103D CONGRESS 1ST SESSION H.R. 2034

IN THE SENATE OF THE UNITED STATES

MAY 19 (legislative day, APRIL 19), 1993 Received; read twice and referred to the Committee on Veterans' Affairs

AN ACT

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

Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 SECTION 1. SHORT TITLE; REFERENCES TO TITLE 38,
 UNITED STATES CODE; TABLE OF CONTENTS.
 (a) SHORT TITLE.—This Act may be cited as the
 "Veterans' Health Programs Amendments of 1993".

1 (b) REFERENCES TO TITLE 38, UNITED STATES 2 CODE.—Except as otherwise expressly provided, whenever 3 in this Act an amendment or repeal is expressed in terms 4 of an amendment to, or repeal of, a section or other provi-5 sion, the reference shall be considered to be made to a 6 section or other provision of title 38, United States Code. 7 (c) TABLE OF CONTENTS.—The table of contents of

8 this Act is as follows:

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

TITLE I—HEALTH CARE PLANNING AND PROGRAMS

- Sec. 101. Health care facilities missions.
- Sec. 102. Pilot program for noninstitutional alternatives to nursing home care.

TITLE II—MEDICAL FACILITIES ACQUISITION

- Sec. 201. Major construction projects authorization.
- Sec. 202. Revision to prospectus requirements.
- Sec. 203. Prioritization methodology.
- Sec. 204. Assessment of need for nursing home beds in Chesapeake network area.

TITLE III—ADMINISTRATION

- Sec. 301. Authority for expedited reorganization of medical facilities in event of a life-threatening emergency.
- Sec. 302. Clarification of contracting limitation.

TITLE IV—STATE HOME PROGRAM

- Sec. 401. Per diem for adult day health care.
- Sec. 402. Construction assistance program.
- Sec. 403. Sharing of resources with State homes.

TITLE V—MISCELLANEOUS

- Sec. 501. Department of Veterans Affairs research advisory committees.
- Sec. 502. Limitation on claims for copayments.
- Sec. 503. Child care services.

TITLE I—HEALTH CARE PLANNING AND PROGRAMS

3 SEC. 101. HEALTH CARE FACILITIES MISSIONS.

(a) IN GENERAL.—The Secretary of Veterans Affairs 4 shall prescribe a specific, detailed statement of the mission 5 of, and the clinical programs to be operated at, each health 6 care facility of the Department, determined based upon 7 a requirement that each such facility operate within a net-8 9 work of Department facilities in the same geographic area 10 which, taken together, provide a full range of services for 11 veterans.

(b) PURPOSES OF MISSION STATEMENTS.—The mis-sion statements shall be designed so as to permit—

14 (1) effective planning;

(2) reduction in duplication of services and pro-grams in the same geographic area;

17 (3) realignment of services among facilities18 within each network;

19 (4) improved means of resource distribution;20 and

21 (5) more efficient delivery of needed services.

(c) REVIEW OF CURRENT MISSIONS.—In preparing
the mission statements under subsection (a), the Secretary
shall review the existing missions and clinical programs
at each health care facility of the Department.

(d) DEADLINE AND REPORT.—The Secretary, not
 later than nine months after the date of the enactment
 of this Act, shall—

4 (1) prescribe the mission statements required5 by subsection (a); and

6 (2) submit to the Committees on Veterans' Af-7 fairs of the Senate and House of Representatives a 8 report on the implementation of this section and on 9 the timetable and projected milestones for imple-10 menting actions to enable each such facility to carry 11 out fully its prescribed missions.

12 SEC. 102. PILOT PROGRAM FOR NONINSTITUTIONAL AL-

13

TERNATIVES TO NURSING HOME CARE.

14 (a) EXTENSION OF PROGRAM.—Subsection (a) of 15 section 1720C is amended by striking out "During the 16 four-year period beginning on October 1, 1990," and in-17 serting in lieu thereof "During the period through Sep-18 tember 30, 1997,".

(b) VETERANS ELIGIBLE TO PARTICIPATE IN PROGRAM.—Such subsection is further amended by striking
out "care and who—" and inserting in lieu thereof "care.
The Secretary shall give priority for participation in such
program to veterans who—".

1 (c) PROGRAM FUNDING.—Such section is further 2 amended by adding at the end the following new sub-3 section:

4 "(f) The Secretary shall carry out the pilot program
5 under this section using funds available for the community
6 nursing home program under section 1720 of this title.".
7 (d) REPORT DEADLINES.—Section 201(b) of the De8 partment of Veterans Affairs Nurse Pay Act of 1990
9 (Public Law 101–366; 104 Stat. 438) is amended—

(1) by striking out "February 1, 1994," and inserting in lieu thereof "February 1, 1997,"; and
(2) by striking out "September 30, 1993," and
inserting in lieu thereof "September 30, 1996,".

14 TITLE II—MEDICAL FACILITIES 15 ACQUISITION

16 SEC. 201. AUTHORIZATION OF MAJOR MEDICAL FACILITY

17 **PROJECTS AND MAJOR MEDICAL FACILITY**18 **LEASES.**

(a) AUTHORIZATION OF PROJECTS AND LEASES IN
BUDGET.—Except as provided in subsection (b), the Secretary of Veterans Affairs may carry out the major medical facility projects for the Department of Veterans Affairs, and may carry out the major medical facility leases
for that Department, for which funds are requested in the
budget of the President for fiscal year 1994.

1 (b) NONAUTHORIZED PROJECTS.—The Secretary is 2 not authorized to carry out the project for which funds 3 are requested in the budget of the President for fiscal year 4 1994 for the construction of a nursing home facility in 5 Baltimore, Maryland.

6 (c) AUTHORIZATION OF DESIGN FOR CERTAIN FU-7 TURE PROJECTS.—In addition to the projects authorized 8 in subsection (a), the Secretary may carry out design of 9 the following major medical facility projects, in the 10 amounts specified:

(1) Construction of an outpatient care addition
at the Department of Veterans Affairs Medical Center in San Juan, Puerto Rico, \$3,970,000.

14 (2) Construction of a spinal cord injury unit
15 and energy center at the Department of Veterans
16 Affairs Medical Center in Tampa, Florida,
17 \$4,490,000.

(3) Construction of an outpatient care addition
at the Department of Veterans Affairs Medical
Center in West Haven, Connecticut, \$4,860,000.

(d) AUTHORIZATION OF APPROPRIATIONS.—There is
hereby authorized to be appropriated to the Secretary of
Veterans Affairs for fiscal year 1994—

24 (1) \$110,420,000 for the major medical facility
25 projects authorized in subsections (a) and (c); and

	7
1	(2) \$50,123,105 for the major medical facility
2	leases authorized in subsection (a).
3	(e) LIMITATION.—The projects authorized in sub-
4	sections (a) and (c) may only be carried out using—
5	(1) funds appropriated for fiscal year 1994 pur-
6	suant to the authorization of appropriations in sub-
7	section (d);
8	(2) funds appropriated for Construction, Major
9	Projects for a fiscal year before fiscal year 1994 that
10	remain available for obligation; and
11	(3) funds appropriated for Construction, Major
12	Projects for fiscal year 1994 for a category of activ-
13	ity not specific to a project.
14	SEC. 202. REVISION TO PROSPECTUS REQUIREMENTS.
15	(a) Additional Information.—Section 8104(b) is
16	amended—
17	(1) by striking out "shall include—" and insert-
10	
18	ing in lieu thereof ''shall include:'';
18 19	ing in lieu thereof ''shall include:''; (2) in paragraph (1)—
19	(2) in paragraph (1)—
19 20	(2) in paragraph (1)—(A) by striking out "a detailed" and insert-
19 20 21	 (2) in paragraph (1)— (A) by striking out "a detailed" and insert- ing in lieu thereof "A detailed"; and
19 20 21 22	 (2) in paragraph (1)— (A) by striking out "a detailed" and inserting in lieu thereof "A detailed"; and (B) by striking out the semicolon at the

7

1	(A) by striking out "an estimate" and in-
2	serting in lieu thereof "An estimate"; and
3	(B) by striking out "; and" and inserting
4	in lieu thereof a period;
5	(4) in paragraph (3), by striking out ''an esti-
6	mate" and inserting in lieu thereof "An estimate";
7	and
8	(5) by adding at the end the following new
9	paragraphs:
10	"(4) Demographic data applicable to the
11	project.
12	"(5) Current and projected workload and utili-
13	zation data.
14	"(6) The relationship between the mission of
15	the facility and the missions and capabilities of other
16	nearby Department facilities and, as applicable, the
17	availability or lack of availability of alternative
18	sources of service in the community and the cost-
19	effectiveness of using such alternative sources.
20	"(7) Current and projected operating costs of
21	the facility.
22	"(8) The raw score assigned to the proposal
23	under the Department's prioritization methodology
24	and, if the project is being proposed for funding
25	ahead of a project with a higher score, a comprehen-

sive explanation of the specific factors on the basis
 of which the project is being proposed for funding
 ahead of each such higher-scored project.

4 "(9) A listing of each alternative to construc5 tion of the facility that has been considered.".

6 (b) APPLICABILITY.—The amendments made by sub7 section (a) shall apply with respect to any prospectus sub8 mitted by the Secretary of Veterans Affairs after the date
9 of the enactment of this Act.

10 SEC. 203. PRIORITIZATION METHODOLOGY.

(a) REVIEW OF METHODOLOGY.—The Secretary of
Veterans Affairs shall conduct a review of the methodology
used by the Department for establishing the relative priority for major construction projects under consideration in
the Department.

16 (b) REVISION.—Based upon the review under sub-17 section (a), the Secretary shall revise the prioritization 18 methodology so as to give additional weight, as determined 19 appropriate by the Secretary taking into consideration 20 particularly the needs of the aging veteran population, to 21 projects intended to expand long-term care and ambula-22 tory care programs.

(c) REPORT.—Not later than 120 days after the date
of the enactment of this Act, the Secretary shall submit
to the Committees on Veterans' Affairs of the Senate and

House of Representatives a report on the actions of the
 Secretary in carrying out this section.

3 SEC. 204. ASSESSMENT OF NEED FOR NURSING HOME BEDS 4 IN CHESAPEAKE NETWORK AREA.

5 (a) ASSESSMENT.—The Secretary of Veterans Affairs 6 shall conduct an assessment of the need for nursing home 7 beds operated by the Secretary in the area (referred to 8 as the "Chesapeake network") served by the Department 9 of Veterans Affairs medical centers in Baltimore, Mary-10 land; Fort Howard, Maryland; Martinsburg, West Vir-11 ginia; Perry Point, Maryland; and Washington, D.C.

(b) MATTERS TO BE DETERMINED BY SECRETARY.—In conducting the assessment, the Secretary
shall determine—

(1) what the specific mission of each medical
center operated by the Secretary in the Chesapeake
network should be to achieve the purposes identified
in section 101;

(2) whether there is a need for expansion and
modernization of the nursing home care unit at the
medical center at Fort Howard, Maryland; and

(3) what effect the construction of nursing
home beds in Baltimore, Maryland, as proposed in
the President's budget for the Department of Veterans Affairs for fiscal year 1994, would have for the

1	missions of each of the other medical centers oper-
2	ated by the Secretary in the Chesapeake network.
3	(c) REPORT ON ASSESSMENT.—Not later than 90
4	days after the date of the enactment of this Act, the Sec-
5	retary shall submit to the Committees on Veterans' Affairs
6	of the Senate and House of Representatives a report on
7	the assessment under subsection (a). The Secretary shall
8	include in the report a statement of each determination
9	made by the Secretary under subsection (b).
10	TITLE III—ADMINISTRATION
11	SEC. 301. AUTHORITY FOR EXPEDITED REORGANIZATION
10	
12	OF MEDICAL FACILITIES IN EVENT OF A LIFE-
12 13	OF MEDICAL FACILITIES IN EVENT OF A LIFE- THREATENING EMERGENCY.
13	THREATENING EMERGENCY.
13 14	THREATENING EMERGENCY. Section 510 is amended—
13 14 15	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as
13 14 15 16	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and
13 14 15 16 17	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow-
 13 14 15 16 17 18 	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow- ing new subsection (e):
 13 14 15 16 17 18 19 	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow- ing new subsection (e): ''(e)(1) The limitation in subsection (b) does not
 13 14 15 16 17 18 19 20 21 	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow- ing new subsection (e): "(e)(1) The limitation in subsection (b) does not apply with respect to an administrative reorganization at
 13 14 15 16 17 18 19 20 21 	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow- ing new subsection (e): "(e)(1) The limitation in subsection (b) does not apply with respect to an administrative reorganization at a medical facility if the Secretary determines that the reor-
 13 14 15 16 17 18 19 20 21 22 	THREATENING EMERGENCY. Section 510 is amended— (1) by redesignating subsections (e) and (f) as subsections (f) and (g), respectively; and (2) by inserting after subsection (d) the follow- ing new subsection (e): "(e)(1) The limitation in subsection (b) does not apply with respect to an administrative reorganization at a medical facility if the Secretary determines that the reor- ganization is necessary to respond to an emergency situa-

25 emergency situation at a medical facility for purposes of

paragraph (1) only if the Secretary determines (A) that
 circumstances at the facility are such that patients and
 employees at the facility face imminent danger because of
 conditions at the facility that are permanent in nature,
 and (B) that those conditions are not susceptible to repair
 or that it is not feasible to repair those conditions.

7 "(3) For purposes of this subsection, an emergency
8 situation may not be considered to exist in anticipation
9 of, but before the occurrence of an event giving rise to
10 any consideration of an administrative reorganization.

11 "(4) Whenever the Secretary determines under para-12 graph (1) that it is necessary to carry out an administrative reorganization at a medical facility without regard to 13 the limitation in subsection (b), the Secretary shall 14 promptly submit to the Committees on Veterans' Affairs 15 of the Senate and House of Representatives a report de-16 17 scribing the administrative reorganization. The report shall provide the same information as is provided in a de-18 tailed plan and justification under subsection (g)(2). The 19 20 Secretary shall include in the report an explanation of 21 each alternative to the proposed administrative reorga-22 nization that was considered and each factor that was con-23 sidered in the decision to reject each such alternative.". 24 SEC. 302. CLARIFICATION OF CONTRACTING LIMITATION.

25 Section 8110(c)(3) is amended—

1 (1) by striking out "or" at the end of subpara-2 graph (A);

3 (2) by redesignating subparagraph (B) as sub-4 paragraph (C) and in that subparagraph striking 5 out "section 213 or 4117" and inserting in lieu 6 thereof "section 7409"; and

7 (3) by inserting after subparagraph (A) the fol-8 lowing new subparagraph (B):

9 "(B) to a contract under section 513 of this 10 title if the Under Secretary for Health certifies to 11 the Secretary in writing, before the contract is en-12 tered into, that the contract is necessary in order to 13 provide services to eligible veterans at a Department 14 health-care facility that could not otherwise be pro-15 vided at such facility; or".

16 TITLE IV—STATE HOME17 PROGRAM

18 SEC. 401. PER DIEM FOR ADULT DAY HEALTH CARE.

19 (a) IN GENERAL.—Subsection (a) of section 1741 is20 amended to read as follows:

"(a)(1) The Secretary shall pay to each State a per
diem amount for each veteran receiving domiciliary care,
nursing home care, hospital care, or adult day health care
in a State home if the veteran is eligible to receive that
care in a Department facility.

"(2) The per diem rate to be paid under this sub section is as follows:

3 "(A) For domiciliary care, \$11.79 for each day.
4 "(B) For nursing home care and hospital care,
5 \$27.61 for each day.

6 "(C) For adult day health care, \$16.50 for each7 day.".

8 (b) EFFECTIVE DATE.—The amendment made by 9 subsection (a) shall apply with respect to adult day health 10 care provided in a State home after September 30, 1993.

11 SEC. 402. CONSTRUCTION ASSISTANCE PROGRAM.

12 (a) IN GENERAL.—Subchapter III of chapter 81 is13 amended as follows:

14 (1) Section 8131(3) is amended by inserting
15 "or adult day health care" after "hospital care".

16 (2) Section 8132 is amended by inserting "or17 adult day health care" after "hospital care".

(3) Section 8135(a)(4) is amended by inserting
"and, in the case of adult day health care, not more
than 25 percent of the number of patients participating in that program," after "occupancy".

(4) Section 8135(b) is amended—

23 (A) in paragraph (2)(C), by inserting "or
24 adult day health care facilities" after "domi25 ciliary beds"; and

22

(B) in paragraph (3)(A), by inserting ", or 1 2 would involve expansion, remodeling, or alter-3 ation of existing buildings for the furnishing of 4 adult day health care'' after "buildings". (5) Section 8136 is amended by inserting "or 5 adult day health care" after "hospital care". 6 7 (6) The heading of such subchapter is amended to read as follows: 8 "SUBCHAPTER III—STATE HOME FACILITIES 9 10 FOR FURNISHING DOMICILIARY CARE. 11 NURSING HOME CARE, ADULT DAY HEALTH 12 CARE, AND HOSPITAL CARE". 13 (b) CLERICAL AMENDMENT.—The item relating to subchapter III in the table of sections at the beginning 14 of chapter 81 is amended to read as follows: 15 "SUBCHAPTER III—STATE HOME FACILITIES FOR FURNISHING DOMICILIARY CARE, NURSING HOME CARE, ADULT DAY HEALTH CARE. AND HOSPITAL CARE". 16 (c) EFFECTIVE DATE.—The amendments made by subsection (a) shall apply with respect to grants made to 17 States using funds appropriated after the date of the 18 enactment of this Act. 19 20 SEC. 403. SHARING OF RESOURCES WITH STATE HOMES. 21 (a) PURPOSE.—Section 8151 is amended by adding

(a) PURPOSE.—Section 8151 is amended by adding
at the end the following: "It is further the purpose of this
subchapter to improve the provision of care to veterans
under this title by authorizing the Secretary to enter into

agreements with State veterans facilities for the sharing
 of health-care resources.".

3 (b) DEFINITION.—Section 8152 is amended—

4 (1) by redesignating paragraph (3) as para-5 graph (4); and

6 (2) by inserting after paragraph (2) the follow-7 ing new paragraph (3):

8 ''(3) The term 'health-care resource' includes 9 hospital care, medical services, and rehabilitative 10 services, as those terms are defined in paragraphs 11 (5), (6), and (8), respectively, of section 1701 of this 12 title, any other health-care service, and any health-13 care support or administrative resource.''.

14 (c) SHARING OF HEALTH-CARE RESOURCES.—Sec-15 tion 8153(a) is amended—

16 (1) by inserting "(1)" after "(a)"; and

17 (2) by striking out "other form of agreement,"
18 and all that follows and inserting in lieu thereof
19 "other form of agreement for the mutual use, or ex20 change of use, of—

"(A) specialized medical resources between Department health-care facilities and other health-care
facilities (including organ banks, blood banks, or
similar institutions), research centers, or medical
schools; and

"(B) health-care resources between Department
 health-care facilities and State home facilities recog nized under section 1742(a) of this title.

"(2) The Secretary may execute a contract or other 4 5 agreement under paragraph (1) only if (A) such an agreement will obviate the need for a similar resource to be 6 7 provided in a Department health care facility, or (B) the 8 Department resources which are the subject of the agree-9 ment and which have been justified on the basis of 10 veterans' care are not used to their maximum effective capacity.". 11

12 **TITLE V—MISCELLANEOUS**

13 SEC. 501. DEPARTMENT OF VETERANS AFFAIRS RESEARCH 14 ADVISORY COMMITTEES.

(a) STATUTORY BASIS FOR RESEARCH ADVISORY
16 COMMITTEES.—Chapter 5 is amended by adding at the
17 end of subchapter III the following new section:

18 "§ 544. Veterans research advisory committees

19 "(a) Congress declares that each of the veterans re-20 search advisory committees specified in subsection (c) 21 (previously established by the Secretary in carrying out 22 the duties of the Secretary under section 7303 of this title) 23 has a continuing, ongoing function that is integrally relat-24 ed to the successful completion by the Department of its 25 statutory duties. Each such committee shall, for all purposes, operate as though such committee had been estab lished by, and chartered pursuant to, law. The objectives
 and scope of the activities of each such committee and the
 duties for which the committee is responsible, as specified
 by the Secretary as of March 1, 1993, shall be those in
 effect as of that date.

7 "(b) The Secretary may not terminate a veterans re-8 search advisory committee specified in subsection (c) un-9 less the Secretary finds that the committee is no longer needed. Not less than 120 days before terminating such 10 a committee, the Secretary shall submit to the congres-11 sional veterans' affairs committees a report on the pro-12 posed termination. The report shall include an explanation 13 of (1) the basis for the Secretary's determination that 14 such committee is no longer needed, and (2) the manner 15 in which the Secretary will carry out the Secretary's re-16 sponsibilities under section 7303 of this title in the ab-17 sence of the committee. 18

"(c) For purposes of this section, each of the following committees and boards, as established by the Secretary as of March 1, 1993, shall be considered to be a
veterans research advisory committee:

23 "(1) The Career Development Committee.

24 "(2) The Department of Veterans Affairs Coop25 erative Studies Evaluation Committee.

1	"(3) The Merit Review Board for Basic
2	Sciences Programs.
3	"(4) The Merit Review Board for Cardio-
4	vascular Programs.
5	"(5) The Merit Review Board for Clinical Phar-
6	macology, Alcoholism, and Drug Dependence Pro-
7	grams.
8	"(6) The Merit Review Board for Endocrinol-
9	ogy Programs.
10	"(7) The Merit Review Board for Gastro-
11	enterology Programs.
12	"(8) The Merit Review Board for Hematology
13	Programs.
14	"(9) The Merit Review Board for Immunology
15	Programs.
16	"(10) The Merit Review Board for Infectious
17	Diseases Programs.
18	"(11) The Merit Review Board for Mental
19	Health and Behavioral Sciences Programs.
20	"(12) The Merit Review Board for Nephrology
21	Programs.
22	"(13) The Merit Review Board for
23	Neurobiology Programs.
24	"(14) The Merit Review Board for Oncology
25	Programs.

"(15) The Merit Review Board for Respiration
 Programs.
 "(16) The Merit Review Board for Surgery
 Programs.

5 "(17) The Scientific Review Evaluation Board
6 for Health Services Research and Development.

7 "(18) The Scientific Review Evaluation Board8 for Rehabilitation Research and Development.".

9 (b) CLERICAL AMENDMENT.—The table of sections 10 at the beginning of chapter 5 is amended by inserting 11 after the item relating to section 543 the following new 12 item:

"544. Veterans research advisory committees.".

13 SEC. 502. LIMITATION ON CLAIMS FOR COPAYMENTS.

(a) HOSPITAL CARE AND NURSING HOME CARE.—
15 Section 1710(f) is amended by adding at the end the fol16 lowing new paragraph:

17 "(6) A veteran may not be required to make a payment under this subsection for any day of care if the Sec-18 retary does not notify the veteran in writing of the amount 19 owed for that care before the end of the two-year period 20 21 beginning on the date on which the care is provided, unless the reason the Secretary did not notify the veteran within 22 23 such period was due to reliance by the Secretary on information furnished by the veteran to the Secretary which 24 was subsequently determined to be erroneous.". 25

(b) OUTPATIENT MEDICAL SERVICES.—Section
 2 1712(f) is amended by adding at the end the following
 3 new paragraph:

4 "(5) A veteran may not be required to make a payment under this subsection for any medical services if the 5 Secretary does not notify the veteran in writing of the 6 7 amount owed for those services before the end of the twoyear period beginning on the date on which the services 8 9 were provided, unless the reason the Secretary did not notify the veteran within such period was due to reliance 10 by the Secretary on information furnished by the veteran 11 to the Secretary which was subsequently determined to be 12 erroneous.". 13

14 (c) MEDICATIONS.—Section 1722A(a) is amended by15 adding at the end the following new paragraph:

"(4) A veteran may not be required to make a pay-16 ment under this subsection for any supply of medication 17 if the Secretary does not notify the veteran in writing of 18 the amount owed for that medication before the end of 19 the two-year period beginning on the date on which the 20 medication is supplied, unless the reason the Secretary did 21 22 not notify the veteran within such period was due to reliance by the Secretary on information furnished by the vet-23 24 eran to the Secretary which was subsequently determined to be erroneous.". 25

1 SEC. 503. CHILD CARE SERVICES.

2 (a) REVISED CHILD CARE AUTHORITY.—Chapter 81
3 is amended by inserting after section 8116 the following
4 new section:

5 "§8117. Child care centers

6 "(a) The Secretary may provide for the operation of 7 child care centers at Department facilities. The operation 8 of such centers under this section shall be carried out to 9 the extent that the Secretary determines, based on the de-10 mand of employees of the Department for the care in-11 volved, that such operation is in the best interest of the 12 Department and that it is practicable to do so.

''(b)(1) In offering child care services under this section, the Secretary shall give priority (in the following
order) to employees of—

- 16 "(A) the Department;
- 17 "(B) other departments and agencies of the18 Federal Government, and

19 "(C) schools affiliated with the Department and20 corporations created under section 7361 of this title.

"(2) To the extent that space is available, the Secretary may provide child care services to members of the public at a child care center operated under this section if the Secretary determines that to do so is necessary to assure the financial success of that center. "(c)(1) The Secretary shall establish reasonable
 charges for child care services provided at each child care
 center operated under this section. Such charges may be
 established at different rates for different centers.

5 "(2) In establishing charges for child care services6 provided at a center, the Secretary—

"(A) shall (except as provided in paragraph (3))
establish the charges so as to ensure that the sum
of all charges for child care services at that center
is sufficient to meet the staffing expenses of that
center; and

"(B) may also may consider the expenses of
constructing or acquiring space for the center, the
expenses of converting existing space into the center,
and the expenses of equipment and services furnished to the center under subsection (d)(2).

17 "(3) The Secretary may establish charges for child 18 care services provided at a center at rates less than those 19 necessary to ensure that the sum of all charges for child 20 care services at that center is sufficient to meet the staff-21 ing expenses of that center if the Secretary determines 22 (with respect to a particular facility of the Department) 23 that"(A) the operation of a child care center at that
 facility would help overcome serious recruitment or
 retention problems;

4 "(B) adherence to the requirement to establish
5 charges for child care services at that center at rates
6 sufficient to meet the staffing expenses of that cen7 ter would make the operation of a child care center
8 at that facility unfeasible; and

9 "(C) there are no other practical alternatives to 10 meeting the needs of employees at that facility for 11 child care services.

"(4) Proceeds from charges for child care services
shall be credited to the applicable Department of Veterans
Affairs account and shall be allotted to the facility served
by the child care center and shall remain available until
expended.

17 "(d) In connection with the establishment and oper18 ation of a child care center under this section, the Sec19 retary—

20 "(1) may construct or alter space in any De21 partment facility, and may lease space in a non22 Department facility for a term not to exceed 20
23 years, for use as a child care center;

24 "(2) may provide, out of operating funds, other25 items and services necessary for the operation of the

center, including furniture, office machines and
 equipment, utility and custodial services, and other
 necessary services and amenities;

4 "(3) shall provide for the participation (directly
5 or through a parent advisory committee) of parents
6 of children receiving care in the center in the estab7 lishment of policies to govern the operation of the
8 center and in the oversight of the implementation of
9 such policies;

"(4) shall require the development and use of a
process for determining the fitness and suitability of
prospective employees of or volunteers at the center;
and

"(5) shall require in connection with the operation of the center compliance with all State and
local laws, ordinances, and regulations relating to
health and safety and the operation of child care
centers.

19 "(e) The Secretary shall prescribe guidelines to carry20 out this section.

"(f) For the purpose of this section, the term 'parent
advisory committee' means a committee comprised of, and
selected by, the parents of children receiving care in a
child care center operated under this section.".

1 (b) CONFORMING REPEAL.—Section 7809 is re-2 pealed.

3 (c) CLERICAL AMENDMENTS.—(1) The table of sec-4 tions at the beginning of chapter 81 is amended by insert-5 ing after the item relating to section 8116 the following 6 new item:

"8117. Child care centers.".

7 (2) The table of sections at the beginning of chapter8 78 is amended by striking out the item relating to section9 7809.

Passed the House of Representatives May 18, 1993. Attest: DONNALD K. ANDERSON, *Clerk.*

HR 2034 RFS——2