilot program that—
20	(A) includes the matters required under
21	paragraph (1);
22	(B) includes recommendations on whether
23	the pilot program should be continued, ex-
24	panded, or adopted throughout the Department;
25	and

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1	(C) indicates whether the Secretary re-
2	quests action by Congress to make the pilot
3	program permanent.
4	(g) IMPACT ON COMMUNITY CARE.—Participants in
5	the pilot program shall be able to access covered care in
6	the community under section 1703 of title 38, United
7	States Code.
8	(h) DEFINITIONS.—In this section:
9	(1) The term "covered care" means dental care
10	that is consistent with the dental services and treat-
11	ment furnished by the Secretary of Veterans Affairs
12	to veterans pursuant to section $1712(a)(1)(G)$ of
13	title 38, United States Code.
14	(2) The term "covered veteran" means a vet-
15	eran who—
16	(A) is enrolled in the system of annual pa-
17	tient enrollment of the Department established
18	and operated under paragraphs $(1)$ or $(2)$ of
19	section 1705(a) of title 38, United States Code;
20	(B) is not eligible for dental services and
21	treatment and related dental appliances under
22	the laws administered by the Secretary as of
23	the date of the enactment of this Act; and
24	(C) has a diagnosis of ischemic heart dis-
25	ease.

(3) The term "Third Party Administrator" has
 the meaning given such term in section 1703F of
 such title.

4 SEC. 145. DOCUMENTATION OF PREFERENCES OF VET5 ERANS FOR SCHEDULING OF APPOINTMENTS
6 FOR HEALTH CARE UNDER LAWS ADMINIS7 TERED BY SECRETARY OF VETERANS AF8 FAIRS.

9 (a) IN GENERAL.—Not later than one year after the 10 date of the enactment of this Act, the Secretary of Veterans Affairs shall develop a mechanism to solicit informa-11 12 tion regarding the preference of veterans enrolled in the 13 system of annual patient enrollment of the Department of Veterans Affairs established and operated under section 14 15 1705(a) of title 38, United States Code, for scheduling of appointments for health care and related services under 16 the laws administered by the Secretary, including through 17 non-Department providers. 18

19 (b)DOCUMENTATION OF PREFERENCE.—Pref-20erences provided voluntarily by a veteran pursuant to sub-21 section (a) shall be documented on My HealtheVet or an-22 other system designated by the Secretary that allows the 23 veteran to view and change such preferences at any time. 24 (c) INCLUSION IN PREFERENCE.—Preferences solic-25 ited under subsection (a) shall include the following:

1	(1) How and when the veteran prefers to be
2	contacted about an appointment for health care.
3	(2) Whether the veteran prefers to schedule ap-
4	pointments without the assistance of the Depart-
5	ment, if able.
6	(3) Whether the veteran prefers to select a pro-
7	vider without the assistance of the Department, if
8	able.
9	(4) Whether the veteran prefers appointments
10	to be scheduled during certain days or times.
11	(d) USE OF PREFERENCE.—The Secretary shall
12	make the preferences provided under subsection (a) easily
13	accessible to medical support assistants and other staff of
14	the Department, or non-Department staff, as the Sec-
15	retary determines appropriate, who assist in the appoint-
16	ment scheduling process.
17	(e) Deployment of Mechanism.—
18	(1) IN GENERAL.—Beginning after the date on
19	which the Secretary develops the mechanism re-
20	quired under subsection (a), the Secretary shall—
21	(A) test the mechanism in not fewer than
22	three geographically diverse Veterans Inte-
23	grated Service Networks; and
24	(B) gather feedback about the effectiveness
25	of such mechanism from veterans, medical sup-

1	port assistants, staff and other stakeholders as
2	the Secretary determines appropriate.
3	(2) LIMITATION.—The Secretary may not im-
4	plement such mechanism across the Veterans Health
5	Administration of the Department before the Sec-
6	retary addresses the feedback described in para-
7	graph (1)(B).
8	SEC. 146. STAFFING MODEL AND PERFORMANCE METRICS
9	FOR CERTAIN EMPLOYEES OF THE DEPART-
10	MENT OF VETERANS AFFAIRS.
11	(a) Staffing Model.—
12	(1) IN GENERAL.—Not later than one year
13	after the date of the enactment of this Act, the Sec-
14	retary of Veterans Affairs shall—
15	(A) develop, validate, and implement a
16	staffing model for the Office of Integrated Vet-
17	eran Care of the Department of Veterans Af-
18	fairs, or successor office, Veterans Integrated
19	Services Networks, and medical centers of the
20	Department that includes appropriate target
21	staffing levels nationally, regionally, and locally
22	to ensure timely access to care and effectively
23	oversee the provision of care by the Depart-
24	ment, whether at a facility of the Department
25	or through a non-Department provider; and

1	(B) provide to Congress a briefing on such
2	staffing model, which shall include—
3	(i) the metrics and measures used by
4	the Secretary in developing such staffing
5	model;
6	(ii) an analysis of how such staffing
7	model compares to the staffing models of
8	other relevant Government-owned and pri-
9	vate sector health care systems; and
10	(iii) an estimate of the portion of the
11	roles in such staffing model that will be
12	filled by contracted staff at any given time.
13	(2) Report on implementation of staff-
14	ING MODEL.—Not later than one year after the date
15	on which the Secretary implements the staffing
16	model required under paragraph (1), the Secretary
17	shall submit to Congress and the Comptroller Gen-
18	eral of the United States a report containing—
19	(A) an update on such implementation;
20	and
21	(B) information on the outcomes yielded
22	by such staffing model in terms of improved ac-
23	cess to care for veterans and improved compli-
24	ance with relevant laws, regulations, policy di-
25	rectives, and guidance governing access to care.

1 (b) Performance Metrics.—

2 (1) IN GENERAL.—Not later than one year 3 after the date of the enactment of this Act, the Sec-4 retary shall develop and implement a plan, with an 5 appropriate tracking system, to incorporate appro-6 priate standardized performance metrics and over-7 sight measures within the performance appraisal 8 systems for employees of the Department specified 9 in paragraph (2).

10 (2) Employees of the department speci-11 FIED.—Employees of the Department specified in 12 this paragraph are employees who are responsible 13 for ensuring timely access to care from the Depart-14 ment, compliance with relevant statutes and regula-15 tions relating to the provision of care, including sec-16 tion 1703 of title 38, United States Code, and over-17 seeing the provision of care, whether at a facility of 18 the Department or through a non-Department pro-19 vider, including employees within the Office of Inte-20 grated Veteran Care of the Department, or suc-21 cessor office, employees of a Veterans Integrated 22 Service Network, and employees of a medical center 23 of the Department.

24 (3) REPORT ON IMPLEMENTATION OF PER25 FORMANCE METRICS.—Not later than one year after

1	implementing the performance metrics required
2	under paragraph (1), the Secretary shall submit to
3	Congress and the Comptroller General of the United
4	States a report containing—
5	(A) an update on such implementation;
6	and
7	(B) information on the outcomes yielded
8	by such performance metrics in terms of im-
9	proved access to care for veterans and improved
10	compliance with relevant laws, policy directives,
11	and guidance governing access to care.
12	(c) GAO REPORT.—Not later than two years after
13	the later of the date on which the Comptroller General
14	receives the report under subsection $(a)(2)$ or the report
15	under subsection (b)(3), the Comptroller General shall
16	submit to Congress a report that includes—
17	(1) an assessment of the performance of the Of-
18	fice of Integrated Veteran Care of the Department,
19	or successor office, in improving access to care for
20	veterans in facilities of the Department and pursu-
21	ant to section 1703 of title 38, United States Code;
22	and
23	(2) such recommendations as the Comptroller
24	General considers appropriate with respect to im-

proving access to the care described in paragraph
 (1) for veterans.

## 3 SEC. 147. ONLINE HEALTH EDUCATION PORTAL FOR VET4 ERANS ENROLLED IN PATIENT ENROLLMENT 5 SYSTEM OF DEPARTMENT OF VETERANS AF6 FAIRS.

7 Not later than one year after the date of the enact-8 ment of this Act, the Secretary of Veterans Affairs shall 9 establish, on an Internet website of the Department, a 10 health education portal that includes interactive educational modules to ensure veterans enrolled in the patient 11 12 enrollment system of the Department of Veterans Affairs 13 established and operated under section 1705(a) of title 38, 14 United States Code, understand the basic health care eli-15 gibilities and entitlements of veterans under the laws administered by the Secretary, including under the Veterans 16 Community Care Program under section 1703 of such 17 18 title.

19 SEC. 148. LIMITATION ON DETAIL OF DIRECTORS OF MED-

20 ICAL CENTERS OF DEPARTMENT OF VET-21 ERANS AFFAIRS TO DIFFERENT POSITIONS.

22 (a) NOTIFICATION.—

(1) IN GENERAL.—Not later than 90 days after
detailing a director of a medical center of the Department of Veterans Affairs to a different position

1	within the Department, the Secretary of Veterans
2	Affairs shall notify the Committee on Veterans' Af-
3	fairs of the Senate and the Committee on Veterans'
4	Affairs of the House of Representatives of such de-
5	tail.
6	(2) MATTERS TO BE INCLUDED.—The notifica-
7	tion required by paragraph (1) shall include, with re-
8	spect to a director of a medical center who is de-
9	tailed to a different position within the Department,
10	the following information:
11	(A) The location at which the director is
12	detailed.
13	(B) The position title of the detail.
14	(C) The estimated time the director is ex-
15	pected to be absent from their duties at the
16	medical center.
16 17	medical center. (D) Such other information as the Sec-
17	(D) Such other information as the Sec-
17 18	(D) Such other information as the Sec- retary may determine appropriate.
17 18 19	<ul><li>(D) Such other information as the Sec- retary may determine appropriate.</li><li>(b) APPOINTMENT OF ACTING DIRECTOR.—Not later</li></ul>
17 18 19 20	<ul><li>(D) Such other information as the Secretary may determine appropriate.</li><li>(b) APPOINTMENT OF ACTING DIRECTOR.—Not later than 120 days after detailing a director of a medical cen-</li></ul>
<ol> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul><li>(D) Such other information as the Secretary may determine appropriate.</li><li>(b) APPOINTMENT OF ACTING DIRECTOR.—Not later than 120 days after detailing a director of a medical center of the Department to a different position within the</li></ul>

1 (c) UPDATE ON DETAIL.—Not later than 120 days 2 after detailing a director of a medical center of the De-3 partment to a different position within the Department, 4 and not less frequently than every 30 days thereafter while 5 the detail is in effect or while the director position at the medical center is vacant, the Secretary shall submit to the 6 7 Committee on Veterans' Affairs of the Senate and the 8 Committee on Veterans' Affairs of the House of Rep-9 resentatives an update regarding the status of the detail.

10 (d) Return to Position or Reassignment.—

(1) IN GENERAL.—Except as provided in paragraph (2), not later than 180 days after detailing a
director of a medical center of the Department to a
different position within the Department, for a reason other than an ongoing investigation or administrative action with respect to the director, the Secretary shall—

18 (A) return the individual to the position as19 director of the medical center; or

20 (B) reassign the individual from the posi21 tion as director of the medical center and begin
22 the process of hiring a new director for such po23 sition.

24 (2) WAIVER.—

1	(A) IN GENERAL.—The Secretary may
2	waive the requirement under paragraph $(1)$
3	with respect to an individual for successive 90-
4	day increments for a total period of not more
5	than 540 days from the original date the indi-
6	vidual was detailed away from their position as
7	director of a medical center.
8	(B) NOTIFICATION.—Not later than 30
9	days after exercising a waiver under subpara-
10	graph (A), the Secretary shall notify Congress
11	of the waiver and provide to Congress informa-
12	tion as to why the waiver is necessary.
13	SEC. 149. NATIONAL VETERAN SUICIDE PREVENTION AN-
13 14	SEC. 149. NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.
14	NUAL REPORT.
14 15	<b>NUAL REPORT.</b> (a) National Veteran Suicide Prevention An-
14 15 16	<b>NUAL REPORT.</b> (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.—
14 15 16 17	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months
14 15 16 17 18	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, and not
14 15 16 17 18 19	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, and not later than September 30 of each year thereafter, the
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, and not later than September 30 of each year thereafter, the Secretary of Veterans Affairs shall submit to the ap-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, and not later than September 30 of each year thereafter, the Secretary of Veterans Affairs shall submit to the ap- propriate congressional committees and publish on a
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	NUAL REPORT. (a) NATIONAL VETERAN SUICIDE PREVENTION AN- NUAL REPORT.— (1) IN GENERAL.—Not later than 18 months after the date of the enactment of this Act, and not later than September 30 of each year thereafter, the Secretary of Veterans Affairs shall submit to the ap- propriate congressional committees and publish on a publicly available website of the Department of Vet-

1	(A) IN GENERAL.—If the Secretary re-
2	quires an extension of the deadline for a report
3	under subsection (a), the Secretary shall submit
4	to the appropriate congressional committees a
5	written request for such an extension.
6	(B) ELEMENTS.—Each written request
7	under paragraph $(1)$ for an extension for a re-
8	port shall include the following:
9	(i) The rationale for the delay in the
10	submission of the report.
11	(ii) An explanation of the need for an
12	extension.
13	(iii) A proposed amended date for the
14	submission and publication of the report.
15	(3) BRIEFING.—With respect to each report re-
16	quired under paragraph (1), the Secretary shall, be-
17	fore the date on which the Secretary submits such
18	report, provide to the appropriate congressional com-
19	mittees a briefing on such report.
20	(4) Elements.—
21	(A) IN GENERAL.—Each report required
22	under paragraph (1) shall include—
23	(i) the findings of the national anal-
24	ysis of veteran suicide rates for the latest
25	year for which data is available;

1	(ii) an identification of trends, if any,
2	demonstrated by such data; and
3	(iii) a comparison of such data to data
4	on veteran suicide rates during preceding
5	years.
6	(B) ADDITIONAL ELEMENTS.—Each report
7	under paragraph (1) shall include, for the year
8	covered by the report, the following:
9	(i) Suicide rates of veterans
10	disaggregated by age, gender, and race or
11	ethnicity.
12	(ii) Trends in suicide rates of veterans
13	compared to engagement of those veterans
14	with health care from the Veterans Health
15	Administration, including an examination
16	of trends in suicide rates or deaths
17	among—
18	(I) veterans who have recently re-
19	ceived health care from the Veterans
20	Health Administration as compared to
21	veterans who have never received
22	health care from the Veterans Health
23	Administration;
24	(II) veterans who are enrolled in
25	the patient enrollment system of the

1	Department of Veterans Affairs under
2	section 1705(a) of title 38, United
3	States Code, as compared to veterans
4	who have never enrolled in such sys-
5	tem;
6	(III) veterans who have recently
7	used services from a Vet Center as
8	compared to veterans who have never
9	used such services;
10	(IV) to the extent practicable,
11	veterans who have a diagnosis of sub-
12	stance use disorder; and
13	(V) other groups of veterans re-
14	lating to engagement with health care
15	from the Veterans Health Administra-
16	tion, as the Secretary considers prac-
17	ticable.
18	(iii) To the extent practicable, trends
19	in suicide rates of veterans compared to
20	engagement of those veterans with benefits
21	from the Veterans Benefits Administra-
22	tion, including an examination of trends in
23	suicide rates or deaths among—
24	(I) veterans who are currently
25	using, have previously used, or have

1	never used educational assistance
2	under the laws administered by the
3	Secretary;
4	(II) veterans who are currently
5	receiving, have previously received, or
6	have never received services or assist-
7	ance under chapter 31 of title 38,
8	United States Code;
9	(III) with respect to compensa-
10	tion under chapter 11 of such title—
11	(aa) veterans who were re-
12	cipients of such compensation as
13	compared to veterans who never
14	applied for such compensation
15	prior to death;
16	(bb) veterans who had a
17	claim denied for such compensa-
18	tion prior to death;
19	(cc) veterans who had a
20	pending claim for such com-
21	pensation at time of death; and
22	(dd) veterans who had an
23	entitlement for such compensa-
24	tion reduced prior to death;

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1	(IV) veterans who are currently
2	receiving or have never received pen-
3	sion under chapter 15 of title 38,
4	United States Code;
5	(V) veterans who are currently
6	using, have recently used, or have
7	never used programs or services pro-
8	vided by the Homeless Programs Of-
9	fice of the Department, including an
10	examination of trends in suicide rates
11	or deaths among veterans who made
12	contact with such office but were de-
13	nied or deemed ineligible for any such
14	program or service;
15	(VI) with respect to housing
16	loans guaranteed by the Secretary
17	under chapter 37 of title 38, United
18	States Code, veterans who are current
19	recipients of, were recent recipients of,
20	or have never received such a loan;
21	(VII) veterans owing debts to the
22	Department;
23	(VIII) veterans who were in-
24	volved in a veterans treatment court

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1	program, whether they graduated suc-
2	cessfully or not; and
3	(IX) veterans who were success-
4	fully contacted, unsuccessfully con-
5	tacted, or never contacted by the De-
6	partment through the Solid Start pro-
7	gram under section 6320 of title 38,
8	United States Code.
9	(C) Strategy and recommendations.—
10	(i) INITIAL REPORT.—The initial re-
11	port under paragraph (1) shall include a
12	strategy and recommendations developed
13	by the Secretary of Veterans Affairs, in
14	collaboration with the Director of the Cen-
15	ters for Disease Control and Prevention,
16	for—
17	(I) improving data collection at
18	the State and local levels to accurately
19	capture suicide deaths of veterans;
20	(II) improving the timeliness, ef-
21	ficacy, and standardization of data re-
22	porting on suicide deaths of veterans
23	at the Federal level, including by the
24	Centers for Disease Control and Pre-

1	vention and the Department of Vet-
2	erans Affairs;
3	(III) improving the timeliness of
4	identification and analysis of suicide
5	deaths of veterans by Federal agen-
6	cies, including the Centers for Disease
7	Control and Prevention, and the De-
8	partment of Veterans Affairs; and
9	(IV) any other necessary process
10	improvements for improving the time-
11	liness, efficacy, and standardization of
12	reporting of data relating to suicide
13	deaths of veterans, particularly with
14	respect to the annual report under
15	this section.
16	(ii) SUBSEQUENT REPORTS.—Each
17	report after the initial report under para-
18	graph (1) shall include updates on actions
19	taken to meet the strategy and rec-
20	ommendations developed under subpara-
21	graph (A).
22	(5) DEFINITIONS.—In this subsection:
23	(A) The term "appropriate congressional
24	committees" means the Committees on Vet-

1	erans' Affairs of the Senate and the House of
2	Representatives.
3	(B) The term "Vet Center" means a cen-
4	ter for readjustment counseling and related
5	mental health services for veterans under sec-
6	tion 1712A of title 38, United States Code.
7	(b) INDEPENDENT ASSESSMENT OF NATIONAL VET-
8	ERAN SUICIDE PREVENTION ANNUAL REPORT.—
9	(1) IN GENERAL.—Not later than 90 days after
10	the date of the enactment of this Act, the Secretary
11	of Veterans Affairs shall enter into one or more con-
12	tracts with a private sector entity described in para-
13	graph (5) to conduct an independent assessment of
14	the National Veteran Suicide Prevention Annual Re-
15	port required under subsection (a).
16	(2) FREQUENCY.—The private sector entity or
17	entities carrying out the assessment required under
18	paragraph $(1)$ shall complete such assessment not
19	later than 240 days after entering into the contract
20	described in such subsection and not less frequently
21	than every five years thereafter.
22	(3) ELEMENTS.—Each assessment required
23	under paragraph (1) shall analyze the following:
24	(A) The methodology used by the Depart-
25	ment to track, analyze, categorize, and report

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1	suicide deaths and suicide rates among vet-
2	erans.
3	(B) Whether data sources used by the De-
4	partment to compile data on suicide deaths and
5	suicide rates among veterans are accurately re-
6	flecting such data.
7	(C) Vulnerabilities in the methodology used
8	by the Department that could lead to inac-
9	curate counting of suicide deaths and suicide
10	rates among veterans.
11	(D) The ability of the Department to cross
12	reference suicide deaths and suicide rates
13	among veterans with trends in usage of pro-
14	grams of the Veterans Health Administration
15	or the Veterans Benefits Administration or
16	other programs that could serve as widespread
17	protective factors against suicide.
18	(E) Improvements that could be made to
19	ensure the National Veteran Suicide Prevention
20	Annual Report required under subsection (a) is
21	accurate and comprehensive and provides in-
22	sights for making improvements to the suicide
23	prevention efforts of the Department.
24	(4) Report on Assessment.—

1  $(\mathbf{A})$ REPORT ON FINDINGS AND REC-2 OMMENDATIONS.—Not later than 60 days after 3 completing an assessment required by para-4 graph (1), the private sector entity or entities 5 carrying out the assessment shall submit to the 6 Secretary of Veterans Affairs and the Commit-7 tees on Veterans' Affairs of the Senate and the 8 House of Representatives a report on the find-9 ings and recommendations of the private sector 10 entity or entities with respect to such assess-11 ment.

12 (B) Report ON PLANNED IMPROVE-13 MENTS.—Not later than 60 days after receiving 14 a report under paragraph (1) with respect to an 15 assessment required by paragraph (1), the Sec-16 retary shall submit to the Committees on Vet-17 erans' Affairs of the Senate and the House of 18 Representatives a report on how the Depart-19 ment plans to improve the National Veteran 20 Suicide Prevention Annual Report required 21 under subsection (a) based on such assessment. 22 (5) PRIVATE SECTOR ENTITY DESCRIBED.—A 23 private sector entity described in this paragraph is 24 a private entity that—

(A) specializes in analyzing large-scale or-2 ganizational data collection and analysis efforts, 3 especially with respect to the health care sector; 4 and 5 (B) has experience and proven outcomes in 6 optimizing the accuracy and comprehensiveness 7 of data collection and analysis related to sui-8 cide. 9 (c) Report on Additional Benefits and Serv-ICES FROM DEPARTMENT OF VETERANS AFFAIRS TO 10 11 PREVENT VETERAN SUICIDE.— 12 (1) IN GENERAL.—Not later than three years 13 after the date of the enactment of this Act, the Sec-14 retary of Veterans Affairs shall submit to the Com-15 mittees on Veterans' Affairs of the Senate and the 16 House of Representatives and publish on a publicly 17 available website of the Department of Veterans Af-18 fairs a report that analyzes which benefits and serv-19 ices under the laws administered by such Secretary, 20 including such benefits and services furnished by the 21 Veterans Benefits Administration, have the greatest 22 impact on the prevention of suicide among veterans, 23 including recommendations for potential expansion 24 of services and benefits to reduce the number of vet-25 eran suicides.

(2) ASSESSMENT OF SOLID START PROGRAM.—
 The report required by paragraph (1) shall include
 an analysis of the effectiveness of the Solid Start
 program under section 6320 of title 38, United
 States Code, on prevention of suicide among vet erans.

7 (d) Toolkit for State and Local Coroners and
8 Medical Examiners on Best Practices for Identi9 Fying and Reporting on Suicide Deaths of Vet10 Erans.—

(1) IN GENERAL.—The Secretary of Veterans
Affairs, in collaboration with the Director of the
Centers for Disease Control and Prevention, shall
develop a toolkit for State and local coroners and
medical examiners that contains best practices for—

16 (A) accurately identifying and reporting
17 suicide deaths of veterans, including how to
18 identify veteran status; and

19 (B) reporting such deaths to the Centers
20 for Disease Control and Prevention and other
21 applicable entities.

(2) AVAILABILITY.—Not later than two years
after the date of the enactment of this Act, the Secretary shall make the toolkit developed under para-

1 graph (1) available on a publicly available website of 2 the Department of Veterans Affairs. 3 (3) OUTREACH.—The Secretary, in collabora-4 tion with the Director of the Centers for Disease 5 Control and Prevention, shall conduct outreach to 6 appropriate State and local agencies to promote the 7 availability and use of the toolkit developed under 8 paragraph (1). 9 SEC. 150. REPORT ON PHYSICAL INFRASTRUCTURE RE-10 **QUIRED BY MEDICAL FACILITIES OF DEPART-**11 MENT OF VETERANS AFFAIRS TO PROVIDE 12 **DENTAL CARE SERVICES.** 13 Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall 14 15 submit to the Committees on Veterans' Affairs of the Senate and the House of Representatives a report, for each 16 17 medical center or other relevant health care facility of the 18 Department of Veterans Affairs, that includes— 19 (1) an identification of the physical infrastruc-20 ture, including new facilities, renovations, remodels, 21 leases, or other infrastructure, such medical center

or health care facility requires to provide dental careservices to veterans eligible for such services under

24 the laws administered by the Secretary; and

(2) an analysis of the physical infrastructure
 such medical center or health care facility would re quire if a greater number of veterans became eligible
 for such dental care services pursuant to a modifica tion of the laws administered by the Secretary.
 SEC. 151. COMPTROLLER GENERAL REPORT ON CERTAIN

7 ORAL HEALTH CARE PROGRAMS UNDER
8 LAWS ADMINISTERED BY SECRETARY OF
9 VETERANS AFFAIRS.

10 (a) IN GENERAL.—Not later than one year after the 11 date of the enactment of this Act, the Comptroller General 12 of the United States shall submit to the Committees on 13 Veterans' Affairs of the Senate and the House of Rep-14 resentatives a report on the status of the oral health care 15 programs of the Department of Veterans Affairs, that in-16 cludes an assessment of—

(1) any issues with information technology programs, including Dental Record Manager Plus, that
affect dental care staff of the Department;

20 (2) the implementation of the dental insurance
21 plan of the Department under section 1712C of title
22 38, United States Code;

23 (3) the implementation and expansion of the
24 VETSmile program of the Department;

1	(4) barriers preventing the Department from
2	expanding dental care eligibility to all veterans with
3	ischemic heart disease, including such barriers relat-
4	ing to physical infrastructure, workforce, and cost of
5	such dental care;
6	(5) barriers preventing dental clinics of the De-
7	partment, if any, from adopting teledentistry;
8	(6) the demographic makeup of veterans eligible
9	for dental care paid for by the Department as of the
10	commencement of the pilot program under section
11	145 of this Act, including information on—
12	(A) age;
13	(B) gender;
14	(C) race or ethnicity, disaggregated by—
15	(i) membership in an Indian Tribe;
16	and
17	(ii) the major race groups used in the
18	decennial census;
19	(D) employment status; and
20	(E) location of residence, disaggregated by
21	rural, highly rural, and urban locations; and
22	(7) changes to such demographic makeup if
23	any, that would result from an expansion of eligi-
24	bility for dental care under the laws administered by
25	the Secretary to all veterans with ischemic heart dis-

ease including changes to demographics specified in
 paragraph (6).

3 (b) THIRD PARTY ADMINISTRATOR DEFINED.—In
4 this section, the term "Third Party Administrator" means
5 an entity that manages a provider network and performs
6 administrative services related to such network under sec7 tion 1703 of title 38, United States Code.

8 SEC. 152. REVIEW OF WORKFLOWS ASSOCIATED WITH 9 PROCESSING REFERRALS BETWEEN FACILI-10 TIES OF THE VETERANS HEALTH ADMINIS-11 TRATION.

(a) IN GENERAL.—The Secretary of Veterans Affairs
shall conduct a review of the workflows directly associated
with processing referrals of patients between facilities of
the Veterans Health Administration of the Department of
Veterans Affairs to identify specific delays or bottlenecks
in such referrals.

18 (b) ELEMENTS OF REVIEW.—The review required19 under subsection (a) shall include a review of—

20 (1) the interfacility consult management guid21 ance of the Veterans Health Administration that as22 sists facilities described in subsection (a) in con23 structing a workflow for consults between such fa24 cilities; and

(2) the roles and responsibilities of the individ uals involved in the consult management process in
 managing such consults, including the role of the re ferral coordination team.

5 (c) REPORT.—Not later than 180 days after the date
6 of the enactment of this Act, the Secretary shall submit
7 to Congress a report on the results of the review required
8 under subsection (a).

## 9 SEC. 153. PLAN FOR TIMELY SCHEDULING OF APPOINT10 MENTS AT MEDICAL FACILITIES OF DEPART11 MENT OF VETERANS AFFAIRS.

(a) PLAN REQUIRED.—To improve responsiveness in
the provision of hospital care and medical services at medical facilities of the Department of Veterans Affairs, the
Secretary of Veterans Affairs shall develop a plan to—
(1) ensure that whenever a covered veteran con-

tacts the Department by telephone to request the
scheduling of an appointment for care or services for
the covered veteran at such a facility, the scheduling
for the appointment occurs during that telephone
call (regardless of the prospective date of the appointment being scheduled); and

(2) provide timely and, where applicable, sameday scheduling for an appointment described in
paragraph (1).

(b) REPORT.—Not later than one year after the date
 of the enactment of this Act, the Secretary shall submit
 to the Committees on Veterans' Affairs of the House of
 Representatives and the Senate a report on the plan under
 subsection (a).

6 (c) COVERED VETERAN DEFINED.—In this section,
7 the term "covered veteran" means a veteran who is en8 rolled in the system of patient enrollment of the Depart9 ment under section 1705(a) of title 38, United States
10 Code.

## SEC. 154. AUTHORIZATION OF APPROPRIATIONS TO SUP PORT INITIATIVES FOR MOBILE MAMMOG RAPHY SERVICES FOR VETERANS.

14 There is authorized to be appropriated to the Sec-15 retary of Veterans Affairs \$5,000,000 for fiscal year 2025 16 for the Office of Women's Health of the Department of 17 Veterans Affairs under section 7310 of title 38, United 18 States Code, to be used by the Secretary to expand access 19 of women veterans to—

- 20 (1) mobile mammography initiatives;
- 21 (2) advanced mammography equipment; and

(3) outreach activities to publicize those initia-tives and equipment.

# TITLE II—ECONOMIC OPPORTUNITY MATTERS Subtitle A—Educational Assistance sec. 201. TEMPORARY EXPANSION OF ELIGIBILITY FOR MA BINE GUNNERY SERGEANT JOHN DAVID FRY

RINE GUNNERY SERGEANT JOHN DAVID FRY SCHOLARSHIP.

7 (a) IN GENERAL.—The Secretary of Veterans Affairs
8 shall treat an individual described in subsection (b) as a
9 covered individual described in section 3311(b) of title 38,
10 United States Code.

(b) COVERED INDIVIDUAL DESCRIBED.—An individual described in this subsection is an individual who
is the child or spouse of a person—

(1) who dies from a service-connected disability
during the 120-day period immediately following the
day on which the person was discharged or released
from duty as a member of the Armed Forces (without regard to whether such duty was active duty);
and

20 (2)(A) who received an honorable discharge; or
21 (B) whose service in the Armed Forces is char22 acterized by the Secretary concerned as honorable
23 service.

24 (c) APPLICABILITY.—This section shall apply with re25 spect to—

6

1	(1) deaths that occur before, on, or after the
2	date of the enactment of this Act; and
3	(2) a quarter, semester, or term, as applicable,
4	commencing—
5	(A) on or after August 1, 2025; and
6	(B) before October 1, 2027.
7	SEC. 202. REMOVAL OF EXPIRATION ON ENTITLEMENT TO
8	MARINE GUNNERY SERGEANT JOHN DAVID
9	FRY SCHOLARSHIP FOR SURVIVING SPOUSES.
10	Section 3311(f) of title 38, United States Code, is
11	amended—
12	(1) by striking paragraph (2);
13	(2) by redesignating paragraphs $(3)$ through
14	(5) as paragraphs (2) through (4), respectively;
15	(3) in paragraph $(2)$ , as redesignated by para-
16	graph (2) of this section, by striking "in paragraph
17	(4)" and inserting "in paragraph (3)"; and
18	(4) in paragraph $(3)(A)$ , as redesignated by
19	paragraph (2) of this section, by striking "under
20	paragraph (3)" and inserting "under paragraph
21	(2)".

1	SEC. 203. SOLE LIABILITY FOR TRANSFERRED EDU-
2	CATIONAL ASSISTANCE BY AN INDIVIDUAL
3	WHO FAILS TO COMPLETE A SERVICE AGREE-
4	MENT.
5	Subsection (i) of section 3319 of title 38, United
6	States Code, is amended—
7	(1) in paragraph $(1)$ —
8	(A) by striking "In the event" and insert-
9	ing "Subject to paragraph (2), in the event";
10	and
11	(B) by inserting "of this title" after "sec-
12	tion 3685";
13	(2) in subparagraph (A) of paragraph (2)—
14	(A) in the heading, by striking "IN GEN-
15	ERAL" and inserting "SOLE LIABILITY"; and
16	(B) by striking "under paragraph (1)" and
17	inserting "for which the individual shall be sole-
18	ly liable to the United States for the amount of
19	the overpayment for purposes of section 3685
20	of this title"; and
21	(3) in subparagraph (B) of paragraph (2)—
22	(A) in the matter preceding clause (i), by
23	striking "Subparagraph (A) shall not apply"
24	and inserting "Neither the individual nor the
25	dependent shall be liable to the United States

for the amount of the overpayment for purposes of section 3685 of this title"; and
of section 3685 of this title"; and
(B) in clause (ii), by inserting "of this
title" after "section $3311(c)(4)$ ".
SEC. 204. NOTICE TO EDUCATIONAL INSTITUTIONS OF
<b>RISK-BASED SURVEYS.</b>
Section 3673A(d) of title 38, United States Code, is
amended by striking "one business day" and inserting
"two business days".
SEC. 205. RELATIONSHIP OF PARTICIPATION BY AN EDU-
CATIONAL INSTITUTION IN CERTAIN FED-
ERAL STUDENT FINANCIAL AID PROGRAMS
TO APPROVAL OF SUCH INSTITUTION FOR
PURPOSES OF DEPARTMENT OF VETERANS
AFFAIRS EDUCATIONAL ASSISTANCE PRO-
GRAMS.
Paragraph (4) of section 3675(b) of title 38, United
States Code, is amended to read as follows:
"(4) The educational institution—
"(A) is approved and participates in a pro-
gram under title IV of the Higher Education
0
Act of 1965 (20 U.S.C. 1070 et seq.); or
Act of 1965 (20 U.S.C. 1070 et seq.); or

1	educational institution, and submits to the
2	Committee on Veterans' Affairs of the Senate
3	and the Committee on Veterans' Affairs of the
4	House of Representatives notice of such waiver,
5	because the Secretary determines that the edu-
6	cational institution—
7	"(i) elects not to participate in such a
8	program;
9	"(ii) cannot participate in such a pro-
10	gram; or
11	"(iii) is in the process of making a
12	good-faith effort to submit an initial appli-
13	cation for approval to participate in such a
14	program, except that a waiver under this
15	clause may not be provided for a period of
16	longer than 36 months.".
17	SEC. 206. EXPANSION OF DEPARTMENT OF VETERANS AF-
18	FAIRS OVERSIGHT OF CERTAIN EDU-
19	CATIONAL INSTITUTIONS.
20	(a) Additional Requirement for Approval.—
21	Section 3675(b) of title 38, United States Code, as amend-
22	ed by section 205, is further amended by adding at the
23	end the following new paragraph:
24	"(5) The educational institution agrees to, not
25	later than 30 days after any date on which such

1	educational institution becomes subject to an action
2	or event described in section 3673(e)(3) of this title,
3	submit to the State approving agency, or the Sec-
4	retary when acting in the role of a State approving
5	agency, a notification of such action or event in such
6	form and containing such information as the Sec-
7	retary determines appropriate.".
8	(b) Additional Requirement for Approval of
9	Nonaccredited Courses.—
10	(1) IN GENERAL.—Section 3676(c) of such title
11	is amended—
12	(A) by redesignating paragraphs (14)
13	through $(16)$ as paragraphs $(15)$ through $(17)$ ,
14	respectively; and
15	(B) by inserting after paragraph (13) the
16	following new paragraph:
17	"(14) The institution agrees to, not later than
18	30 days after any date on which such institution be-
19	comes subject to an action or event described in sec-
20	tion 3673(e)(3) of this title, submit to the State ap-
21	proving agency, or the Secretary when acting in the
22	role of a State approving agency, a notification of
23	such action or event in such form and containing
24	such information as the Secretary determines appro-
25	priate.".

1	(2) Conforming Amendments.—Such title is
2	further amended—
3	(A) in section $3672(b)(2)(C)$ , by striking
4	"paragraph (14) or (15)" and inserting "para-
5	graph (15) or (16)";
6	(B) in section $3675(b)(3)$ , by striking
7	"(14), (15), and (16)" and inserting "(15),
8	(16), and (17)";
9	(C) in section 3679(d), by striking "de-
10	scribed in paragraph $(14)$ or $(15)$ " and insert-
11	ing "described in paragraph $(15)$ or $(16)$ "; and
12	(D) in section $3680A(a)(4)(C)(iii)$ , by
13	striking "section $3676(c)(14)$ and $(15)$ " and in-
14	serting "section $3676(c)(15)$ and $(16)$ ".
15	(c) Additional Grounds for Suspension of Ap-
16	PROVAL.—Section $3679(f)(1)$ of such title is amended by
17	adding at the end the following new subparagraph:
18	"(I) Comply with the notification requirements
19	under sections $3675(b)(5)$ and $3676(c)(14)$ of this
20	title, when applicable.".
21	(d) Deadline for Risk-based Surveys Data-
22	BASE.—The Secretary of Veterans Affairs shall establish
23	the database required under section 3673A(c) of title 38,
24	United States Code, by not later than 180 days after the
25	date of the enactment of this Act.

1	SEC. 207. REQUIREMENT THAT EDUCATIONAL INSTITU-
2	TIONS APPROVED FOR PURPOSES OF DE-
3	PARTMENT OF VETERANS AFFAIRS EDU-
4	CATIONAL ASSISTANCE PROGRAMS PROVIDE
5	DIGITAL OFFICIAL TRANSCRIPTS.
6	(a) REQUIREMENT.—Section 3675(b) of title 38,
7	United States Code, as amended by sections 205 and 206,
8	is further amended by adding at the end the following new
9	paragraph:
10	"(6) The educational institution makes avail-
11	able to each eligible person or veteran a copy of the
12	person or veteran's official transcript in a digital
13	format.".
14	(b) Conforming Amendments.—
15	(1) APPROVAL OF COURSES.—Section
16	3672(b)(2)(A) of such title is amended by striking
17	"(b)(1) and (b)(2)" and inserting "paragraphs (1),
18	(2), and (6) of section 3675(b)".
19	(2) Approval of nonaccredited courses.—
20	Section 3676(c) of such title is amended—
21	(A) by redesignating paragraph $(17)$ as
22	paragraph (18); and
23	(B) by inserting after paragraph (16) the
24	following new paragraph (17):
25	((17) In the case of a course that leads to a
26	standard college degree, the educational institution
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satisfies the requirements of section 3675(b)(6) of
 this title.".
 (3) CONFORMING AMENDMENTS.—Section

4 3675(b)(3) of such title is amended by striking
5 "(15), (16), and (17)" and inserting "(15), (16),
6 and (18)".

7 (c) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect on August 1, 2025, and apply
9 with respect to a quarter, semester, or term, as applicable,
10 commencing on or after such date.

11 SEC. 208. PAYMENT OF FULL MONTHLY HOUSING STIPEND
12 FOR VETERANS ENROLLED IN FINAL SEMES13 TER USING EDUCATIONAL ASSISTANCE
14 UNDER POST-9/11 EDUCATIONAL ASSISTANCE

15 **PROGRAM.** 

16 (a) HOUSING ALLOWANCE.—Section 3680(a)(3) of
17 title 38, United States Code, is amended—

(1) by redesignating subparagraphs (A) and
(B) as clauses (i) and (ii), respectively (and by redesignating each subordinate provision and the margins thereof accordingly);

(2) by striking "Notwithstanding paragraph
(1)" and inserting "(A) Notwithstanding paragraph
(1)";

(3) by striking ", including a monthly housing
 stipend described in section 3313(c) of this title,";
 and

4 (4) by adding at the end the following new sub-5 paragraph (B):

6 "(B) For purposes of providing a monthly housing 7 stipend described in section 3313(c) to an eligible veteran 8 or eligible person for whom the Secretary is providing edu-9 cational assistance under chapter 33 of this title during 10 a period that is the last semester, term, or academic period pursuant to subparagraph (A), the Secretary shall treat 11 12 the veteran or person as pursuing a program of education 13 on a full-time basis.".

(b) APPLICATION.—The amendments made by subsection (a) shall take effect on the date of the enactment
of this Act and apply with respect to a quarter, semester,
or term, as applicable, commencing on or after January
1, 2025.

19 SEC. 209. MODIFICATION OF RULES FOR APPROVAL OF 20 DRIVER **EDUCATION** COMMERCIAL PRO-21 GRAMS FOR PURPOSES OF EDUCATIONAL AS-22 SISTANCE PROGRAMS OF THE DEPARTMENT 23 OF VETERANS AFFAIRS. 24 (a) IN GENERAL.—Section 3680A(e) of title 38, United States Code, is amended— 25

1	(1) by redesignating paragraphs $(1)$ through
2	(3) as subparagraphs (A) though (C), respectively;
3	(2) in the matter before subparagraph (A), as
4	redesignated by paragraph $(1)$ , by inserting " $(1)$ "
5	before "The Secretary";
6	(3) in paragraph $(1)(B)$ , as redesignated by
7	paragraph (1), by inserting "except as provided in
8	paragraph (2)," before "the course"; and
9	(4) by adding at the end the following new
10	paragraph (2):
11	$\ensuremath{^{\prime\prime}(2)(A)}$ Subject to this paragraph, a commercial driv-
12	er education program is exempt from paragraph $(1)(B)$
13	for a branch of an educational institution if the commer-
14	cial driver education program offered at the branch by the
15	educational institution—
16	"(i) is appropriately licensed; and
17	"(ii)(I) the branch is located in a State in
18	which the same commercial driver education pro-
19	gram is offered by the same educational institution
20	at another branch of that educational institution in
21	the same State that is approved for purposes of this
22	chapter by a State approving agency or the Sec-
23	retary when acting in the role of a State approving
24	agency; or

"(II)(aa) the branch is located in a State in
 which the same commercial driver education pro gram is not offered at another branch of the same
 educational institution in the same State; and

5 "(bb) the branch has been operating for a pe-6 riod of at least one year using the same curriculum 7 as a commercial driver education program offered by 8 the educational institution at another location that is 9 approved for purposes of this chapter by a State ap-10 proving agency or the Secretary when acting in the 11 role of a State approving agency.

12 "(B)(i) In order for a commercial driver education 13 program of an educational institution offered at a branch 14 described in paragraph (1)(B) to be exempt under sub-15 paragraph (A) of this paragraph, the educational institution shall submit to the Secretary each year that para-16 17 graph (1)(B) would otherwise apply a report that dem-18 onstrates that the curriculum at the new branch is the 19 same as the curriculum at the primary location.

"(ii) Reporting under clause (i) shall be submitted
in accordance with such requirements as the Secretary
shall establish in consultation with the State approving
agencies.

24 "(C)(i) The Secretary may withhold an exemption25 under subparagraph (A) for any educational institution or

branch of an educational institution as the Secretary con siders appropriate.

"(ii) In making any determination under clause (i),
the Secretary may consult with the Secretary of Transportation on the performance of a provider of a commercial
driver program, including the status of the provider within
the Training Provider Registry of the Federal Motor Carrier Safety Administration when appropriate.

9 "(D) The Secretary shall submit to the Committees 10 on Veterans' Affairs of the Senate and House of Rep-11 resentatives a notification not later than 30 days after the 12 Secretary grants an exemption under this paragraph. 13 Such notification shall identify the educational institution 14 and branch of such educational institution granted such 15 exemption.".

16 (b) IMPLEMENTATION.—

(1) ESTABLISHMENT OF REQUIREMENTS.—Not
later than 180 days after the date of the enactment
of this Act, the Secretary of Veterans Affairs shall
establish requirements under section
3680A(e)(2)(B)(ii) of such title, as added by subsection (a).

(2) RULEMAKING.—In promulgating any rules
to carry out paragraph (2) of section 3680A(e) of
title 38, United States Code, as added by subsection

1	(a), the Secretary of Veterans Affairs shall consult
2	with State approving agencies.
3	(3) Applicability.—The amendments made
4	by subsection (a) shall apply to commercial driver
5	education programs on and after the day that is 365
6	days after the date on which the Secretary estab-
7	lishes the requirements under paragraph $(1)$ of this
8	subsection.
9	(c) Comptroller General of the United
10	STATES STUDY.—Not later than 365 days after the date
11	of the enactment of this Act, the Comptroller General of
12	the United States shall—
13	(1) conduct a study to—
13 14	<ul><li>(1) conduct a study to—</li><li>(A) ascertain the effects of the amend-</li></ul>
14	(A) ascertain the effects of the amend-
14 15	(A) ascertain the effects of the amend- ments made by subsection (a); and
14 15 16	<ul><li>(A) ascertain the effects of the amendments made by subsection (a); and</li><li>(B) the feasibility and advisability of simi-</li></ul>
14 15 16 17	<ul><li>(A) ascertain the effects of the amendments made by subsection (a); and</li><li>(B) the feasibility and advisability of similarly amending the rules for approval of pro-</li></ul>
14 15 16 17 18	<ul> <li>(A) ascertain the effects of the amendments made by subsection (a); and</li> <li>(B) the feasibility and advisability of similarly amending the rules for approval of programs of education for other vocational pro-</li> </ul>
14 15 16 17 18 19	<ul> <li>(A) ascertain the effects of the amendments made by subsection (a); and</li> <li>(B) the feasibility and advisability of similarly amending the rules for approval of programs of education for other vocational programs of education; and</li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>(A) ascertain the effects of the amendments made by subsection (a); and</li> <li>(B) the feasibility and advisability of similarly amending the rules for approval of programs of education for other vocational programs of education; and</li> <li>(2) submit to the Committees on Veterans' Af-</li> </ul>

## 1SEC. 210. PROVISION OF CERTIFICATES OF ELIGIBILITY2AND AWARD LETTERS USING ELECTRONIC3MEANS.

4 (a) IN GENERAL.—Chapter 36 of title 38, United
5 States Code, is amended by inserting after section 3698
6 the following new section (and conforming the table of sec7 tions at the beginning of such chapter accordingly):

8 "§3698A. Provision of certificates of eligibility and
9 award letters using electronic means

10 "(a) REQUIREMENT.—Except as provided by sub11 section (b), the Secretary shall provide to an individual
12 the following documents using electronic means:

13 "(1) A certificate of eligibility for the entitle14 ment of the individual to covered educational assist15 ance.

16 "(2) An award letter regarding the authoriza17 tion of the individual to receive covered educational
18 assistance.

19 "(b) ELECTION TO OPT OUT.—An individual may
20 elect to receive the documents specified in subsection (a)
21 by mail rather than through electronic means under sub22 section (a). An individual may revoke such an election at
23 any time, by means prescribed by the Secretary.

24 "(c) COVERED EDUCATIONAL ASSISTANCE.—In this 25 section, the term 'covered educational assistance' means

educational assistance under chapter 30, 33, or 35 of this 1 2 title, or section 3699C of this title.". 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 3698 the following new 6 item: "3698A. Provision of certificates of eligibility and award letters using electronic means.". 7 SEC. 211. RETROACTIVE EFFECTIVE DATE OF LAW RE-8 GARDING CHARGE TO ENTITLEMENT TO EDU-9 CATIONAL ASSISTANCE FOR INDIVIDUALS 10 WHO DO NOT TRANSFER CREDITS FROM CER-11 TAIN CLOSED OR DISAPPROVED PROGRAMS 12 OF EDUCATION.

13 Section 3699(c)(2) of title 38, United States Code,
14 is amended by striking subparagraph (C) and inserting
15 the following new subparagraph (C):

"(C) This paragraph, including clauses (ii) and (iii)
of subparagraph (A), shall apply with respect to the closure or discontinuation of a course or program of education, as described in subsection (b)(1), that occurs during the period beginning on August 1, 2021, and ending
on September 30, 2025.".

22 SEC. 212. DEPARTMENT OF VETERANS AFFAIRS HIGH
23 TECHNOLOGY PROGRAM.

24 (a) HIGH TECHNOLOGY PROGRAM.—

(1) IN GENERAL.—Chapter 36 of title 38,
 United States Code, as amended by section 210, is
 amended by adding at the end the following new sec tion:

### 5 "§ 3699C. High technology program

6 "(a) ESTABLISHMENT.—(1) The Secretary shall 7 carry out a program under which the Secretary provides 8 covered individuals with the opportunity to enroll in high 9 technology programs of education that the Secretary de-10 termines provide training or skills sought by employers in 11 a relevant field or industry.

12 "(2) Not more than 4,000 covered individuals may13 participate in the program under this section in any fiscal14 year.

15 "(b) AMOUNT OF ASSISTANCE.—(1) The Secretary shall provide, to each covered individual who pursues a 16 high technology program of education under this section, 17 18 educational assistance in amounts equal to the amounts provided under section 3313(c)(1) of this title, including, 19 20 except as provided in paragraph (3), with respect to the 21 housing stipend described in that section and in accord-22 ance with the treatment of programs that are distance 23 learning and programs that are less than half-time.

1 "(2) Under paragraph (1), the Secretary shall pro-2 vide such amounts of educational assistance to a covered 3 individual for each of the following: 4 "(A) A high technology program of education. 5 "(B) A second such program if— 6 "(i) the second such program begins at 7 least 18 months after the covered individual 8 graduates from the first such program; and "(ii) the covered individual uses edu-9 10 cational assistance under chapter 33 of this 11 title to pursue the second such program. 12 "(3) No covered individual may receive a housing sti-13 pend under this subsection for any month if such individual is in receipt of a housing stipend under chapter 33 14 15 of this title for that month. "(c) CONTRACTS.—(1) For purposes of carrying out 16 17 subsection (a), the Secretary shall seek to enter into contracts with any number of qualified providers of high tech-18 nology programs of education for the provision of such 19 programs to covered individuals. Each such contract shall 20 21 provide for the conditions under which the Secretary may 22 terminate the contract with the provider and the proce-23 dures for providing for the graduation of students who 24 were enrolled in a program provided by such provider in

25 the case of such a termination.

1	((2) A contract under this subsection shall provide
2	that the Secretary shall pay to a provider—
3	"(A) upon the enrollment of a covered indi-
4	vidual in the program, 25 percent of the cost of the
5	tuition and other fees for the program of education
6	for the individual;
7	"(B) upon graduation of the individual from
8	the program, 25 percent of such cost; and
9	"(C) 50 percent of such cost upon—
10	"(i) the successful employment of the cov-
11	ered individual for a period—
12	"(I) of 180 days in the field of study
13	of the program; and
14	"(II) that begins not later than $180$
15	days following graduation of the covered
16	individual from the program;
17	"(ii) the employment of the individual by
18	the provider for a period of one year; or
19	"(iii) the enrollment of the individual in a
20	program of education to continue education in
21	such field of study.
22	"(3) For purposes of this section, a provider of a high

23 technology program of education is qualified if—

1	"(A) the provider employs instructors whom the
2	Secretary determines are experts in their respective
3	fields in accordance with paragraph (5);
4	"(B) the provider has successfully provided the
5	high technology program for at least one year;
6	"(C) the provider does not charge tuition and
7	fees to a covered individual who receives assistance
8	under this section to pursue such program that are
9	higher than the tuition and fees charged by such
10	provider to another individual; and
11	"(D) the provider meets the approval criteria
12	developed by the Secretary under paragraph (4).
13	((4)(A) The Secretary shall prescribe criteria for ap-
14	proving providers of a high technology program of edu-
15	cation under this section.
16	"(B) In developing such criteria, the Secretary may
17	consult with State approving agencies.
18	"(C) Such criteria are not required to meet the re-
19	quirements of section 3672 of this title.
20	"(D) Such criteria shall include the job placement
21	rate, in the field of study of a program of education, of
22	covered individuals who complete such program of edu-
23	cation.
24	"(5) The Secretary shall determine whether instruc-

25 tors are experts under paragraph (3)(A) based on evidence

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1	furnished to the Secretary by the provider regarding the
2	ability of the instructors to—
3	"(A) identify professions in need of new em-
4	ployees to hire, tailor the programs to meet market
5	needs, and identify the employers likely to hire grad-
6	uates;
7	"(B) effectively teach the skills offered to cov-
8	ered individuals;
9	"(C) provide relevant industry experience in the
10	fields of programs offered to incoming covered indi-
11	viduals; and
12	"(D) demonstrate relevant industry experience
13	in such fields of programs.
14	"(6) In entering into contracts under this subsection,
15	the Secretary shall give preference to a provider of a high
16	technology program of education—
17	"(A) from which at least 70 percent of grad-
18	uates find full-time employment in the field of study
19	of the program during the 180-day period beginning
20	on the date the student graduates from the program;
21	or
22	"(B) that offers tuition reimbursement for any
23	student who graduates from such a program and
24	does not find employment described in subparagraph
25	(A).

"(d) EFFECT ON OTHER ENTITLEMENT.—(1) If a
 covered individual enrolled in a high technology program
 of education under this section has remaining entitlement
 to educational assistance under chapter 30, 32, 33, 34,
 or 35 of this title, such entitlement shall be charged at
 the rate of one month of such entitlement for each month
 of educational assistance provided under this section.

8 "(2) If a covered individual enrolled in a high tech-9 nology program of education under this section does not 10 have remaining entitlement to educational assistance 11 under chapter 30, 32, 33, 34, or 35 of this title, any edu-12 cational assistance provided to such individual under this 13 section shall be provided in addition to the entitlement 14 that the individual has used.

15 "(3) The Secretary may not consider enrollment in
16 a high technology program of education under this section
17 to be assistance under a provision of law referred to in
18 section 3695 of this title.

"(4)(A) An application for enrollment in a high technology program of education under this section shall include notice of the requirements relating to use of entitlement under paragraphs (1) and (2), including—

23 "(i) in the case of the enrollment of an indi-24 vidual referred to under paragraph (1), the amount

of entitlement that is typically charged for such en rollment;

3 "(ii) an identification of any methods that may
4 be available for minimizing the amount of entitle5 ment required for such enrollment; and

6 "(iii) an element requiring applicants to ac7 knowledge receipt of the notice under this subpara8 graph.

9 "(B) If the Secretary approves the enrollment of a 10 covered individual in a high technology program of edu-11 cation under this section, the Secretary shall deliver elec-12 tronically to the individual an award letter that provides 13 notice of such approval and includes specific information 14 describing how paragraphs (1) and (2) will be applied to 15 the individual if the individual chooses to enroll in the pro-16 gram.

17 "(e) Requirements for Educational Institu-18 TIONS.—(1) The Secretary shall not approve the enroll-19 ment of any covered individual, not already enrolled, in 20any high technology programs of education under this sec-21 tion for any period during which the Secretary finds that 22 more than 85 percent of the students enrolled in the pro-23 gram are having all or part of their tuition, fees, or other 24 charges paid to or for them by the educational institution 25 or by the Department of Veterans Affairs under this title

or under chapter 1606 or 1607 of title 10, except with
 respect to tuition, fees, or other charges that are paid
 under a payment plan at an educational institution that
 the Secretary determines has a history of offering pay ment plans that are completed not later than 180 days
 after the end of the applicable term, quarter, or semester.

7 "(2) The Secretary may waive a requirement of para-8 graph (1) if the Secretary determines, pursuant to regula-9 tions which the Secretary shall prescribe, such waiver to 10 be in the interest of the covered individual and the Federal Government. Not later than 30 days after the Secretary 11 12 waives such a requirement, the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and 13 House of Representatives a report regarding such waiver. 14 15 "(3)(A)(i) The Secretary shall establish and maintain a process by which an educational institution may request 16 17 a review of a determination that the educational institu-18 tion does not meet the requirements of paragraph (1).

19 "(ii) The Secretary may consult with a State approv-20 ing agency regarding such process or such a review.

"(iii) Not later than 180 days after the Secretary establishes or revises a process under this subparagraph, the
Secretary shall submit to the Committees on Veterans' Affairs of the Senate and House of Representatives a report
regarding such process.

1 "(B) An educational institution that requests a re-2 view under subparagraph (A)— 3 "(i) shall request the review not later than 30 4 days after the start of the term, quarter, or semester 5 for which the determination described in subpara-6 graph (A) applies; and "(ii) may include any information that the edu-7 8 cational institution believes the Department should 9 have taken into account when making the deter-10 mination, including with respect to any mitigating 11 circumstances. 12 "(f) ANNUAL REPORTS.—Not later than one year 13 after the date of the enactment of this section, and annually thereafter until the termination date specified in sub-14 15 section (i), the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and House of Rep-16 17 resentatives a report on the operation of program under 18 this section during the year covered by the report. Each

19 such report shall include each of the following:
20 "(1) The number of covered individuals enrolled
21 in the program, disaggregated by type of educational

21 in the program, analygregated by type of cadeatona22 institution, during the year covered by the report.

23 "(2) The number of covered individuals who24 completed a high technology program of education

under the program during the year covered by the
 report.

3 "(3) The average employment rate of covered
4 individuals who completed such a program of edu5 cation during such year, as of 180 days after the
6 date of completion.

7 "(4) The average length of time between the
8 completion of such a program of education and em9 ployment.

"(5) The total number of covered individuals
who completed a program of education under the
program and who, as of the date of the submission
of the report, are employed in a position related to
technology.

15 "(6) The average salary of a covered individual 16 who completed a program of education under the 17 program and who is employed in a position related 18 to technology, in various geographic areas deter-19 mined by the Secretary.

20 "(7) The average salary of all individuals em-21 ployed in positions related to technology in the geo-22 graphic areas determined under subparagraph (F), 23 and the difference, if any, between such average sal-24 ary and the average salary of a covered individual 25 who completed a program of education under the program and who is employed in a position related
 to technology.

3 "(8) The number of covered individuals who
4 completed a program of education under the pro5 gram and who subsequently enrolled in a second
6 program of education under the program.

7 "(g) COLLECTION OF INFORMATION; CONSULTA8 TION.—(1) The Secretary shall develop practices to use
9 to collect information about covered individuals and pro10 viders of high technology programs of education.

11 "(2) For the purpose of carrying out program under 12 this section, the Secretary may consult with providers of 13 high technology programs of education and may establish 14 an advisory group made up of representatives of such pro-15 viders, private employers in the technology field, and other 16 relevant groups or entities, as the Secretary determines 17 necessary.

18 "(h) DEFINITIONS.—In this section:

19 "(1) The term 'covered individual' means any of20 the following:

21 "(A) A veteran whom the Secretary deter22 mines—

23 "(i) served an aggregate of at least 36
24 months on active duty in the Armed
25 Forces (including service on active duty in

1	entry level and skill training) and was dis-
2	charged or released therefrom under condi-
3	tions other than dishonorable; and
4	"(ii) has not attained the age of 62.
5	"(B) A member of the Armed Forces that
6	the Secretary determines will become a veteran
7	described in subparagraph (A) fewer than 180
8	days after the date of such determination.
9	"(2) The term 'high technology program of edu-
10	cation' means a program of education—
11	"(A) offered by a public or private edu-
12	cational institution;
13	"(B) if offered by an institution of higher
14	learning, that is provided directly by such insti-
15	tution rather than by an entity other than such
16	institution under a contract or other agreement;
17	"(C) that does not lead to a degree;
18	"(D) that has a term of not less than six
19	and not more than 28 weeks; and
20	"(E) that provides instruction in computer
21	programming, computer software, media appli-
22	cation, data processing, or information sciences.
23	"(i) TERMINATION.—The Secretary may not provide
24	educational assistance under this section for a high tech-

3 (2) CLERICAL AMENDMENT.—The table of sec-4 tions at the beginning of such chapter is amended 5 by inserting after the item relating to section 3699B 6 the following new item: "3699C. High technology program.". 7 (b) EFFECT ON HIGH TECHNOLOGY PILOT PRO-8 GRAM.—Section 116 of the Harry W. Colmery Veterans 9 Educational Assistance Act of 2017 (Public Law 115–48; 38 U.S.C. 3001 note) is amended— 10 11 (1) by amending subsection (d) to read as fol-12 lows: "(d) HOUSING STIPEND.— 13 14 "(1) IN GENERAL.—Except as provided under 15 paragraph (2), the Secretary shall pay to each eligi-16 ble veteran (not including an individual described in 17 the second sentence of subsection (b)) who is en-18 rolled in a high technology program of education 19 under the pilot program on a full-time or part-time 20 basis a monthly housing stipend equal to the prod-21 uct—

22 "(A) of—

23 "(i) in the case of a veteran pursuing
24 resident training, the monthly amount of
25 the basic allowance for housing payable

1	under section 403 of title 37, United
2	States Code, for a member with depend-
3	ents in pay grade E–5 residing in the mili-
4	tary housing area that encompasses all or
5	the majority portion of the ZIP code area
6	in which is located the campus of the insti-
7	tution where the individual physically par-
8	ticipates in a majority of classes; or
9	"(ii) in the case of a veteran pursuing
10	a program of education through distance
11	learning, a monthly amount equal to 50
12	percent of the national average of the
13	monthly amount of the basic allowance for
14	housing payable under section 403 of title
15	37, United States Code, for a member with
16	dependents in pay grade E–5, multiplied
17	by
18	"(B) the lesser of—
19	"(i) 1.0; or
20	"(ii) the number of course hours
21	borne by the individual in pursuit of the
22	program of education involved, divided by
23	the minimum number of course hours re-
24	quired for full-time pursuit of such pro-

1	gram of education, rounded to the nearest
2	multiple of 10.
3	"(2) BAR TO DUAL ELIGIBILITY.—No covered
4	individual may receive a housing stipend under this
5	subsection for any month if such individual is in re-
6	ceipt of a housing stipend under chapter 33 ot title
7	38, United States Code, for that month.";
8	(2) in subsection (g), by striking paragraph (6);
9	and
10	(3) by striking subsection (h) and inserting the
11	following new subsection (h):
12	"(h) TERMINATION.—The Secretary may not, under
13	this section, pay a provider for a high technology program
14	of education that begins after September 30, 2024.".
15	(c) Approval of Certain High Technology Pro-
16	GRAMS.—Section 3680A of title 38, United States Code,
17	is amended—
18	(1) in subsection (a), by striking paragraph (4)
19	and inserting the following:
20	"(4) Any independent study program except—
21	"(A) an independent study program (in-
22	cluding such a program taken over open circuit
23	television) that—
24	"(i) is accredited by an accrediting
25	agency or association recognized by the

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1	Secretary of Education under subpart 2 of
2	part H of title IV of the Higher Education
3	Act of 1965 (20 U.S.C. 1099b);
4	"(ii) leads to—
5	"(I) a standard college degree;
6	"(II) a certificate that reflects
7	educational attainment offered by an
8	institution of higher learning; or
9	"(III) a certificate that reflects
10	graduation from a course of study of-
11	fered by—
12	"(aa) an area career and
13	technical education school (as de-
14	fined in subparagraphs (C) and
15	(D) of section $3(3)$ of the Carl D.
16	Perkins Career and Technical
17	Education Act of 2006 (20
18	U.S.C. $2302(3)$ ) that provides
19	education at the postsecondary
20	level; or
21	"(bb) a postsecondary voca-
22	tional institution (as defined in
23	section 102(c) of the Higher
24	Education Act of 1965 (20
25	U.S.C. 1002(c))) that provides

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1	education at the postsecondary
2	level; and
3	"(iii) in the case of a program de-
4	scribed in clause (ii)(III)—
5	"(I) provides training aligned
6	with the requirements of employers in
7	the State or local area where the pro-
8	gram is located, which may include in-
9	demand industry sectors or occupa-
10	tions;
11	"(II) provides a student, upon
12	graduation from the program, with a
13	recognized postsecondary credential
14	that is recognized by employers in the
15	relevant industry, which may include
16	a credential recognized by industry or
17	sector partnerships in the State or
18	local area where the industry is lo-
19	cated; and
20	"(III) meets such content and in-
21	structional standards as may be re-
22	quired to comply with the criteria

under section 3676(c)(14) and (15) of
this title; or

1	"(B) an online high technology program of
2	education (as defined in subsection $(h)(2)$ of
3	section 3699C of this title)—
4	"(i) the provider of which has entered
5	into a contract with the Secretary under
6	subsection (c) of such section;
7	"(ii) that has been provided to covered
8	individuals (as defined in subsection $(h)(1)$
9	of such section) under such contract for a
10	period of at least five years;
11	"(iii) regarding which the Secretary
12	has determined that the average employ-
13	ment rate of covered individuals who grad-
14	uated from such program of education is
15	65 percent or higher for the year preceding
16	such determination; and
17	"(iv) that satisfies the requirements of
18	subsection (e) of such section."; and
19	(2) in subsection (d), by adding at the end the
20	following:
21	"(8) Paragraph $(1)$ shall not apply to the enrollment
22	of a veteran in an online high technology program de-
23	scribed in subsection (a)(4)(B).".

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## 1SEC. 213. NOTICE OF CHANGES TO DEPARTMENT OF VET-2ERANS AFFAIRS POLICIES AND GUIDANCE3AFFECTING THE EDUCATIONAL ASSISTANCE4PROGRAMS OF THE DEPARTMENT.

5 (a) IN GENERAL.—Subchapter III of chapter 36 of
6 title 38, United States Code, as amended by sections 210
7 and 212, is further amended by adding at the end the
8 following new section:

9 "§ 3699D. Notice of changes to policies and guidance
10 relating to educational assistance pro11 grams

12 "In the case of any change to any policy or guidance provided by the Secretary that relates to any educational 13 assistance program of the Department, the Secretary may 14 not implement the change before the date that is 90 days 15 16 after the date on which the Secretary makes available to 17 students, educational institutions, and the Committees on Veterans' Affairs of the Senate and House of Representa-18 19 tives notice of, and justification for, the change.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by inserting
after the item relating to section 3699B the following new
item:

"3699D. Notice of changes to policies and guidance relating to educational assistance programs.".

1	SEC. 214. PAYMENT OF VA EDUCATIONAL ASSISTANCE VIA
2	ELECTRONIC FUND TRANSFER TO A FOREIGN
3	INSTITUTION OF HIGHER EDUCATION.
4	Not later than 90 days after the date of the enact-
5	ment of this Act, the Secretary of Veterans Affairs shall
6	update the payment system of the Department of Veterans
7	Affairs to allow for electronic fund transfer of educational
8	assistance, administered by the Secretary, to a foreign in-
9	stitution of higher education that—
10	(1) provides an approved course of education to
11	an eligible recipient of such assistance; and
12	(2) does not have—
13	(A) an employer identification number; or
14	(B) an account with a domestic bank.
15	SEC. 215. IMPROVING TRANSPARENCY AND ACCOUNT-
16	ABILITY OF EDUCATIONAL INSTITUTIONS
17	FOR PURPOSES OF VETERANS EDUCATIONAL
18	ASSISTANCE.
19	(a) REQUIREMENT RELATING TO G.I. BILL COM-
20	PARISON TOOL.—
21	
<b>-</b> 1	(1) REQUIREMENT TO MAINTAIN TOOL.—The
22	
	(1) REQUIREMENT TO MAINTAIN TOOL.—The
22	(1) REQUIREMENT TO MAINTAIN TOOL.—The Secretary of Veterans Affairs shall maintain the G.I.
22 23	(1) REQUIREMENT TO MAINTAIN TOOL.—The Secretary of Veterans Affairs shall maintain the G.I. Bill Comparison Tool that was established pursuant
22 23 24	(1) REQUIREMENT TO MAINTAIN TOOL.—The Secretary of Veterans Affairs shall maintain the G.I. Bill Comparison Tool that was established pursuant to Executive Order 13607 (77 Fed. Reg. 25861; re-

erans, spouses, and other family members) and in
effect on the day before the date of enactment of
this Act, or a successor tool, to provide relevant and
timely information about programs of education approved under chapter 36 of title 38, United States
Code, and the educational institutions that offer
such programs.

8 (2) DATA RETENTION.—The Secretary shall en-9 sure that historical data that is reported via the tool 10 maintained under paragraph (1) remains easily and 11 prominently accessible on the benefits.va.gov website, 12 or a successor website, for a period of not less than 13 six years from the date of initial publication.

14 (b) PROVIDING TIMELY AND RELEVANT EDUCATION
15 INFORMATION TO VETERANS, MEMBERS OF THE ARMED
16 FORCES, AND OTHER INDIVIDUALS.—

17 (1) IN GENERAL.—Not later than one year 18 after the date of the enactment of this Act, the Sec-19 retary of Veterans Affairs, in consultation with the 20 Secretary of Education, the Secretary of the Treas-21 ury, and the heads of other relevant Federal agen-22 cies, shall make such changes to the tool maintained 23 under subsection (a) as the Secretary of Veterans 24 Affairs determines appropriate to ensure that such 25 tool is an effective and efficient method for providing information pursuant to section 3698(b)(5) of title
 38, United States Code.

3 (2) MEMORANDUM OF UNDERSTANDING RE-4 QUIRED.—Not later than two years after the date of 5 the enactment of this Act, the Secretary of Veterans Affairs shall seek to enter into a memorandum of 6 7 understanding with the Secretary of Education and 8 the heads other relevant Federal agencies, as the 9 Secretary of Veterans Affairs determines appro-10 priate, to obtain information on outcomes with re-11 spect to individuals who are entitled to educational 12 assistance under the laws administered by the Sec-13 retary of Veterans Affairs and who are attending 14 educational institutions. Such memorandum of un-15 derstanding may include data sharing or computer 16 matching agreements.

17 (3) MODIFICATION OF SCOPE OF COMPREHEN18 SIVE POLICY ON PROVIDING EDUCATION INFORMA19 TION.—Section 3698 of title 38, United States Code,
20 is amended—

(A) in subsection (a), by striking "veterans
and members of the Armed Forces" and inserting "individuals entitled to educational assistance under laws administered by the Secretary
of Veterans Affairs"; and

1	(B) in subsection $(b)(5)$ —
2	(i) by striking "veterans and members
3	of the Armed Forces' and inserting "indi-
4	viduals described in subsection (a)"; and
5	(ii) by striking "the veteran or mem-
6	ber" and inserting "the individual".
7	(4) G.I. BILL COMPARISON TOOL REQUIRED
8	DISCLOSURES.—Paragraph (1) of subsection (c) of
9	such section is amended—
10	(A) by striking subparagraph (B) and in-
11	serting the following:
12	"(B) for each individual described in subsection
13	(a) seeking information provided under subsection
14	(b)(5), the name of each Federal student aid pro-
15	gram, and a description of each such program, from
16	which the individual may receive educational assist-
17	ance; and";
18	(B) in subparagraph (C)—
19	(i) in clause (i), by inserting "and a
20	definition of each type of institution" be-
21	fore the semicolon;
22	(ii) in clause (iv), by inserting "and if
23	so, which programs" before the semicolon;
24	(iii) by striking clause (v) and insert-
25	ing the following:

1	"(v) the average annual cost and the total
2	cost to earn an associate's degree and a bach-
3	elor's degree, with available cost information on
4	any other degree or credential the institution
5	awards;";
6	(iv) in clause (vi), by inserting before
7	the semicolon the following: "disaggregated
8	by—
9	"(I) the type of beneficiary of edu-
10	cational assistance;
11	"(II) individuals who received a cre-
12	dential and individuals who did not; and
13	"(II) individuals using educational as-
14	sistance under laws administered by the
15	Secretary and individuals who are not;";
16	(v) in clause (xiv), by striking "and"
17	at the end;
18	(vi) in clause (xv), by striking the pe-
19	riod at the end and inserting a semicolon;
20	and
21	(vii) by adding at the end the fol-
22	lowing new clauses:
23	"(xvi) the number of veterans or members
24	who completed covered education at the institu-
25	tion leading to—

1	"(I) a degree, disaggregated by type
2	of program, including—
3	"(aa) an associate degree;
4	"(bb) a bachelor's degree; and
5	"(cc) a postbaccalaureate degree;
6	and
7	"(II) a certificate or professional li-
8	cense, disaggregated by type of certificate
9	or professional license;
10	"(xvii) programs available and the average
11	time for completion of each program;
12	"(xviii) employment rate and median in-
13	come of graduates of the institution in general
14	two and five years after graduation,
15	disaggregated by—
16	"(I) specific program; and
17	"(II) individuals using educational as-
18	sistance under laws administered by the
19	Secretary and individuals who are not; and
20	"(xix) the number of individuals using edu-
21	cational assistance under laws administered by
22	the Secretary who are enrolled in the both the
23	institution and specific program per year.".

1	(5) Clarity and anonymity of information
2	PROVIDED.—Paragraph (2) of such subsection is
3	amended—
4	(A) by inserting "(A)" before "To the ex-
5	tent"; and
6	(B) by adding at the end the following new
7	subparagraph:
8	"(B) The Secretary shall ensure that information
9	provided pursuant to subsection $(b)(5)$ is provided in a
10	manner that is easy for, and accessible to, individuals de-
11	scribed in subsection (a).
12	"(C) In providing information pursuant to subsection
13	(b)(5), the Secretary shall maintain the anonymity of indi-
14	viduals described in subsection (a) and, to the extent that
15	a portion of any data would undermine such anonymity,
16	ensure that such data is not made available pursuant to
17	such subsection.".
18	(c) Improvements for Student Feedback.—
19	(1) IN GENERAL.—Subsection $(b)(2)$ of such
20	section is amended—
21	(A) by amending subparagraph (A) to read
22	as follows:
23	"(A) provides institutions of higher learn-
24	ing—

1	"(i) up to 30 days to review and re-
2	spond to feedback from individuals de-
2	scribed in subsection (a) and address
4	issues regarding the feedback before the
5	feedback is published; and
6	"(ii) if an institution of higher learn-
7	ing contests the accuracy of the feedback,
8	the opportunity to challenge the inclusion
9	of such data with an official appointed by
10	the Secretary;";
11	(B) in subparagraph (B), by striking
12	"and" at the end;
13	(C) in subparagraph (C), by striking "that
14	conforms with criteria for relevancy that the
15	Secretary shall determine." and inserting ",
16	and responses from institutions of higher learn-
17	ing to such feedback, that conform with criteria
18	for relevancy that the Secretary shall deter-
19	mine;"; and
20	(D) by adding at the end the following new
21	subparagraphs:
22	"(D) for each institution of higher learning
23	that is approved under this chapter, retains,
24	maintains, and publishes all of such feedback
25	for not less than six years; and

1	"(E) is easily accessible to individuals de-
2	scribed in subsection (a) and to the general
3	public.".
4	(2) Accessibility from G.I. Bill comparison
5	TOOL.—The Secretary shall ensure that—
6	(A) the feedback tracked and published
7	under subsection $(b)(2)$ of such section, as
8	amended by paragraph (1), is prominently dis-
9	played in the tool maintained under subsection
10	(a) of this section; and
11	(B) when such tool displays information
12	for an institution of higher learning, the appli-
13	cable feedback is also displayed for such institu-
14	tion of higher learning.
15	(d) Training for Provision of Education Coun-
16	SELING SERVICES.—
17	(1) IN GENERAL.—Not less than one year after
18	the date of the enactment of this Act, the Secretary
19	shall ensure that personnel employed by the Depart-
20	ment of Veteran Affairs, or a contractor of the De-
21	partment, to provide education benefits counseling,
22	vocational or transition assistance, or similar func-
23	tions, including employees or contractors of the De-
24	partment who provide such counseling or assistance

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1	as part of the Transition Assistance Program, are
2	trained on how—
3	(A) to use properly the tool maintained
4	under subsection (a); and
5	(B) to provide appropriate educational
6	counseling services to individuals described in
7	section 3698(a) of such title, as amended by
8	subsection $(b)(3)(A)$ .
9	(2) TRANSITION ASSISTANCE PROGRAM DE-
10	FINED.—In this subsection, the term "Transition
11	Assistance Program" means the program of coun-
12	seling, information, and services under section 1142
13	of title 10, United States Code.
14	Subtitle B—Employment and
15	
15	Training
15 16	<b>Training</b> SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF
	C
16	SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF
16 17	SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF MEMBERS OF THE ARMED FORCES.
16 17 18	SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF MEMBERS OF THE ARMED FORCES. (a) USERRA PURPOSES.—Section 4301(a)(1) of
16 17 18 19	<ul> <li>SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF</li> <li>MEMBERS OF THE ARMED FORCES.</li> <li>(a) USERRA PURPOSES.—Section 4301(a)(1) of</li> <li>title 38, United States Code, is amended by striking "en-</li> </ul>
16 17 18 19 20	<ul> <li>SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF MEMBERS OF THE ARMED FORCES.</li> <li>(a) USERRA PURPOSES.—Section 4301(a)(1) of title 38, United States Code, is amended by striking "en- courage noncareer service in the uniformed services" and</li> </ul>
16 17 18 19 20 21	<ul> <li>SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF MEMBERS OF THE ARMED FORCES.</li> <li>(a) USERRA PURPOSES.—Section 4301(a)(1) of title 38, United States Code, is amended by striking "en- courage noncareer service in the uniformed services" and inserting "encourage service in the uniformed services".</li> </ul>
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	<ul> <li>SEC. 221. IMPROVEMENTS TO REEMPLOYMENT RIGHTS OF MEMBERS OF THE ARMED FORCES.</li> <li>(a) USERRA PURPOSES.—Section 4301(a)(1) of title 38, United States Code, is amended by striking "en- courage noncareer service in the uniformed services" and inserting "encourage service in the uniformed services".</li> <li>(b) PROHIBITION OF RETALIATION.—Subsection (b)</li> </ul>

1	(c) EXPANSION OF INJUNCTIVE RELIEF.—Sub-
2	section (e) of section 4323 of such title is amended—
3	(1) by striking "The court shall use" and in-
4	serting "(1) The court shall use"; and
5	(2) by adding at the end the following new
6	paragraphs:
7	((2) A person bringing an action to enforce a provi-
8	sion of this chapter pursuant to subsection (a) shall be
9	entitled to an injunction under paragraph (1) if such per-
10	son demonstrates—
11	"(A) a violation—
12	"(i) of the provisions of this chapter; or
13	"(ii) of the provisions of this chapter is
14	threatened or is imminent;
15	"(B) the harm to the person outweighs the in-
16	jury to the employer;
17	"(C) a likelihood of success on the merits of
18	such action; and
19	"(D) awarding such relief is in the public inter-
20	est.
21	"(3) The court may not deny a motion for injunctive
22	relief on the basis that a party bringing an action to en-
23	force a provision of this chapter may be awarded wages
24	unearned due to an unlawful termination or denial of em-
25	ployment at the conclusion of such action.".

1	(d) DAMAGES AGAINST A STATE OR PRIVATE EM-
2	PLOYER.—Section 4323 of such title is further amended,
3	in paragraph (1) of subsection (d), by striking subpara-
4	graph (C) and inserting the following new subparagraphs:
5	"(C) The court may require the employer to
6	pay the person the amount referred to in subpara-
7	graph (B) and interest on such amount, calculated
8	at a rate of 3 percent per year.
9	"(D) The court may require the employer to
10	pay the person the greater of \$50,000 or the amount
11	equal to the amounts referred to in subparagraphs
12	(B) and (C) as liquidated damages, if the court de-
13	termines that the employer knowingly failed to com-
14	ply with the provisions of this chapter.".
15	(e) Mandatory Attorney Fees Award in Suc-
16	CESSFUL ACTIONS FOR REEMPLOYMENT.—
17	(1) MSPB ACTIONS.—Paragraph (4) of sub-
18	section (c) of section 4324 of such title is amend-
19	ed—
20	(A) by striking "may, in its discretion,"
21	and inserting "shall"; and
22	(B) by adding at the end the following new
23	sentence: "The Board may, in its discretion,
24	award reasonable attorney fees in a case settled
25	before the issuance of an order if the person

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1	can demonstrate that significant attorney fees
2	were incurred and that justice requires such an
3	award.".
4	(2) FEDERAL CIRCUIT ACTIONS.—Subsection
5	(d) of such section is amended by adding at the end
6	the following new paragraph:
7	"(3) In such Federal Circuit proceeding, the court
8	shall award such person reasonable attorney fees, expert
9	witness fees, and other litigation expenses if such person—
10	"(A) prevails in such Federal Circuit pro-
11	ceeding; and
12	"(B) is not represented by the Special Counsel
13	in such Federal Circuit proceeding.".
14	(3) Actions against a state or private em-
15	PLOYER.—Paragraph (2) of section 4323(h) of such
16	title is amended—
17	(A) by striking "subsection $(a)(2)$ " and in-
18	serting "subsection (a)(3)"; and
19	(B) by striking "the court may award any
20	such person who prevails in such action or pro-
21	ceeding reasonable attorney fees" and inserting
22	"the court shall award any such person who
23	prevails in such action or proceeding reasonable
24	attorney fees".
25	(f) GAO REVIEW AND REPORT ON USERRA.—

	10.
1	(1) REVIEW.—The Comptroller General of the
2	United States shall review the methods through
3	which the Secretary of Labor, acting through the
4	Veterans' Employment and Training Service, proc-
5	esses actions for relief under chapter 43 of title 38,
6	United States Code.
7	(2) ELEMENTS.—Not later than one year after
8	the date of the enactment of this Act, the Comp-
9	troller General shall submit to the Committees on
10	Veterans' Affairs of the House of Representatives
11	and the Senate a report that includes—
12	(A) the findings of the review required
13	under paragraph (1);
14	(B) an identification of the number of ac-
15	tions for relief under chapter 43 of title 38,
16	United States Code, initiated during the period
17	covered by the report, disaggregated by size of
18	employer and geographic region;
19	(C) an identification of the number of such
20	actions for relief that were erroneously dis-
21	missed, as determined by the Comptroller Gen-
22	eral;
23	(D) an identification of the number of such
24	actions for relief that were referred to the De-
25	partment of Justice; and

1 (E) an assessment of trends, if any, in 2 such actions for relief initiated during such pe-3 riod.

4 (g) GAO REVIEW OF PROTECTIONS FOR MEMBERS
5 OF THE UNIFORMED SERVICES BY FEDERAL INTEL6 LIGENCE AGENCIES.—

7 (1) IN GENERAL.—Not later than one year 8 after the date of the enactment of this Act, the 9 Comptroller General of the United States shall sub-10 mit to the appropriate congressional committees a 11 report on the processes and procedures adopted and 12 used by the intelligence community to provide the protections for members of the uniformed services 13 14 otherwise established under chapter 43 of title 38, 15 United States Code.

## 16 (2) DEFINITIONS.—In this subsection:

17 (A) The term "appropriate congressional
18 committees" means the Committees on Vet19 erans' Affairs of the House of Representatives
20 and Senate, the Permanent Select Committee
21 on Intelligence of the House of Representatives,
22 and the Select Committee on Intelligence of the
23 Senate.

24 (B) The term "intelligence community"25 has the meaning given such term in section

## 3 SEC. 222. REVIEW OF INVESTIGATIONS MANUAL OF VET-4 ERANS' EMPLOYMENT AND TRAINING SERV-5 ICE.

6 (a) IN GENERAL.—Not later than one year after the 7 date of the enactment of this Act, and once every two 8 years thereafter for the period of five years beginning on 9 such date, the Secretary of Labor, shall review the manual of the Department of Labor titled "Veterans' Employment 10 and Training Service Investigations Manual: USERRA, 11 VEOA, and VP" (or a successor manual) and make such 12 13 revisions to such manual as the Secretary determines appropriate. 14

(b) REPORT.—Not later than 90 days after any date
on which the Secretary completes a review required under
subsection (a), the Secretary shall submit to the Committees on Veterans' Affairs of the House of Representatives
and the Senate—

20 (1) a report that includes a description of any
21 revision to such manual made pursuant to such re22 view; and

23 (2) a copy of the entire such manual which—
24 (A) shall be provided to the Chairman and
25 Ranking Member of each such committee; and

	200
1	(B) may contain a separate addendum for
2	portions of the manual that contain law en-
3	forcement sensitive materials.
4	SEC. 223. WARRIOR TRAINING ADVANCEMENT COURSE.
5	(a) Reporting on the Warrior Training Ad-
6	VANCEMENT COURSE.—
7	(1) Reports required.—
8	(A) INITIAL REPORT.—Not later than six
9	months after the date of the enactment of this
10	Act, the Secretary of Veterans Affairs shall
11	submit to the Committees on Veterans' Affairs
12	of the Senate and House of Representatives a
13	report on WARTAC.
14	(B) ANNUAL REPORT.—One year after the
15	submission of the report required under para-
16	graph subparagraph (A) and annually there-
17	after, the Secretary shall submit to such Com-
18	mittees a report that contains the elements
19	under subparagraphs (A) and (C) of paragraph
20	(2) with regards to the preceding year.
21	(2) ELEMENTS.—Except as provided in para-
22	graph $(1)(B)$ , the reports under this subsection shall
23	include the following elements:
24	(A) BEST PRACTICES.—With regards to
25	best practices of WARTAC—

1	(i) how many covered members have
2	applied to participate in WARTAC;
3	(ii) how many covered members have
4	participated in WARTAC;
5	(iii) how the Secretary provides train-
6	ing to covered members during TAP;
7	(iv) how many covered members have
8	completed WARTAC; and
9	(v) any other information the Sec-
10	retary determines appropriate.
11	(B) COST SAVINGS.—With regards to cost
12	savings of WARTAC—
13	(i) how much money the Secretary de-
14	termines WARTAC saves the United
15	States each fiscal year;
16	(ii) how much money the Secretary
17	determines WARTAC has saved the
18	United States since its establishment; and
19	(iii) the determination of the Sec-
20	retary whether other Federal agencies may
21	save money by establishing a program
22	similar to WARTAC.
23	(C) HIRING.—With regards to hiring cov-
24	ered members who complete WARTAC—

	_ ~ _
1	(i) how the Secretary identifies posi-
2	tions in the Department of Veterans Af-
3	fairs for which such covered members may
4	qualify;
5	(ii) the grades of such positions on
6	the General Schedule under section $5332$
7	of title 5, United States Code; and
8	(iii) how many such covered members
9	the Secretary has hired to such positions.
10	(3) DISTRIBUTION.—Not later than 30 days
11	after submitting the report under paragraph (1)(A),
12	the Secretary of Veterans Affairs shall transmit a
13	copy of the report under this section to the head of
14	each Federal agency.
15	(4) DEFINITIONS.—In this subsection:
16	(A) The term "covered member" means
17	members of the Armed Forces participating in
18	TAP.
19	(B) The term "TAP" means the Transi-
20	tion Assistance Program under sections 1142
21	and 1144 of title 10, United States Code.
22	(C) The term "WARTAC" means the
23	Warrior Training Advancement Course of the
24	Veterans Benefit Administration, in which the
25	Secretary provides training to covered members

so such covered members may qualify for cer tain employment in the Veterans Benefit Ad ministration.

4 (b) PILOT PROGRAM TO EMPLOY VETERANS IN POSI5 TIONS RELATING TO CONSERVATION AND RESOURCE
6 MANAGEMENT ACTIVITIES.—

7 (1) Best practices for other depart-8 MENTS.—The Assistant Secretary of Labor for Vet-9 erans' Employment and Training, in consultation 10 with the Secretary of Veterans Affairs, shall estab-11 lish guidelines containing best practices for depart-12 ments and agencies of the Federal Government that 13 carry out programs to employ veterans who are 14 transitioning from service in the Armed Forces. 15 Such guidelines shall include the findings of the ini-16 tial report required under subsection (a)(1).

17 (2) PILOT PROGRAM.—

(A) ESTABLISHMENT.—The Secretary of
the Interior, in consultation with the Assistant
Secretary of Labor for Veterans' Employment
and Training and the Secretary of Veterans Affairs, shall establish a pilot program under
which veterans are employed by the Federal
Government in positions that relate to the con-

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servation and resource management activities of
the Department of the Interior.
(B) Positions.—The Secretary of the In-
terior shall—
(i) identify vacant positions in the De-
partment of the Interior that are appro-
priate to fill using the pilot program; and
(ii) to the extent practicable, fill such
positions using the pilot program.
(C) Application of civil service
LAWS.—A veteran employed under the pilot
program shall be treated as an employee as de-
fined by section 2105 of title 5, United States
Code.
(D) BRIEFINGS AND REPORT.—
(i) INITIAL BRIEFING.—Not later
than 60 days after the date of the submis-
sion of the report required under sub-
section $(a)(1)(A)$ , the Secretary of the In-
terior and the Assistant Secretary of Labor
for Veterans' Employment and Training
shall jointly provide to the appropriate con-
gressional committees a briefing on the
pilot program under this subsection, which
shall include a description of how the pilot

program will be carried out in a manner to 2 reduce the unemployment of veterans and 3 any recommendations for legislative actions 4 to improve the pilot program.

5 (ii) IMPLEMENTATION BRIEFING.— 6 Not later than one year after the date on 7 which the pilot program under this para-8 graph commences, the Secretary of the In-9 terior and the Assistant Secretary of Labor 10 for Veterans' Employment and Training 11 shall jointly provide to the appropriate con-12 gressional committees a briefing on the im-13 plementation of the pilot program.

14 (iii) FINAL REPORT.—Not later than 15 30 days after the date on which the pilot 16 program under this paragraph is com-17 pleted, the Secretary of the Interior and 18 the Assistant Secretary of Labor for Vet-19 erans' Employment and Training shall 20 jointly submit to the appropriate congres-21 sional committees a report on the pilot 22 program that includes the following:

23 (I) The number of veterans who 24 applied to participate in the pilot pro-25 gram.

(II) The number of such veterans
employed under the pilot program.
(III) The number of veterans
identified in subclause (II) who
transitioned to full-time positions with
the Federal Government after partici-
pating in the pilot program.
(IV) Any other information the
Secretary and the Assistant Secretary
determine appropriate with respect to
measuring the effectiveness of the
pilot program.
(E) DURATION.—The authority to carry
out the pilot program under this paragraph
shall terminate on the date that is two years
after the date on which the pilot program com-
mences.
(3) OUTDOOR RECREATION PROGRAM ATTEND-
ANCE.—The Secretary of each of the military de-
partment is encouraged to allow members of the
Armed Forces serving on active duty to participate
in programs related to environmental stewardship or
guided outdoor recreation.

1	(4) Appropriate congressional commit-
2	TEES DEFINED.—In this subsection, the term "ap-
3	propriate congressional committees'' means—
4	(A) the Committee on Veterans' Affairs
5	and the Committee on Natural Resources of the
6	House of Representatives; and
7	(B) the Committee on Veterans' Affairs
8	and the Committee on Energy and Natural Re-
9	sources of the Senate.
10	Subtitle C—Home Loans
11	SEC. 231. IMPROVEMENTS TO PROGRAM FOR DIRECT
12	HOUSING LOANS MADE TO NATIVE AMER-
13	ICAN VETERANS BY THE SECRETARY OF VET-
14	ERANS AFFAIRS.
14 15	ERANS AFFAIRS. (a) General Authorities and Requirements.—
15	(a) General Authorities and Requirements.—
15 16	<ul><li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li><li>(1) DIRECT HOUSING LOANS TO NATIVE AMER-</li></ul>
15 16 17	<ul> <li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li> <li>(1) DIRECT HOUSING LOANS TO NATIVE AMER-</li> <li>ICAN VETERANS.—Section 3762(a) of title 38,</li> </ul>
15 16 17 18	<ul> <li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li> <li>(1) DIRECT HOUSING LOANS TO NATIVE AMER-</li> <li>ICAN VETERANS.—Section 3762(a) of title 38,</li> <li>United States Code, is amended to read as follows:</li> </ul>
15 16 17 18 19	<ul> <li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li> <li>(1) DIRECT HOUSING LOANS TO NATIVE AMERICAN VETERANS.—Section 3762(a) of title 38, United States Code, is amended to read as follows:</li> <li>"(a) The Secretary may make a direct housing loan</li> </ul>
15 16 17 18 19 20	<ul> <li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li> <li>(1) DIRECT HOUSING LOANS TO NATIVE AMERICAN VETERANS.—Section 3762(a) of title 38, United States Code, is amended to read as follows:</li> <li>"(a) The Secretary may make a direct housing loan to a Native American veteran under this subchapter if the</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>(a) GENERAL AUTHORITIES AND REQUIREMENTS.—</li> <li>(1) DIRECT HOUSING LOANS TO NATIVE AMERICAN VETERANS.—Section 3762(a) of title 38, United States Code, is amended to read as follows:</li> <li>"(a) The Secretary may make a direct housing loan to a Native American veteran under this subchapter if the Secretary ensures the following:</li> </ul>

1	"(A) holds, possesses, or purchases using
2	the proceeds of the loan a meaningful interest
3	in a lot or dwelling (or both) that is located on
4	trust land; and
5	"(B) will purchase, construct, or improve
6	(as the case may be) a dwelling on the lot using
7	the proceeds of the loan.
8	"(2) That each such Native American veteran
9	will convey to the Secretary by an appropriate in-
10	strument the interest referred to in paragraph
11	(1)(A) as security for a direct housing loan under
12	this subchapter.
13	"(3) That the Secretary, including the Sec-
14	retary's employees or agents, may enter upon the
15	trust land for the purposes of carrying out such ac-
16	tions as the Secretary determines are necessary, in-
17	cluding—
18	"(A) to evaluate the advisability of the
19	loan;
20	"(B) to monitor any purchase, construc-
21	tion, or improvements carried out using the
22	proceeds of the loan; and
23	"(C) to manage any servicing or post-fore-
24	closure activities, including acquisition, property
25	inspections, and property management.

1	"(4) That there are established standards and
2	procedures that apply to the foreclosure of the inter-
3	est conveyed by a Native American veteran pursuant
4	to paragraph (2), including—
5	"(A) procedures for foreclosing the inter-
6	est; and
7	"(B) procedures for the resale of the lot or
8	dwelling (or both) purchased, constructed, or
9	improved using the proceeds of the loan.
10	"(5) That the loan is made in a responsible and
11	prudent manner, subject to standards and proce-
12	dures as are necessary for the reasonable protection
13	of the financial interests of the United States.".
14	(2) Memorandums of understanding,
15	AGREEMENTS, AND DETERMINATIONS.—Section
16	3762(b) of such title is amended to read as follows:
17	(b)(1) To carry out the purpose of subsection (a),
18	the Secretary may—
19	"(A) enter into a memorandum of under-
20	standing with a tribal organization, other entity, or
21	individual;
22	"(B) rely on agreements or determinations of
23	other Federal agencies to guarantee, insure, or make
24	loans on trust land; and

1 "(C) enter into other agreements or take such 2 other actions as the Secretary determines necessary. 3 "(2) If the Secretary determines that the require-4 ments under subsection (a) are not being enforced by a 5 tribal organization, other entity, or individual that is a party to any memorandum of understanding, agreement, 6 7 or determination described in paragraph (1), the Secretary 8 may cease making new direct housing loans to Native 9 American veterans under this subchapter within the area 10 of the authority of the tribal organization, other entity, or individual (as the case may be).". 11

(b) DIRECT LOANS TO NATIVE AMERICAN VETERANS
TO REFINANCE EXISTING MORTGAGE LOANS.—Section
3762(h) of such title is amended to read as follows:

15 "(h) The Secretary may make direct loans to Native
16 American veterans in order to enable such veterans to refi17 nance existing mortgage loans for any of the following
18 purposes:

19 "(1) To refinance an existing loan made under20 this section, if the loan—

21 "(A) meets the requirements set forth in
22 subparagraphs (B), (C), and (E) of paragraph
23 (1) of section 3710(e) of this title;

1	"(B) will bear an interest rate at least one
2	percentage point less than the interest rate
3	borne by the loan being refinanced; and
4	"(C) complies with paragraphs $(2)$ and $(3)$
5	of section 3710(e) of this title, except that for
6	the purposes of this subsection the reference to
7	subsection $(a)(8)$ of section 3710 of this title in
8	such paragraphs (2) and (3) shall be deemed to
9	be a reference to this subsection.
10	"(2) To refinance an existing mortgage loan not
11	made under this section on a dwelling owned and oc-
12	cupied by the veteran as the veteran's home, if all
13	of the following requirements are met:
14	"(A) The loan will be secured by the same
15	dwelling as was the loan being refinanced.
16	"(B) The loan will provide the veteran with
17	a net tangible benefit.
18	"(C) The nature and condition of the prop-
19	erty is such as to be suitable for dwelling pur-
20	poses.
21	"(D) The amount of the loan does not ex-
22	ceed either of the following:
23	"(i) 100 percent of the reasonable
24	value of the dwelling, with such reasonable
25	value determined under the procedures es-

1	tablished by the Secretary under sub-
2	section $(d)(2)$ .
3	"(ii) An amount equal to the sum of
4	the balance of the loan being refinanced
5	and such closing costs (including any dis-
6	count points) as may be authorized by the
7	Secretary to be included in the loan.
8	((E) Notwithstanding subparagraph (D),
9	if a loan is made for both the purpose of this
10	paragraph and to make energy efficiency im-
11	provements, the loan must not exceed either of
12	the following:
13	"(i) 100 percent of the reasonable
14	value of the dwelling as improved for en-
15	ergy efficiency, with such reasonable value
16	determined under the procedures estab-
17	lished by the Secretary under subsection
18	(d)(2).
19	"(ii) The amount referred to under
20	subparagraph (D)(ii), plus the applicable
21	amount specified under section $3710(d)(2)$
22	of this title.
23	"(F) The loan meets all other require-
24	ments the Secretary may establish under this
25	subchapter.

1	"(G) The existing mortgage being refi-
2	nanced is a first lien on the property and se-
3	cured of record.
4	"(3) To refinance an existing mortgage loan to
5	repair, alter, or improve a dwelling owned by the
6	veteran and occupied by the veteran as the veteran's
7	home, if all of the following requirements are met:
8	"(A) The loan will be secured by the same
9	dwelling as was the loan being refinanced.
10	"(B) The nature and condition of the
11	property is such as to be suitable for dwelling
12	purposes, and the repair, alteration, or improve-
13	ment substantially protects or improves the
14	basic livability or utility of such property.
15	"(C) The amount of the loan, including the
16	costs of repairs, alterations, and improvements,
17	does not exceed either of the following:
18	"(i) 100 percent of the reasonable
19	value of the dwelling as repaired, altered,
20	or improved, with such reasonable value
21	determined under the procedures estab-
22	lished by the Secretary under subsection
23	(d)(2).
24	"(ii) An amount equal to the sum
25	of—

- "(I) the balance of the loan being 1 2 refinanced; 3 "(II) the actual cost of repairs, 4 alterations, or improvements; and 5 "(III) such closing costs (including any discount points) as may be 6 7 authorized by the Secretary to be in-8 cluded in the loan. 9 "(D) The loan meets all other require-10 ments the Secretary may establish under this 11 subchapter. 12 "(E) The existing mortgage loan being re-13 financed is a first lien on the property and se-14 cured of record.". 15 (c) EXPANSION OF OUTREACH PROGRAM ON AVAIL-ABILITY OF DIRECT HOUSING LOANS FOR NATIVE AMER-16 ICAN VETERANS.—Section 3762(i)(2) of such title is 17 amended by adding at the end the following new subpara-18 19 graph: "(G) Pursuant to subsection (g)(4), assisting 20 21 Native American veterans in qualifying for mortgage 22 financing by— "(i) partnering with local service providers, 23 24 such as tribal organizations, tribally designated
- 25 housing entities, Native community development

1	financial institutions, and nonprofit organiza-
2	tions, for conducting outreach, homebuyer edu-
3	cation, housing counseling, and post-purchase
4	education; and
5	"(ii) providing other technical assistance as
6	needed.
7	"(H) Attending conferences and conventions
8	conducted by the network of Native community de-
9	velopment financial institutions and other Native
10	American homeownership organizations to provide
11	information and training to Native community devel-
12	opment financial institutions about the availability of
13	the relending program under section 3762A of this
14	title.".
15	(d) Adequate Personnel.—Section 3762 of such
16	title is amended by adding at the end the following new
17	subsection:
18	"(k) The Secretary shall assign a sufficient number
19	of personnel of the Department dedicated to carrying out
20	the authority of the Secretary under this subchapter, in-
21	cluding construction and valuation specialists to assist
22	with issues unique to new construction and renovations
23	on trust land.".
24	(e) Definitions.—Section 3765 of such title is

25 amended—

1	(1) in paragraph $(1)$ —
2	(A) by amending subparagraph (C) to read
3	as follows:
4	"(C) is located in the State of Alaska with-
5	in a region established under section 7(a) of the
6	Alaska Native Claims Settlement Act (43
7	U.S.C. 1606(a));";
8	(B) in subparagraph (D), by striking the
9	period at the end and inserting a semicolon;
10	and
11	(C) by adding at the end the following new
12	subparagraphs:
13	"(E) is defined by the Secretary of the In-
14	terior and recognized by the United States as
15	land over which an Indian Tribe has govern-
16	mental dominion; or
17	"(F) is on any land that the Secretary de-
18	termines is provided to Native American vet-
19	erans because of their status as Native Ameri-
20	cans."; and
21	(2) by adding at the end the following new
22	paragraphs:
23	"(6) The term 'community development finan-
24	cial institution' has the meaning given that term in
25	section 103 of the Community Development Banking

and Financial Institutions Act of 1994 (12 U.S.C.
 4702).

3 "(7) The term 'Indian Tribe' means any Indian 4 tribe, band, nation, or other organized group or com-5 munity, including any Alaska Native village or re-6 gional or village corporation as defined in or estab-7 lished pursuant to the Alaska Native Claims Settle-8 ment Act (43 U.S.C. 1601 et seq.), which is recog-9 nized as eligible for the special programs and serv-10 ices provided by the United States to Indians be-11 cause of their status as Indians. "(8) The term 'Native community development 12 13 financial institution' means any entity— 14 "(A) that has been certified as a commu-15 nity development financial institution by the 16 Secretary of the Treasury; 17 "(B) that is not less than 51 percent 18 owned or controlled by Native Americans; and 19 "(C) for which not less than 51 percent of 20 the activities of the entity serve Native Ameri-21 cans. 22 "(9) The term 'net tangible benefit' shall have

such meaning as the Secretary determines appropriate, but shall include the refinance of an interim
construction loan.

1 "(10) The term 'other technical assistance' 2 means services to assist a Native American veteran 3 to navigate the steps necessary for securing a mort-4 gage loan on trust land, including pre-development 5 activities related to utilities, identifying appropriate 6 residential construction services, and obtaining lease 7 clearances and title status reports from the applica-8 ble tribal organization or the Bureau of Indian Af-9 fairs.

"(11) The term 'tribally designated housing en-10 11 tity' has the meaning given that term in section 4 of the Native American Housing Assistance and 12 13 Self-Determination Act of 1996 (25 U.S.C. 4103).". 14 (f)INTEREST Rate REDUCTION FINANCING 15 LOAN.—Section 3729(b)(4)(F) of such title is amended by striking "3762(h)" and inserting "3762(h)(1)". 16

17 (g) REGULATIONS.—Section 3761 of such title is18 amended by adding at the end the following new sub-19 section:

20 "(c) The Secretary shall prescribe such regulations21 as may be necessary to carry out this subchapter.".

SEC. 232. NATIVE COMMUNITY DEVELOPMENT FINANCIAL
 INSTITUTION RELENDING PROGRAM.
 (a) IN GENERAL.—Subchapter V of chapter 37 of

4 title 38, United States Code, is amended by inserting after5 section 3762 the following new section:

6 "§ 3762A. Native community development financial
7 institution relending program

8 "(a) PURPOSE.—The Secretary may make a loan to 9 a Native community development financial institution for 10 the purpose of allowing the institution to relend loan 11 amounts to qualified Native American veterans, subject to 12 the requirements of this section.

13 "(b) STANDARDS.—(1) The Secretary shall establish
14 standards to be used in evaluating whether to make a loan
15 to a Native community development financial institution
16 under this section.

17 "(2) In establishing standards under paragraph (1),
18 the Secretary shall ensure that a Native community devel19 opment financial institution—

20 "(A) is able to originate and service loans for21 single-family homes;

"(B) is able to operate the relending program
in a manner consistent with the mission of the Department to serve veterans; and

"(C) uses loan amounts received under this sec tion only for the purpose of relending, as described
 in subsection (c), to Native American veterans.

4 "(c) RELENDING REQUIREMENTS.—(1) A Native 5 community development financial institution that receives 6 a loan under this section shall use the loan amounts to 7 make loans to Native American veterans residing on trust 8 land.

9 "(2) A loan to a Native American veteran made by
10 a Native community development financial institution
11 under paragraph (1) shall—

12 "(A) be limited either to the purpose of pur-13 chase, construction, or improvement of a dwelling lo-14 cated on trust land or to the refinance of an existing 15 mortgage loan for a dwelling on trust land, con-16 sistent with the requirements of section 3762(h) of 17 this title; and

"(B) comply with such terms and conditions as
the Secretary determines are necessary to protect
against predatory lending, including the interest rate
charged on a loan to a Native American veteran.

22 "(d) REPAYMENT.—A loan made to a Native commu23 nity development financial institution under this section
24 shall—

"(1) be payable to the Secretary upon such
 terms and conditions as are prescribed in regulations
 pursuant to this subchapter; and

4 "(2) bear interest at a rate of one percent.

5 "(e) OVERSIGHT.—Subject to notice and opportunity for a hearing, whenever the Secretary finds with respect 6 7 to loans made under subsection (a) or (c) that any Native 8 community development financial institution has failed to 9 maintain adequate loan accounting records, to dem-10 onstrate proper ability to service loans adequately, or to exercise proper credit judgment, or that such Native com-11 12 munity development financial institution has willfully or 13 negligently engaged in practices otherwise detrimental to the interest of veterans or of the Government, the Sec-14 15 retary may take such actions as the Secretary determines necessary to protect veterans or the Government, such as 16 17 requiring immediate repayment of any loans made under 18 subsection (a) and the assignment to the Secretary of 19 loans made under subsection (c).

20 "(f) SUNSET.—The Secretary may not make a loan
21 under this section after September 30, 2027.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 37 of such title is amended
by inserting after the item relating to section 3762 the
following new item:

"3762A. Native community development financial institution relending program.".

1 (c) NATIVE AMERICAN VETERAN HOUSING LOAN 2 PROGRAM ACCOUNT.—Section 3763 of such title is 3 amended by adding at the end the following new subsection: 4 5 "(c) Of amounts available in the Account, the Secretary may use for loans made under section 3762A of 6 7 this title— 8 "(1) in fiscal year 2025, not more than 9 \$5,000,000; and "(2) in any fiscal year after fiscal year 2025, 10 11 an amount determined necessary by the Secretary to 12 meet the demand for such loans.". TITLE III—DISABILITY AND 13 MEMORIAL AFFAIRS MATTERS 14 SEC. 301. BURIAL ALLOWANCE FOR CERTAIN VETERANS 15 16 WHO DIE AT HOME WHILE IN RECEIPT OF 17 HOSPICE CARE FURNISHED BY DEPARTMENT 18 **OF VETERANS AFFAIRS.** 19 (a) IN GENERAL.—The Secretary of Veterans Affairs 20 shall treat a veteran described in subsection (b) as a vet-21 eran described in subparagraph (A) of section 2303(a)(2)22 of title 38, United States Code.

(b) VETERAN DESCRIBED.—A veteran described inthis subsection is a veteran who dies in a home or other

1	setting at which the deceased veteran was, at the time of
2	death, receiving hospice care pursuant to section 1717(a)
3	of such title if such care was directly preceded by the Sec-
4	retary furnishing to the veteran hospital care or nursing
5	home care described in clause (ii) of such subparagraph.
6	(c) EFFECTIVE DATE; APPLICABILITY.—This section
7	shall apply with respect to deaths that occur—
8	(1) on or after the date that is 180 days after
9	the date of the enactment of this Act; and
10	(2) before October 1, 2026.
11	SEC. 302. AUTHORITY FOR SECRETARY OF VETERANS AF-
12	FAIRS TO AWARD GRANTS TO STATES AND IN-
12	
13	DIAN TRIBES TO IMPROVE OUTREACH TO
13 14	DIAN TRIBES TO IMPROVE OUTREACH TO VETERANS.
14	VETERANS.
14 15	<b>VETERANS.</b> (a) IN GENERAL.—Chapter 63 of title 38, United
14 15 16	<b>VETERANS.</b> (a) IN GENERAL.—Chapter 63 of title 38, United States Code, is amended—
14 15 16 17	VETERANS. <ul> <li>(a) IN GENERAL.—Chapter 63 of title 38, United</li> <li>States Code, is amended— <ul> <li>(1) by redesignating sections 6307 and 6308 as</li> </ul> </li> </ul>
14 15 16 17 18	VETERANS. <ul> <li>(a) IN GENERAL.—Chapter 63 of title 38, United</li> </ul> States Code, is amended— <ul> <li>(1) by redesignating sections 6307 and 6308 as</li> <li>sections 6308 and 6309, respectively; and</li> </ul>
14 15 16 17 18 19	VETERANS. <ul> <li>(a) IN GENERAL.—Chapter 63 of title 38, United</li> <li>States Code, is amended— <ul> <li>(1) by redesignating sections 6307 and 6308 as</li> <li>sections 6308 and 6309, respectively; and</li> <li>(2) by inserting after section 6306 the following</li> </ul> </li> </ul>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	VETERANS. (a) IN GENERAL.—Chapter 63 of title 38, United States Code, is amended— (1) by redesignating sections 6307 and 6308 as sections 6308 and 6309, respectively; and (2) by inserting after section 6306 the following new section 6307:
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	VETERANS. <ul> <li>(a) IN GENERAL.—Chapter 63 of title 38, United</li> </ul> States Code, is amended— <ul> <li>(1) by redesignating sections 6307 and 6308 as</li> <li>sections 6308 and 6309, respectively; and</li> <li>(2) by inserting after section 6306 the following new section 6307:</li> </ul> <li>*§6307. Grants to States and Indian Tribes to im-</li>
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	VETERANS. (a) IN GENERAL.—Chapter 63 of title 38, United States Code, is amended— (1) by redesignating sections 6307 and 6308 as sections 6308 and 6309, respectively; and (2) by inserting after section 6306 the following new section 6307: *\$6307. Grants to States and Indian Tribes to im- prove outreach to veterans

outreach and assistance to veterans and the spouses, chil-1 2 dren, and parents of veterans, to ensure that such individ-3 uals are fully informed about, and assisted in applying for, 4 any veterans and veterans-related benefits and programs 5 (including veterans programs of a State or Indian Tribe) for which they may be eligible and facilitate opportunities 6 7 for such individuals to receive competent, qualified serv-8 ices in the preparation, presentation and prosecution of 9 veterans benefits claims. "(b) AUTHORITY.—The Secretary may award grants 10 11 to States and Indian Tribes—

12 "(1) to carry out, coordinate, improve, or other-13 wise enhance—

14 "(A) covered outreach activities; or
15 "(B) activities to assist in the development
16 and submittal of claims for veterans and vet17 erans-related benefits; or

18 "(2) to increase the number of county or Tribal
19 veterans service officers serving in the State by hir20 ing new, additional such officers.

"(c) APPLICATION.—(1) To be eligible for a grant
under this section, a State or Indian Tribe shall submit
to the Secretary an application therefor at such time, in
such manner, and containing such information as the Secretary may require.

"(2) Each application submitted under paragraph (1)
 shall include the following:

3 "(A) A detailed plan for the use of the grant.
4 "(B) A description of the programs through
5 which the State or Indian Tribe will meet the out6 come measures developed by the Secretary under
7 subsection (j).

8 "(C) A description of how the State or Indian 9 Tribe will distribute grant amounts equitably among 10 counties or Tribal lands with varying levels of urban-11 ization.

"(D) A plan for how the grant will be used to
meet the unique needs of American Indian veterans,
Alaska Native veterans, or Native Hawaiian veterans, elderly veterans, and veterans from other underserved communities.

17 "(d) DISTRIBUTION.—The Secretary shall seek to en18 sure that grants awarded under this section are equitably
19 distributed among States and Indian Tribes with varying
20 levels of urbanization.

"(e) SET-ASIDE.—Of the amounts authorized to be
appropriated or otherwise made available for grants under
this section for any fiscal year, the Secretary shall ensure
that not less than five percent is used to make grants to
Indian Tribes.

"(f) PRIORITY.—The 1 Secretary shall prioritize 2 awarding grants under this section that will serve the following areas: 3 "(1) Areas with a critical shortage of county or 4 5 Tribal veterans service officers. 6 "(2) Areas with high rates of— "(A) suicide among veterans; or 7 "(B) referrals to the Veterans Crisis Line. 8 9 "(g) USE OF COUNTY OR TRIBAL VETERANS SERV-ICE OFFICERS.—A State or Indian Tribe that receives a 10 11 grant under this section to carry out an activity described in subsection (b)(1) shall carry out the activity through— 12 13 "(1) a county or Tribal veterans service officer 14 of the State; or 15 "(2) if the State or Indian Tribe does not have 16 a county or Tribal veterans service officer, or if the 17 county or Tribal veterans service officers of the 18 State or Indian Tribe cover only a portion of that 19 State or Indian Tribe, an appropriate entity of a 20 State, local, or Tribal government, as determined by 21 the Secretary. "(h) REQUIRED ACTIVITIES.—Any grant awarded 22 23 under this section shall be used— "(1) to expand existing programs, activities, 24 25 and services;

"(2) to hire new, additional county or Tribal
 veterans service officers; or

3 "(3) for travel and transportation to facilitate
4 carrying out paragraph (1) or (2).

5 "(i) AUTHORIZED ACTIVITIES.—A grant under this 6 section may be used to provide education and training, in-7 cluding on-the-job training, for State, county, local, and 8 Tribal government employees who provide (or when 9 trained will provide) covered outreach services in order for 10 those employees to obtain accreditation in accordance with 11 procedures approved by the Secretary.

12 "(j) OUTCOME MEASURES.—(1) The Secretary shall 13 develop and provide to each State or Indian Tribe that 14 receives a grant under this section written guidance on 15 the following:

16 "(A) Outcome measures.

17 "(B) Policies of the Department.

18 "(2) In developing outcome measures under para19 graph (1), the Secretary shall consider the following goals:
20 "(A) Increasing the use of veterans and vet21 erans-related benefits, particularly among vulnerable
22 populations.

23 "(B) Increasing the number of county and
24 Tribal veterans service officers recognized by the

Secretary for the representation of veterans under
 chapter 59 of this title.

3 "(k) TRACKING REQUIREMENTS.—(1) With respect 4 to each grant awarded under this section, the Secretary 5 shall track the use of veterans and veterans-related benefits among the population served by the grant, including 6 7 the average period of time between the date on which a 8 veteran applies for such a benefit and the date on which 9 the veteran receives the benefit, disaggregated by type of 10 benefit.

11 "(2) Not less frequently than annually during the life
12 of the grant program established under this section, the
13 Secretary shall submit to Congress a report on—

14 "(A) the information tracked under paragraph15 (1);

"(B) how the grants awarded under this section
serve the unique needs of American Indian veterans,
Alaska Native veterans, or Native Hawaiian veterans, elderly veterans, and veterans from other underserved communities; and

21 "(C) other information provided by States and
22 Indian Tribes pursuant to the grant reporting re23 quirements.

24 "(1) PERFORMANCE REVIEW.—The Secretary shall—

"(1) review the performance of each State or
 Indian Tribe that receives a grant under this sec tion; and

4 "(2) make information regarding such perform-5 ance publicly available.

6 "(m) REMEDIATION PLAN.—(1) In the case of a 7 State or Indian Tribe that receives a grant under this sec-8 tion and does not meet the outcome measures developed 9 by the Secretary under subsection (j), the Secretary shall 10 require the State or Indian Tribe to submit a remediation 11 plan under which the State shall describe how and when 12 it plans to meet such outcome measures.

"(2) The Secretary may not award a subsequent
grant under this section to a State or Indian Tribe described in paragraph (1) unless the Secretary approves the
remediation plan submitted by the State or Indian Tribe.
"(n) DEFINITIONS.—In this section:

18 "(1) The term 'county or Tribal veterans serv19 ice officer' includes a local equivalent veterans serv20 ice officer.

21 "(2) The term 'covered outreach' means out22 reach with respect to—

23 "(A) benefits administered by the Under
24 Secretary for Benefits; or

1	"(B) similar benefits administered by a
2	State or Indian Tribe.
3	"(3) The term 'Indian Tribe' has the meaning
4	given such term in section 4 of the Indian Self-De-
5	termination and Education Assistance Act $(25)$
6	U.S.C. 5304).
7	"(4) The term 'State' includes the District of
8	Columbia, the Commonwealth of Puerto Rico, the
9	Commonwealth of the Northern Mariana Islands,
10	and any territory or possession of the United States.
11	"(5) The term 'Veterans Crisis Line' means the
12	toll-free hotline for veterans established under sec-
13	tion 1720F(h) of this title.".
14	(b) Clerical Amendment.—The table of sections
15	at the beginning of chapter 63 of such title is amended
16	by striking the items relating to sections $6307$ and $6308$
17	and inserting the following new items:
	<ul><li>"6307. Grants to States and Indian Tribes to improve outreach to veterans</li><li>"6308. Outreach for eligible dependents</li><li>"6309. Biennial report to Congress".</li></ul>
18	(c) Authorization of Appropriations.—There is
19	authorized to be appropriated to the Secretary of Veterans
20	Affairs for each of fiscal years 2026 and 2027,
21	\$10,000,000 to carry out section 6307 of title 28, United
22	States Code, as added by subsection (a).

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#### 1 SEC. 303. DEFINITION OF SURVIVING SPOUSE.

2 Paragraph (3) of section 101 of title 38, United
3 States Code, is amended to read as follows:

4 "(3) The term 'surviving spouse' means (except for 5 purposes of chapter 19 of this title) a person who was the spouse of a veteran at the time of the veteran's death, 6 7 and who lived with the veteran continuously from the date 8 of marriage to the date of the veteran's death (except where there was a separation which was due to the mis-9 10 conduct of, or procured by, the veteran without the fault 11 of the spouse) and who has not remarried.".

12 SEC. 304. ENSURING ONLY LICENSED HEALTH CARE PRO-

13 FESSIONALS PERFORM MEDICAL DISABILITY
14 EXAMINATIONS UNDER CERTAIN DEPART15 MENT OF VETERANS AFFAIRS PILOT PRO16 GRAM.

(a) PROHIBITION ON USE OF CERTAIN HEALTH
18 CARE PROFESSIONALS.—Section 504(c)(1) of the Vet19 erans' Benefits Improvements Act of 1996 (Public Law
20 104–275; 38 U.S.C. 5101 note) is amended by inserting
21 "only" before "a health care professional".

(b) REMEDIES.—The Secretary of Veterans Affairs
shall take such actions as the Secretary considers appropriate to ensure compliance with section 504(c) of the Veterans' Benefits Improvements Act of 1996 (Public Law

1 104–275; 38 U.S.C. 5101 note), as amended by subsection
 (a).

3 (c) ANNUAL REPORT.—Not later than one year after
4 the date of the enactment of this Act and not less fre5 quently than once each year thereafter, the Secretary shall
6 submit to the Committee on Veterans' Affairs of the Sen7 ate and the Committee on Veterans' Affairs of the House
8 of Representatives a report on—

9 (1) the conduct of the pilot program established
10 under section 504 of the Veterans' Benefits Im11 provements Act of 1996 (Public Law 104–275; 38
12 U.S.C. 5101 note); and

13 (2) the actions of the Secretary under sub-14 section (b).

(d) TECHNICAL CORRECTIONS.—Section 504 of the
Veterans' Benefits Improvements Act of 1996 (Public
Law 104–275; 38 U.S.C. 5101 note) is amended, in the
section heading, by striking "PHYSICIANS" and inserting
"HEALTH CARE PROFESSIONALS".

1SEC. 305. PROVISION OF INFORMATION REGARDING AN2AGENT OR ATTORNEY TO A LICENSED3HEALTH CARE PROFESSIONAL WHO PER-4FORMS A MEDICAL DISABILITY EXAMINATION5UNDER CERTAIN DEPARTMENT OF VET-6ERANS AFFAIRS PILOT PROGRAM.

7 (a) IN GENERAL.—Section 504 of the Veterans' Ben8 efits Improvements Act of 1996 (Public Law 104–275; 38
9 U.S.C. 5101 note), as amended by section 304, is further
10 amended by adding at the end the following new sub11 section:

12 "(f) CERTAIN INFORMATION PROVIDED TO HEALTH CARE PROFESSIONAL.—The Secretary shall provide to a 13 health care professional who performs an examination 14 under subsection (a), or a contractor performing a con-15 16 tract under such subsection, the contact information of any agent or attorney recognized by the Secretary under 17 18 chapter 59 of title 38, United States Code, with regards 19 to a claim for benefits that gives rise to such examina-20 tion.".

(b) APPLICABILITY.—The amendment made by this
section shall apply to an examination described in subsection (a) of such section that is performed on or after
the date of the enactment of this Act.

4 (a) REQUIREMENT FOR TRANSMISSION OF CERTAIN
5 INFORMATION IN MACHINE-READABLE FORMAT.—

6 (1) REQUIREMENT.—Not later than 180 days 7 after enactment of this Act, the Secretary of Vet-8 erans Affairs shall require all disability benefit ques-9 tionnaire data collected in the course of medical dis-10 ability examinations made by covered non-Depart-11 ment providers to be transmitted to the Department 12 in a machine-readable format.

(2) ISSUANCE OF STANDARDS.—Not later than
90 days after the date of the enactment of this Act,
the Secretary shall issue standards for the transmission of disability benefit questionnaire data in a
machine-readable format as required under paragraph (1).

19 (3) UPDATES.—In making updates to disability
20 benefit questionnaires after the date specified in
21 paragraph (1), the Secretary shall—

(A) ensure that the updates are made in a
manner that allows for the data collected under
the questionnaires to be in a machine-readable
format as of the date on which the update goes
into effect; and

1(B) not later than 30 days before an up-2date goes into effect, notify the covered non-De-3partment providers (or the contractor per-4forming a contract under section 504 of the5Veterans Benefits Improvement Act of 19966(Public Law 104-275; 38 U.S.C. 5101 note))7described in such paragraph of such updates.

8 (b) Plan for Information Technology System 9 MODIFICATION.—Not later than 180 days after the date 10 of the enactment of this Act, the Secretary shall submit to the Committees on Veterans' Affairs of the Senate and 11 12 House of Representatives a plan to modify the information 13 technology systems and processes of the Department to enable a non-Department health care professional, as-14 15 signed to or selected by a claimant, to transmit to the Department, in a machine-readable format, disability benefit 16 17 questionnaire data, including complete disability benefit 18 questionnaires rather than partial questionnaires or ele-19 ments of medical evidence.

20 (c) PUBLIC AVAILABILITY OF INFORMATION.—The
21 Secretary shall make publicly available on the internet
22 website of the Department referred to in section 5101(d)
23 of title 38, United States Code—

24 (1) a description of the standards issued under25 subsection (a)(2); and

1	(2) the plan required under subsection (b).
2	(d) DEFINITIONS.—In this section:
3	(1) The term "claimant" has the meaning given
4	such term in section 5100 of title 38, United States
5	Code.
6	(2) The term "covered non-Department pro-
7	vider" means a health care provider who—
8	(A) is not an employee of the Department
9	of Veterans Affairs; and
10	(B) pursuant to a contract under section
11	504 of the Veterans Benefits Improvement Act
12	of 1996 (Public Law 104–275; 38 U.S.C. 5101
13	note), as amended by sections 304 and 305, ex-
14	amines a claimant for a medical disability.
15	SEC. 307. DEPARTMENT OF VETERANS AFFAIRS AUTO-
16	MATIC PROCESSING OF CERTAIN CLAIMS
17	FOR TEMPORARY DISABILITY RATINGS.
18	(a) IN GENERAL.—Not later than one year after the
19	date of the enactment of this Act, the Secretary of Vet-
20	erans Affairs shall modify the information technology sys-
21	tems of the Department of Veterans Affairs to use auto-
22	mation technology for claims for temporary disability rat-
23	ings for veterans described in section $1156(a)(1)(C)$ of
24	title 38, United States Code.

(b) ADDITIONAL REQUIREMENTS.—In providing for
 the automatic processing of claims as required under sub section (a), the Secretary shall ensure that—

4 (1) medical evidence is obtained from the cor5 porate data warehouse of the Department or other
6 sources of data, the Secretary determines appro7 priate;

8 (2) employees of the Department continue to
9 determine whether a veteran is entitled to a tem10 porary disability rating under section 1156(a)(1)(C)
11 of title 38, United States Code; and

(3) claims may be processed manually if the
evidence of record is not sufficient to decide the
claim or if the medical evidence is provided in a format that is not compatible with the system developed under subsection (a).

## 17 TITLE IV—HOMELESSNESS 18 MATTERS

19 SEC. 401. SHORT TITLE.

20 This title may be cited as the "Housing our Military
21 Veterans Effectively Act of 2024" or the "HOME Act of
22 2024".

1	SEC. 402. PER DIEM PAYMENTS PROVIDED BY THE SEC-
2	RETARY OF VETERANS AFFAIRS FOR SERV-
3	ICES FURNISHED TO HOMELESS VETERANS.
4	(a) IN GENERAL.—Section 2012 of title 38, United
5	States Code, is amended—
6	(1) in subsection (a)—
7	(A) in paragraph $(2)(B)$ —
8	(i) in clause (i)(II)(aa)(BB), by strik-
9	ing "115 percent" and inserting "115 per-
10	cent (or, during the period beginning on
11	the date of the enactment of the Sen-
12	ator Elizabeth Dole 21st Century Veterans
13	Healthcare and Benefits Improvement Act
14	and ending on September 30, 2027, 133
15	percent)"; and
16	(ii) by adding at the end the fol-
17	lowing:
18	"(iii) For each of fiscal years 2025 through 2027,
19	the Secretary may waive the maximum rate for per diem
20	payments under clause (i)(II)(aa)(BB) or (ii) and, subject
21	to the availability of appropriations, provide such pay-
22	ments at a rate that does not exceed 200 percent of the
23	rate authorized for State homes for domiciliary care under
24	subsection $(a)(1)(A)$ of section 1741 of this title, as the
25	Secretary may increase from time to time under sub-

section (c) of that section, if the Secretary notifies Con gress of such waiver.

3 "(iv) The Secretary may not, pursuant to clause (iii),
4 waive the maximum rate described in such clause for more
5 than 50 percent of all grant recipients and eligible entities
6 for a fiscal year."; and

7 (B) by adding at the end the following new8 paragraph:

9 "(4) The Secretary may not provide more than
10 12,000 per diem payments under this section for a fiscal
11 year."; and

12 (2) by adding at the end the following new sub-13 section:

14 "(f) REPORTS REQUIRED.—Not later than 90 days 15 after the date of the enactment of the HOME Act of 2024, and not less frequently than twice each year thereafter, 16 the Secretary shall submit to the Committee on Veterans' 17 Affairs of the Senate and the Committee on Veterans' Af-18 fairs of the House of Representatives a report on the rate 19 20 for per diem payments under this section that includes, 21 for each Veterans Integrated Service Network of the De-22 partment, the following data:

23 "(1) The average rate for such a payment.

"(2) A list of locations where the rate for such
 a payment is within 10 percent of the maximum rate
 for such a payment authorized under this section.

4 "(3) The average length of stay by a veteran
5 participating in a program described in section
6 2012(a) of this title.".

7 (b) REGULATORY AUTHORITY.—The Secretary of
8 Veterans Affairs may carry out the amendments made by
9 subsection (a) through interim guidance in advance of the
10 issuance of regulations for such purpose.

11 (c) STRATEGIC PLAN.—

12 (1) IN GENERAL.—Not later than September 13 30, 2025, the Secretary of Veterans Affairs shall 14 submit to the Committee on Veterans' Affairs of the 15 Senate and the Committee on Veterans' Affairs of 16 the House of Representatives a strategic plan for the 17 provision of grants and per diem payments for serv-18 ices furnished to homeless veterans under sections 19 2011 and 2012 of title 38, United States Code.

20 (2) ELEMENTS.—The plan required by para-21 graph (1) shall include the following:

(A) A method for administering grant
funding equitably without using the rate authorized for State homes for domiciliary care
under subsection (a)(1)(A) of section 1741 of

1	title 38, United States Code, as the Secretary
2	may increase from time to time under sub-
3	section (c) of that section, that takes into ac-
4	count—
5	(i) the wide variety of services fur-
6	nished by grant recipients and eligible enti-
7	ties under sections 2011 and 2012 of title
8	38, United States Code;
9	(ii) varying costs of living across dif-
10	ferent geographic locations;
11	(iii) varying availability of affordable
12	housing in different geographic locations;
13	(iv) circumstances of housing insecu-
14	rity in rural and Tribal communities;
15	(v) veterans with significant medical
16	care needs; and
17	(vi) the changing dynamic of the vet-
18	eran population nationwide.
19	(B) A plan and timeline for implementa-
20	tion of the method included under subpara-
21	graph (A).
22	(C) An estimate of increased costs or sav-
23	ings per year under the plan.

1	(D) An overview of the different grants
2	that will be available once the plan is imple-
3	mented.
4	SEC. 403. AUTHORIZATION FOR SECRETARY OF VETERANS
5	AFFAIRS TO USE OF CERTAIN FUNDS FOR IM-
6	PROVED FLEXIBILITY IN ASSISTANCE TO
7	HOMELESS VETERANS.
8	(a) USE OF FUNDS.—During the period beginning on
9	the date of the enactment of this Act and ending on the
10	termination date specified in subsection (d), the Secretary
11	of Veterans Affairs may provide to a covered veteran, as
12	the Secretary determines necessary—
13	(1) food, shelter, clothing, blankets, and hy-
14	giene items required for the safety and survival of
15	the veteran;
16	(2) transportation required to support the sta-
17	bility and health of the veteran for appointments
18	with service providers, the conduct of housing and
19	employment searches, and the obtainment of food
20	and supplies; and
21	(3) tablets, smartphones, disposable phones and
22	other technology, and related service plans required
23	to support the stability and health of the veteran
24	through the maintenance of contact with service pro-
25	viders, prospective landlords, and family members.

(b) HOMELESS VETERANS ON DEPARTMENT OF VET 2 ERANS AFFAIRS LAND.—

3 (1) IN GENERAL.—The Secretary may collabo4 rate, to the extent practicable, with one or more or5 ganizations to manage the use of land of the Depart6 ment of Veterans Affairs for homeless veterans for
7 living and sleeping.

8 (2) FORMS OF COLLABORATION.—Collaboration 9 under paragraph (1) may include the provision by ei-10 ther the Secretary or the head of the organization 11 concerned of food services and security for property, 12 buildings, and other facilities owned or controlled by 13 the Department of Veterans Affairs.

(c) REPORT REQUIRED.—Not later than six months
after the date of the enactment of this Act, and annually
thereafter until the date specified in subsection (d), the
Secretary shall submit to Congress a report that includes,
with respect to the period covered by such report—

(1) a statement, disaggregated by each medical
center of the Department of Veterans Affairs, of the
amount of funds under this section—

22 (A) each such medical center requested23 from the Secretary; and

24 (B) to which the Secretary provided each25 such medical center;

1	(2) data, disaggregated by each such medical
2	center, relating to how each such medical center
3	used amounts provided by the Secretary under this
4	section;
5	(3) the number of covered veterans to which the
6	Secretary provided assistance under this section;
7	(4) the total amount of assistance the Secretary
8	provided to covered veterans pursuant to subsection
9	(a)(3) for communications equipment, broken down
10	by the type of equipment provided;
11	(5) the total amount of assistance the Secretary
12	provided covered veterans pursuant to subsection
13	(a)(2) for ridesharing;
14	(6) the number of covered veterans who re-
15	ceived such assistance; and
16	(7) a description, for each rideshare used by a
17	covered veteran with such assistance, of the reasons
18	such covered veteran used such rideshare.
19	(8) the number of covered veterans who lived or
20	slept on Department land;
21	(9) the amount of funds used to make available
22	Department land for covered veterans to live and
23	sleep;
24	(10) the number of Department employees
25	whose primary responsibilities involved providing

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1	services for covered veterans living or sleeping on
2	Department land;
3	(11) the average length of time a covered vet-
4	eran lived or slept on Department land, and
5	(12) the period of time the Secretary expects
6	Department land will be made available for covered
7	veterans to live and sleep.
8	(d) TERMINATION DATE.—The termination date
9	specified in this subsection is September 30, 2027.
10	(e) DEFINITIONS.—In this section, the term "covered
11	veteran'' means—
12	(1) a homeless veteran, as such term is defined
13	in section 2002 of title 38, United States Code; and
14	(2) a veteran participating in the program car-
15	ried out under section $8(0)(19)$ of the United States
16	Housing Act of 1937 (42 U.S.C. 1437f(o)(19)).
17	SEC. 404. ACCESS TO DEPARTMENT OF VETERANS AFFAIRS
18	TELEHEALTH SERVICES.
19	(a) IN GENERAL.—Subtitle VII of chapter 20 of title
20	38, United States Code is amended by adding at the end
21	the following new section:
22	"§2069. Access to telehealth services
23	"To the extent practicable, the Secretary shall ensure
24	that veterans participating in or receiving services from

 $25\,$  a program under this chapter have access to telehealth

services to which such veterans are eligible under the laws
 administered by the Secretary, including by ensuring that
 telehealth capabilities are available to—

- 4 "(1) such veterans;
- 5 "(2) case managers of the Department of pro6 grams for homeless veterans authorized under this
  7 chapter; and
- 8 "(3) community-based service providers for
  9 homeless veterans receiving funds from the Depart10 ment through grants or contracts.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 20 of title 38, United States
Code, is amended by adding at the end the following new
item:

``2069. Access to telehealth services.''.

### 15 TITLE V—OVERSIGHT AND 16 INVESTIGATIONS MATTERS

17 SEC. 501. DEPARTMENT OF VETERANS AFFAIRS EMPLOYEE

18 TRAINING REGARDING OFFICE OF INSPEC19 TOR GENERAL.

(a) TRAINING.—The Secretary of Veterans Affairs
shall require each employee of the Department of Veterans
Affairs who begins employment with the Department on
or after the date of the enactment of this Act to receive
training that the Inspector General of the Department
shall develop on the reporting of wrongdoing to, respondHR 8371 EH

1 ing to requests from, and the duty of cooperating with2 the Office of Inspector General of the Department.

3 (b) TIMING OF TRAINING.—In carrying out sub-4 section (a), the Secretary shall require each employee of 5 the Department covered under such subsection to undergo 6 the training required by such subsection not later than 7 one year after the date on which the employee begins em-8 ployment with the Department.

9 (c) ELEMENTS.—Training developed and required10 under subsection (a) shall include the following:

(1) Definition of the role, responsibilities, and
legal authority of the Inspector General of the Department and the duties of employees of the Department for engaging with the Office of Inspector General.

16 (2) Identification of Federal whistleblower pro17 tection rights, including the right to report fraud,
18 waste, abuse, and other wrongdoing to Congress.

19 (3) Identification of the circumstances and
20 mechanisms for reporting fraud, waste, abuse, and
21 other wrongdoing to the Inspector General, including
22 making confidential complaints to the Inspector
23 General.

24 (4) Identification of the prohibitions and rem-25 edies that help to protect employees of the Depart-

ment from retaliation when reporting wrongdoing to
 the Inspector General.

3 (5) Recognition of opportunities to engage with
4 staff of the Office of Inspector General to improve
5 programs, operations, and services of the Depart6 ment.

7 (6) Notification of the authority of the Inspec8 tor General to subpoen the attendance and testi9 mony of witnesses, including former employees of
10 the Department, as necessary to carry out the duties
11 of the Office of Inspector General under section 312
12 of title 38, United States Code.

(d) DESIGN AND UPDATE.—The Inspector General of
the Department shall design, and update as the Inspector
General considers appropriate, the training developed and
required by subsection (a).

(e) SYSTEM.—The Secretary shall provide, via the
talent management system of the Department, or successor system, the training developed and required under
subsection (a).

(f) RELATION TO CERTAIN TRAINING.—The Secretary shall ensure that training developed and required
under subsection (a) is separate and distinct from training
provided under section 733 of title 38, United States
Code.

1	(g) NOTICE TO EMPLOYEES.—The Secretary shall
2	ensure that the Inspector General is afforded the oppor-
3	tunity, not less frequently than twice each year and more
4	frequently if the Inspector General considers appropriate
5	under extraordinary circumstances, to use the electronic
6	mail system of the Department to notify all authorized
7	users of such system of the following:
8	(1) The roles and responsibilities of the employ-
9	ees of the Department when engaging with the Of-
10	fice of Inspector General.
11	(2) The availability of training provided under
12	subsection (a).
13	(3) How to access training provided under sub-
14	section (a).
15	(4) Information about how to contact the Office
16	of Inspector General, including a link to any
17	website-based reporting form of the Office.
18	SEC. 502. ANNUAL REVIEW OF SECURITY AT COVERED FA-
19	CILITIES OF THE DEPARTMENT OF VET-
20	ERANS AFFAIRS.
21	(a) ANNUAL SURVEY.—Not later than one year after
22	the date of the enactment of this Act, and annually there-
23	after for each of the following five fiscal years, the Sec-
24	retary of Veterans Affairs, in coordination with the Direc-

Department of Veterans Affairs, shall conduct a survey
 of the covered employees at each covered facility to collect
 information regarding security. Each annual survey shall
 include questions about—

5 (1) the type and frequency of criminal activity 6 experienced at the covered facility during the fiscal 7 year which most recently concluded including wheth-8 er or not the criminal activity was related to resi-9 dents at the facility or campus such as those in a 10 residential rehabilitation treatment program or en-11 hanced-use lease facility;

(2) the number of vacancies and number of
days vacant for Department police officers at the
covered facility at the time of the survey delineated
by recruitment status and stage;

16 (3) the availability and adequacy of covered17 equipment;

18 (4) the availability and adequacy of resources, 19 classes, or other time set aside for training Depart-20 ment police officers who work at each covered facil-21 ity about any skill or tactic related to law enforce-22 ment, including the proper use of force, firearms 23 qualifications and training, procedures for respond-24 ing to an active threat, and any other training re-25 quired for Department police officers;

(5) any security weakness at covered facilities; 1 2 (6) the relationship between the covered facility 3 (including the Department police officers who work 4 at the covered facility) and local, state, and federal 5 law enforcement agencies including what agreements 6 or memorandums of understanding exist between 7 each covered facility and external law enforcement 8 agencies; 9 (7) efforts by the personnel of the covered facil-10 ity to address and reduce criminal activity at, or in 11 close proximity to, the covered facility; and 12 (8) recommendations for the Secretary to better 13 address and reduce criminal activity at, or in close 14 proximity to, covered facilities so as to improve the 15 safety of veterans, employees, visitors, other author-16 ized personnel, and the surrounding community. 17 (b) REPORT.—Not later than 30 days after the end 18 of the next full Fiscal Year after the enactment of this 19 Act and for each of the following five fiscal years, the Secretary shall submit to each of the Committees on Vet-20 21 erans' Affairs of the Senate and the House of Representa-22 tives a report regarding the results of the surveys con-23 ducted under subsection (a) during the previous fiscal 24 year. The report shall include—

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(1) the results of the annual survey described
 under subsection (a) for the year covered by the re port;

4 (2) an analysis, made in coordination with the 5 Director of the Office of Security and Law Enforce-6 ment of such Department, each director and police 7 chief of a Veterans Integrated Service Network, and 8 the directors and police chiefs of the medical centers 9 within the Veterans Integrated Service Network of 10 the results of the triannual security inspections con-11 ducted in prior fiscal year, to include a plan of ac-12 tion that describes how the Secretary plans to ad-13 dress any security weakness identified in the results 14 of the triannual security inspections and includes 15 clearly-stated goals with measurable benchmarks for 16 each goal and deadlines for each benchmark; and

17 (3) a list of all vacant positions for police chief 18 or deputy police chief at each covered facility during 19 the prior fiscal year, the number of individuals who 20 filled those positions over the two years prior to the 21 date of the survey, the number of days the positions 22 were vacant without someone serving in an acting 23 capacity, and the number of days the positions were 24 filled by individuals serving in an acting capacity.

25 (c) DEFINITIONS.—In this section:

(1) The term "covered equipment" means any
 item issued by the Secretary of Veterans Affairs to
 a Department police officer (including firearms,
 weapons detecting technology, ballistic vests, body worn cameras, and radios) for use in the provision
 of services under section 902 of title 38, United
 States Code.

8 (2) The term "covered employee" means an em-9 ployee of the Department of Veterans Affairs who is 10 employed and responsible for security operations at 11 a covered facility including a covered facility's police 12 chief, facility emergency management leader, facility 13 director, or person carrying out the responsibilities 14 of one of these positions in an acting capacity.

(3) The term "covered facility" means any facility of the Department of Veterans Affairs where
Department police officers have jurisdiction.

18 (4) The term "Department police officer" is
19 used as such term as used in section 902 of title 38,
20 United States Code.

(5) The term "security weakness" means a deficiency in the facilities, staffing, or covered equipment at a covered facility that a covered employee
of the covered facility determines presents a risk to
the safety of visitors or staff, including an unsecured

door, inoperable security camera, unsecured police
operations room, a lack of security presence at an
entrance to the covered facility, and a lack of security presence in an area of the covered facility or the
grounds of the covered facility that the director of
the covered facility determines requires an increased
security presence.

#### 8 SEC. 503. MODIFICATION OF CERTAIN HOUSING LOAN 9 FEES.

The loan fee table in section 3729(b)(2) of title 38,
United States Code, is amended by striking "November
29, 2031" each place it appears and inserting "June 9,
2034".

Passed the House of Representatives November 18, 2024.

Attest:

Clerk.

<sup>118</sup>TH CONGRESS H. R. 8371

# AN ACT

To make certain improvements in the laws administered by the Secretary of Veterans Affairs, and for other purposes.