## Calendar No. 497

107TH CONGRESS 2D SESSION

**S. 2** 

To amend title XVIII of the Social Security Act to provide for a medicare voluntary prescription drug delivery program under the medicare program, to modernize the medicare program, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

July 15, 2002

Mr. Grassley (for himself, Ms. Snowe, Mr. Jeffords, Mr. Breaux, Mr. Hatch, Ms. Collins, Ms. Landrieu, Mr. Hutchinson, and Mr. Domenici) introduced the following bill; which was read the first time

July 16, 2002

Read the second time and placed on the calendar

# A BILL

To amend title XVIII of the Social Security Act to provide for a medicare voluntary prescription drug delivery program under the medicare program, to modernize the medicare program, 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; AMENDMENTS TO SOCIAL SECU-
2	RITY ACT; REFERENCES TO BIPA; TABLE OF
3	CONTENTS.
4	(a) Short Title.—This Act may be cited as the
5	"21st Century Medicare Act".
6	(b) Amendments to Social Security Act.—Ex-
7	cept as otherwise specifically provided, whenever in this
8	Act an amendment is expressed in terms of an amendment
9	to or repeal of a section or other provision, the reference
10	shall be considered to be made to that section or other
11	provision of the Social Security Act.
12	(e) BIPA; Secretary.—In this Act:
13	(1) BIPA.—The term "BIPA" means the
14	Medicare, Medicaid, and SCHIP Benefits Improve-
15	ment and Protection Act of 2000, as enacted into
16	law by section 1(a)(6) of Public Law 106–554.
17	(2) Secretary.—The term "Secretary" means
18	the Secretary of Health and Human Services.
19	(d) Table of Contents.—The table of contents of
20	this Act is as follows:
	Sec. 1. Short title; amendments to Social Security Act; references to BIPA; table of contents.
	TITLE I—MEDICARE VOLUNTARY PRESCRIPTION DRUG DELIVERY PROGRAM
	Sec. 101. Medicare voluntary prescription drug delivery program.
	"Part D—Voluntary Prescription Drug Delivery Program
	"Sec. 1860D. Definitions; treatment of references to provisions in

Medicare+Choice program.

- "Subpart 1—Establishment of Voluntary Prescription Drug Delivery Program
  - "Sec. 1860D-1. Establishment of voluntary prescription drug delivery program.
  - "Sec. 1860D-2. Enrollment under program.
  - "Sec. 1860D-3. Election of a Medicare Prescription Drug plan.
  - "Sec. 1860D-4. Providing information to beneficiaries.
  - "Sec. 1860D-5. Beneficiary protections.
  - "Sec. 1860D-6. Prescription drug benefits.
  - "Sec. 1860D-7. Requirements for entities offering Medicare Prescription Drug plans; establishment of standards.

#### "Subpart 2—Prescription Drug Delivery System

- "Sec. 1860D-10. Establishment of service areas.
- "Sec. 1860D-11. Publication of risk adjusters.
- "Sec. 1860D-12. Submission of bids for proposed Medicare Prescription Drug plans.
- "Sec. 1860D-13. Approval of proposed Medicare Prescription Drug plans.
- "Sec. 1860D-14. Computation of monthly standard coverage premiums.
- "Sec. 1860D-15. Computation of monthly national average premium.
- "Sec. 1860D-16. Payments to eligible entities offering Medicare Prescription Drug plans.
- "Sec. 1860D-17. Computation of beneficiary obligation.
- "Sec. 1860D-18. Collection of beneficiary obligation.
- "Sec. 1860D–19. Premium and cost-sharing subsidies for low-income individuals.
- "Sec. 1860D–20. Reinsurance payments for qualified prescription drug coverage.
- "Subpart 3—Medicare Competitive Agency; Prescription Drug Account in the Federal Supplementary Medical Insurance Trust Fund
  - "Sec. 1860D-25. Establishment of Medicare Competitive Agency.
  - "Sec. 1860D–26. Prescription Drug Account in the Federal Supplementary Medical Insurance Trust Fund.".
- Sec. 102. Study and report on permitting part B only individuals to enroll in medicare voluntary prescription drug delivery program.
- Sec. 103. Additional requirements for annual financial report and oversight on medicare program.
- Sec. 104. Reference to medigap provisions.
- Sec. 105. Medicaid amendments.
- Sec. 106. Expansion of membership and duties of Medicare Payment Advisory Commission (MedPAC).
- Sec. 107. Miscellaneous administrative provisions.

#### TITLE II—OPTION FOR ENHANCED MEDICARE BENEFITS

Sec. 201. Option for enhanced medicare benefits.

#### "PART E—ENHANCED MEDICARE BENEFITS

- "Sec. 1860E-1. Entitlement to elect to receive enhanced medicare benefits.
- "Sec. 1860E-2. Scope of enhanced medicare benefits.
- "Sec. 1860E-3. Payment of benefits.

- "Sec. 1860E-4. Eligible beneficiaries; election of enhanced medicare benefits; termination of election.
- "Sec. 1860E-5. Premium adjustments; late election penalty.".
- Sec. 202. Rules relating to medigap policies that provide prescription drug coverage; establishment of enhanced medicare fee-for-service medigap policies.

#### TITLE III—MEDICARE+CHOICE COMPETITION

- Sec. 301. Annual calculation of benchmark amounts based on floor rates and local fee-for-service rates.
- Sec. 302. Application of comprehensive risk adjustment methodology.
- Sec. 303. Annual announcement of benchmark amounts and other payment factors.
- Sec. 304. Submission of bids by Medicare+Choice organizations.
- Sec. 305. Adjustment of plan bids; comparison of adjusted bid to benchmark; payment amount.
- Sec. 306. Determination of premium reductions, reduced cost-sharing, additional benefits, and beneficiary premiums.
- Sec. 307. Eligibility, election, and enrollment in competitive Medicare+Choice plans.
- Sec. 308. Benefits and beneficiary protections under competitive Medicare+Choice plans.
- Sec. 309. Payments to Medicare+Choice organizations for enhanced medicare benefits under part E based on risk-adjusted bids.
- Sec. 310. Separate payments to Medicare+Choice organizations for part D benefits.
- Sec. 311. Administration by the Medicare Competitive Agency.
- Sec. 312. Continued calculation of annual Medicare+Choice capitation rates.
- Sec. 313. Five-year extension of medicare cost contracts.
- Sec. 314. Effective date.

## 1 TITLE I—MEDICARE VOLUNTARY

### 2 PRESCRIPTION DRUG DELIV-

## 3 ERY PROGRAM

- 4 SEC. 101. MEDICARE VOLUNTARY PRESCRIPTION DRUG DE-
- 5 LIVERY PROGRAM.
- 6 (a) Establishment.—Title XVIII (42 U.S.C. 1395
- 7 et seq.) is amended by redesignating part D as part F
- 8 and by inserting after part C the following new part:

1	"Part D—Voluntary Prescription Drug Delivery
2	Program
3	"DEFINITIONS; TREATMENT OF REFERENCES TO
4	PROVISIONS IN MEDICARE+CHOICE PROGRAM
5	"Sec. 1860D. (a) Definitions.—In this part:
6	"(1) Administrator.—The term 'Adminis-
7	trator' means the Administrator of the Medicare
8	Competitive Agency as established under section
9	1860D–25.
10	"(2) Covered drug.—
11	"(A) In general.—Except as provided in
12	subparagraph (B), the term 'covered drug'
13	means—
14	"(i) a drug that may be dispensed
15	only upon a prescription and that is de-
16	scribed in clause (i) or (ii) of subparagraph
17	(A) of section $1927(k)(2)$ ; or
18	"(ii) a biological product or insulin de-
19	scribed in subparagraph (B) or (C) of such
20	section;
21	and such term includes a vaccine licensed under
22	section 351 of the Public Health Service Act
23	and any use of a covered outpatient drug for a
24	medically accepted indication (as defined in sec-
25	tion $1927(k)(6)$ ).

# 1 "(B) Exclusions.—

"(i) IN GENERAL.—The term 'covered drug' does not include drugs or classes of drugs, or their medical uses, which may be excluded from coverage or otherwise restricted under section 1927(d)(2), other than subparagraph (E) thereof (relating to smoking cessation agents), or under section 1927(d)(3).

"(ii) Avoidance of duplicate coverage.—A drug prescribed for an individual that would otherwise be a covered drug under this part shall not be so considered if payment for such drug is available under part A or B (or under part E for an eligible beneficiary who elects to receive enhanced medicare benefits under that part), but shall be so considered if such payment is not available because benefits under part A or B (or part E, as applicable) have been exhausted.

"(3) ELIGIBLE BENEFICIARY.—The term 'eligible beneficiary' means an individual that is entitled to benefits under part A and enrolled under part B.

1	"(4) ELIGIBLE ENTITY.—The term 'eligible en-
2	tity' means any risk-bearing entity that the Adminis-
3	trator determines to be appropriate to provide eligi-
4	ble beneficiaries with the benefits under a Medicare
5	Prescription Drug plan, including—
6	"(A) a pharmaceutical benefit management
7	company;
8	"(B) a wholesale or retail pharmacist deliv-
9	ery system;
10	"(C) an insurer (including an insurer that
11	offers medicare supplemental policies under sec-
12	tion 1882);
13	"(D) another entity; or
14	"(E) any combination of the entities de-
15	scribed in subparagraphs (A) through (D).
16	"(5) Initial coverage limit.—The term 'ini-
17	tial coverage limit' means the limit as established
18	under section 1860D-6(c)(3), or, in the case of cov-
19	erage that is not standard coverage, the comparable
20	limit (if any) established under the coverage.
21	"(6) Medicare+choice organization;
22	MEDICARE+CHOICE PLAN.—The terms
23	'Medicare+Choice organization' and
24	'Medicare+Choice plan' have the meanings given
25	such terms in subsections (a)(1) and (b)(1), respec-

1	tively, of section 1859 (relating to definitions relat-
2	ing to Medicare+Choice organizations).
3	"(7) Medicare prescription drug plan.—
4	The term 'Medicare Prescription Drug plan' means
5	prescription drug coverage that is offered under a
6	policy, contract, or plan—
7	"(A) by an eligible entity pursuant to, and
8	in accordance with, a contract between the Ad-
9	ministrator and the entity under section
10	1860D-7(b); and
11	"(B) that has been approved under section
12	1860D–13.
13	"(8) Prescription drug account.—The
14	term 'Prescription Drug Account' means the Pre-
15	scription Drug Account (as established under section
16	1860D–26) in the Federal Supplementary Medical
17	Insurance Trust Fund under section 1841.
18	"(9) Qualified prescription drug cov-
19	ERAGE.—The term 'qualified prescription drug cov-
20	erage' means the coverage described in section
21	1860D-6(a)(1).
22	"(10) STANDARD COVERAGE.—The term
23	'standard coverage' means the coverage described in
24	section 1860D-6(c).

1	"(b) Application of Medicare+Choice Provi-
2	SIONS UNDER THIS PART.—For purposes of applying pro-
3	visions of part C under this part with respect to a Medi-
4	care Prescription Drug plan and an eligible entity, unless
5	otherwise provided in this part such provisions shall be
6	applied as if—
7	"(1) any reference to a Medicare+Choice plan
8	included a reference to a Medicare Prescription
9	Drug plan;
10	"(2) any reference to a provider-sponsored or-
11	ganization included a reference to an eligible entity;
12	"(3) any reference to a contract under section
13	1857 included a reference to a contract under sec-
14	tion 1860D-7(b); and
15	"(4) any reference to part C included a ref-
16	erence to this part.
17	"Subpart 1—Establishment of Voluntary Prescription
18	Drug Delivery Program
19	"ESTABLISHMENT OF VOLUNTARY PRESCRIPTION DRUG
20	DELIVERY PROGRAM
21	"Sec. 1860D–1. (a) Provision of Benefit.—
22	"(1) In General.—The Administrator shall
23	provide for and administer a voluntary prescription
24	drug delivery program under which each eligible ben-
25	eficiary enrolled under this part shall be provided

- with access to qualified prescription drug coverage as follows:
  - "(A) Medicare+choice plan.—An eligible beneficiary who is enrolled under this part and enrolled in a Medicare+Choice plan offered by a Medicare+Choice organization shall receive coverage of benefits under this part through such plan if such plan provides qualified prescription drug coverage.
    - "(B) MEDICARE PRESCRIPTION DRUG PLAN.—An eligible beneficiary who is enrolled under this part but is not enrolled in a Medicare+Choice plan that provides qualified prescription drug coverage shall receive coverage of benefits under this part through enrollment in a Medicare Prescription Drug plan that is offered in the geographic area in which the beneficiary resides.
    - "(2) Voluntary nature of program.— Nothing in this part shall be construed as requiring an eligible beneficiary to enroll in the program under this part.
    - "(3) Scope of Benefits.—The program established under this part shall provide for coverage of all therapeutic classes of covered drugs.

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1	"(4) Program to begin in 2005.—The Admin-
2	istrator shall establish the program under this part
3	in a manner so that benefits are first provided for
4	months beginning with January 2005.
5	"(b) Access to Alternative Prescription Drug
6	COVERAGE.—In the case of an eligible beneficiary who has
7	creditable prescription drug coverage (as defined in section
8	1860D–2(b)(1)(F)), such beneficiary—
9	"(1) may continue to receive such coverage and
10	not enroll under this part; and
11	"(2) pursuant to section $1860D-2(b)(1)(C)$ , is
12	permitted to subsequently enroll under this part
13	without any penalty and obtain access to qualified
14	prescription drug coverage in the manner described
15	in subsection (a) if the beneficiary involuntarily loses
16	such coverage.
17	"(c) Financing.—The costs of providing benefits
18	under this part shall be payable from the Prescription
19	Drug Account.
20	"ENROLLMENT UNDER PROGRAM
21	"Sec. 1860D-2. (a) Establishment of Enroll-
22	MENT PROCESS.—
23	"(1) Process similar to part b enroll-
24	MENT.—The Administrator shall establish a process
25	through which an eligible beneficiary (including an
26	eligible beneficiary enrolled in a Medicare+Choice

plan offered by a Medicare+Choice organization) may make an election to enroll under this part. Such process shall be similar to the process for enrollment in part B under section 1837, including the deeming provisions of such section.

"(2) CONDITION OF ENROLLMENT.—An eligible beneficiary must be enrolled under this part in order to be eligible to receive access to qualified prescription drug coverage.

### "(b) Special Enrollment Procedures.—

### "(1) Late enrollment penalty.—

"(A) Increase in premium.—Subject to the succeeding provisions of this paragraph, in the case of an eligible beneficiary whose coverage period under this part began pursuant to an enrollment after the beneficiary's initial enrollment period under part B (determined pursuant to section 1837(d)) and not pursuant to the open enrollment period described in paragraph (2), the Administrator shall establish procedures for increasing the amount of the monthly beneficiary obligation under section 1860D–17 applicable to such beneficiary by an amount that the Administrator determines is actuarially sound for each full 12-month period

1	(in the same continuous period of eligibility) in
2	which the eligible beneficiary could have been
3	enrolled under this part but was not so en-
4	rolled.
5	"(B) Periods taken into account.—
6	For purposes of calculating any 12-month pe-
7	riod under subparagraph (A), there shall be
8	taken into account—
9	"(i) the months which elapsed be-
10	tween the close of the eligible beneficiary's
11	initial enrollment period and the close of
12	the enrollment period in which the bene-
13	ficiary enrolled; and
14	"(ii) in the case of an eligible bene-
15	ficiary who reenrolls under this part, the
16	months which elapsed between the date of
17	termination of a previous coverage period
18	and the close of the enrollment period in
19	which the beneficiary reenrolled.
20	"(C) Periods not taken into ac-
21	COUNT.—
22	"(i) In general.—For purposes of
23	calculating any 12-month period under
24	subparagraph (A), subject to clauses (ii)
25	and (iii), there shall not be taken into ac-

1	count months for which the eligible bene-
2	ficiary can demonstrate that the bene-
3	ficiary had creditable prescription drug
4	coverage (as defined in subparagraph (F)).
5	"(ii) Beneficiary must involun-
6	TARILY LOSE COVERAGE.—Clause (i) shall
7	only apply with respect to coverage—
8	"(I) in the case of coverage de-
9	scribed in clause (ii) of subparagraph
10	(F), if the plan terminates, ceases to
11	provide, or reduces the value of the
12	prescription drug coverage under such
13	plan to below the actuarial value of
14	standard coverage (as determined
15	under section 1860D-6(f));
16	"(II) in the case of coverage de-
17	scribed in clause (i), (iii), or (iv) of
18	subparagraph (F), if the beneficiary
19	loses eligibility for such coverage; or
20	"(III) in the case of a beneficiary
21	with coverage described in clause (v)
22	of subparagraph (F), if the issuer of
23	the policy terminates coverage under
24	the policy.

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"(iii) Partial credit for certain MEDIGAP COVERAGE.—In the case of a beneficiary that had creditable prescription drug coverage described in subparagraph (F)(v) that does not provide coverage of the cost of prescription drugs the actuarial value of which (as defined by the Administrator) to the beneficiary equals or exceeds the actuarial value of standard coverage (as determined under section 1860D-6(f)), the Administrator shall determine a percentage of the period in which the beneficiary had such creditable prescription drug coverage that will be taken into account under subparagraph (B) (and not considered to be such creditable prescription drug coverage under clause (i)).

"(D) Periods treated separately.—
Any increase in an eligible beneficiary's monthly beneficiary obligation under subparagraph (A) with respect to a particular continuous period of eligibility shall not be applicable with respect to any other continuous period of eligibility which the beneficiary may have.

1	"(E) Continuous period of eligi-
2	BILITY.—
3	"(i) In general.—Subject to clause
4	(ii), for purposes of this paragraph, an eli-
5	gible beneficiary's 'continuous period of eli-
6	gibility' is the period that begins with the
7	first day on which the beneficiary is eligi-
8	ble to enroll under section 1836 and ends
9	with the beneficiary's death.
10	"(ii) Separate Period.—Any period
11	during all of which an eligible beneficiary
12	satisfied paragraph (1) of section 1836
13	and which terminated in or before the
14	month preceding the month in which the
15	beneficiary attained age 65 shall be a sepa-
16	rate 'continuous period of eligibility' with
17	respect to the beneficiary (and each such
18	period which terminates shall be deemed
19	not to have existed for purposes of subse-
20	quently applying this paragraph).
21	"(F) Creditable prescription drug
22	COVERAGE DEFINED.—For purposes of this
23	part, the term 'creditable prescription drug cov-
24	erage' means any of the following:

1 "(i) Medicaid prescription drug 2 COVERAGE.—Prescription drug coverage under a medicaid plan under title XIX, in-3 cluding through the Program of All-inclusive Care for the Elderly (PACE) under 6 section 1934, through a social health main-7 tenance organization (referred to in section 8 4104(c) of the Balanced Budget Act of 9 1997), and through a Medicare+Choice 10 project that demonstrates the application 11 of capitation payment rates for frail elderly 12 medicare beneficiaries through the use of a 13 interdisciplinary team and through the 14 provision of primary care services to such 15 beneficiaries by means of such a team at 16 the nursing facility involved, but only if the 17 coverage provides coverage of the cost of 18 prescription drugs the actuarial value of 19 which (as defined by the Administrator) to 20 the beneficiary equals or exceeds the actu-21 arial value of standard coverage (as deter-22 mined under section 1860D-6(f)). 23 "(ii) Prescription drug coverage

"(11) PRESCRIPTION DRUG COVERAGE
UNDER A GROUP HEALTH PLAN.—Any outpatient prescription drug coverage under a

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1 group health plan, including a health bene-2 fits plan under the Federal Employees 3 Health Benefit Program under chapter 89 of title 5, United States Code, and a qualified retiree prescription drug plan (as de-6 fined in section 1860D-20(f)(1), but only 7 if the coverage provides coverage of the 8 cost of prescription drugs the actuarial 9 value of which (as defined by the Administrator) to the beneficiary equals or exceeds 10 11 the actuarial value of standard coverage 12 (as determined under section 1860D-6(f)). 13 "(iii) STATE PHARMACEUTICAL AS-14 PROGRAM.—Coverage of pre-SISTANCE 15 scription drugs under a State pharma-16 ceutical assistance program, but only if the 17 coverage provides coverage of the cost of 18 prescription drugs the actuarial value of 19 which (as defined by the Administrator) to 20 the beneficiary equals or exceeds the actu-21 arial value of standard coverage (as deter-

"(iv) Veterans' coverage of prescription drugs for veterans, and survivors and

mined under section 1860D-6(f)).

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dependents of veterans, under chapter 17 of title 38, United States Code, but only if the coverage provides coverage of the cost of prescription drugs the actuarial value of which (as defined by the Administrator) to the beneficiary equals or exceeds the actuarial value of standard coverage (as determined under section 1860D–6(f)).

"(v) Prescription drug coverage under medicare policies.—Subject to subparagraph (C)(iii), coverage under a medicare supplemental policy under section 1882 that provides benefits for prescription drugs (whether or not such coverage conforms to the standards for packages of benefits under section 1882(p)(1)).

"(2) OPEN ENROLLMENT PERIOD FOR CUR-RENT BENEFICIARIES IN WHICH LATE ENROLLMENT PROCEDURES DO NOT APPLY.—In the case of an individual who is an eligible beneficiary as of January 1, 2005, the Administrator shall establish procedures under which such beneficiary may enroll under this part during the open enrollment period without the application of the late enrollment procedures established under paragraph (1)(A). For purposes of

1	the preceding sentence, the open enrollment period
2	shall be the 7-month period that begins on April 1,
3	2004, and ends on November 30, 2004.
4	"(3) Special enrollment period for bene-
5	FICIARIES WHO INVOLUNTARILY LOSE CREDITABLE
6	PRESCRIPTION DRUG COVERAGE.—
7	"(A) ESTABLISHMENT.—The Adminis-
8	trator shall establish a special open enrollment
9	period (as described in subparagraph (B)) for
10	an eligible beneficiary that loses creditable pre-
11	scription drug coverage.
12	"(B) Special open enrollment pe-
13	RIOD.—The special open enrollment period de-
14	scribed in this subparagraph is the 63-day pe-
15	riod that begins—
16	"(i) in the case of a beneficiary with
17	coverage described in clause (ii) of para-
18	graph (1)(F), the date on which the plan
19	terminates, ceases to provide, or substan-
20	tially reduces (as defined by the Adminis-
21	trator) the value of the prescription drug
22	coverage under such plan;
23	"(ii) in the case of a beneficiary with
24	coverage described in clause (i), (iii), or
25	(iv) of paragraph (1)(F), the date on which

1	the beneficiary loses eligibility for such
2	coverage; or
3	"(iii) in the case of a beneficiary with
4	coverage described in clause (v) of para-
5	graph (1)(F), the date on which the issuer
6	of the policy terminates coverage under the
7	policy.
8	"(c) Period of Coverage.—
9	"(1) In general.—Except as provided in para-
10	graph (2) and subject to paragraph (3), an eligible
11	beneficiary's coverage under the program under this
12	part shall be effective for the period provided in sec-
13	tion 1838, as if that section applied to the program
14	under this part.
15	"(2) Open and special enrollment.—
16	"(A) OPEN ENROLLMENT.—An eligible
17	beneficiary who enrolls under the program
18	under this part pursuant to subsection (b)(2)
19	shall be entitled to the benefits under this part
20	beginning on January 1, 2005.
21	"(B) Special enrollment.—Subject to
22	paragraph (3), an eligible beneficiary who en-
23	rolls under the program under this part pursu-
24	ant to subsection (b)(3) shall be entitled to the
25	benefits under this part beginning on the first

1	day of the month following the month in which
2	such enrollment occurs.
3	"(3) Limitation.—Coverage under this part
4	shall not begin prior to January 1, 2005.
5	"(d) Termination.—
6	"(1) In general.—The causes of termination
7	specified in section 1838 shall apply to this part in
8	the same manner as such causes apply to part B.
9	"(2) Coverage terminated by termination
10	OF COVERAGE UNDER PARTS A OR B.—
11	"(A) In general.—In addition to the
12	causes of termination specified in paragraph
13	(1), the Administrator shall terminate an indi-
14	vidual's coverage under this part if the indi-
15	vidual is no longer enrolled in both parts A and
16	В.
17	"(B) Effective date.—The termination
18	described in subparagraph (A) shall be effective
19	on the effective date of termination of coverage
20	under part A or (if earlier) under part B.
21	"(3) Procedures regarding termination
22	OF A BENEFICIARY UNDER A PLAN.—The Adminis-
23	trator shall establish procedures for determining the
24	status of an eligible beneficiary's enrollment under
25	this part if the beneficiary's enrollment in a Medi-

1	care Prescription Drug plan offered by an eligible
2	entity under this part is terminated by the entity for
3	cause (pursuant to procedures established by the
4	Administrator under section 1860D–3(a)(1)).
5	"ELECTION OF A MEDICARE PRESCRIPTION DRUG PLAN
6	"Sec. 1860D–3. (a) In General.—
7	"(1) Process.—
8	"(A) ELECTION.—
9	"(i) In General.—The Administrator
10	shall establish a process through which an
11	eligible beneficiary who is enrolled under
12	this part but not enrolled in a
13	Medicare+Choice plan offered by a
14	Medicare+Choice organization that pro-
15	vides qualified prescription drug
16	coverage—
17	"(I) shall make an election to en-
18	roll in any Medicare Prescription
19	Drug plan that is offered by an eligi-
20	ble entity and that serves the geo-
21	graphic area in which the beneficiary
22	resides; and
23	"(II) may make an annual elec-
24	tion to change the election under this
25	clause.

1	"(ii) Clarification regarding en-
2	ROLLMENT.—The process established
3	under clause (i) shall include, in the case
4	of an eligible beneficiary who is enrolled
5	under this part but who has failed to make
6	an election of a Medicare Prescription
7	Drug plan in an area, for the enrollment
8	in the Medicare Prescription Drug plan
9	with the lowest monthly premium that is
10	available in the area.
11	"(B) Requirements for process.—In
12	establishing the process under subparagraph
13	(A), the Administrator shall—
14	"(i) use rules similar to the rules for
15	enrollment, disenrollment, and termination
16	of enrollment with a Medicare+Choice
17	plan under section 1851, including—
18	"(I) the establishment of special
19	election periods under subsection
20	(e)(4) of such section; and
21	"(II) the application of the guar-
22	anteed issue and renewal provisions of
23	section 1851(g) (other than clause (i)
24	and the second sentence of clause (ii)

1	of paragraph (3)(C), relating to de-
2	fault enrollment); and
3	"(ii) coordinate enrollments,
4	disenrollments, and terminations of enroll-
5	ment under part C with enrollments,
6	disenrollments, and terminations of enroll-
7	ment under this part.
8	"(2) First enrollment period for plan
9	ENROLLMENT.—The process developed under para-
10	graph (1) shall ensure that eligible beneficiaries who
11	enroll under this part during the open enrollment
12	period under section 1860D-2(b)(2) are permitted
13	to elect an eligible entity prior to January 1, 2005,
14	in order to ensure that coverage under this part is
15	effective as of such date.
16	"(b) Enrollment in a Medicare+Choice
17	Plan.—
18	"(1) IN GENERAL.—An eligible beneficiary who
19	is enrolled under this part and enrolled in a
20	Medicare+Choice plan offered by a
21	Medicare+Choice organization that provides quali-
22	fied prescription drug coverage shall receive access
23	to such coverage under this part through such plan.

1	"(2) Rules.—Enrollment in a
2	Medicare+Choice plan is subject to the rules for en-
3	rollment in such plan under section 1851.
4	"PROVIDING INFORMATION TO BENEFICIARIES
5	"Sec. 1860D-4. (a) Activities.—
6	"(1) In General.—The Administrator shall
7	conduct activities that are designed to broadly dis-
8	seminate information to eligible beneficiaries (and
9	prospective eligible beneficiaries) regarding the cov-
10	erage provided under this part.
11	"(2) Special rule for first enrollment
12	UNDER THE PROGRAM.—The activities described in
13	paragraph (1) shall ensure that eligible beneficiaries
14	are provided with such information at least 30 days
15	prior to the first enrollment period described in sec-
16	tion $1860D-3(a)(2)$ .
17	"(b) Requirements.—
18	"(1) IN GENERAL.—The activities described in
19	subsection (a) shall—
20	"(A) be similar to the activities performed
21	by the Administrator under section 1851(d);
22	"(B) be coordinated with the activities per-
23	formed by—
24	"(i) the Administrator under such sec-
25	tion: and

1	"(ii) the Secretary under section
2	1804; and
3	"(C) provide for the dissemination of infor-
4	mation comparing the plans offered by eligible
5	entities under this part that are available to eli-
6	gible beneficiaries residing in an area.
7	"(2) Comparative information.—The com-
8	parative information described in paragraph (1)(C)
9	shall include a comparison of the following:
10	"(A) Benefits.—The benefits provided
11	under the plan and the formularies and appeals
12	processes under the plan.
13	"(B) QUALITY AND PERFORMANCE.—To
14	the extent available, the quality and perform-
15	ance of the eligible entity offering the plan.
16	"(C) Beneficiary cost-sharing.—The
17	cost-sharing required of eligible beneficiaries
18	under the plan.
19	"(D) Consumer satisfaction sur-
20	VEYS.—To the extent available, the results of
21	consumer satisfaction surveys regarding the
22	plan and the eligible entity offering such plan.
23	"(E) Additional information.—Such
24	additional information as the Administrator
25	may prescribe.

1	"BENEFICIARY PROTECTIONS
2	"Sec. 1860D-5. (a) Dissemination of Informa-
3	TION.—
4	"(1) GENERAL INFORMATION.—An eligible enti-
5	ty offering a Medicare Prescription Drug plan shall
6	disclose, in a clear, accurate, and standardized form
7	to each enrollee at the time of enrollment and at
8	least annually thereafter, the information described
9	in section 1852(c)(1) relating to such plan. Such in-
10	formation includes the following:
11	"(A) Access to covered drugs, including ac-
12	cess through pharmacy networks.
13	"(B) How any formulary used by the enti-
14	ty functions.
15	"(C) Copayments, coinsurance, and de-
16	ductible requirements.
17	"(D) Grievance and appeals procedures.
18	"(2) Disclosure upon request of general
19	COVERAGE, UTILIZATION, AND GRIEVANCE INFORMA-
20	TION.—Upon request of an individual eligible to en-
21	roll in a Medicare Prescription Drug plan, the eligi-
22	ble entity offering such plan shall provide the infor-
23	mation described in section 1852(c)(2) to such indi-
24	vidual.

- 1 "(3) Response to beneficiary questions.—
  2 An eligible entity offering a Medicare Prescription
  3 Drug plan shall have a mechanism for providing spe4 cific information to enrollees upon request, including
  5 information on the coverage of specific drugs and
  6 changes in its formulary on a timely basis.
  - "(4) CLAIMS INFORMATION.—An eligible entity offering a Medicare Prescription Drug plan must furnish to enrolled individuals in a form easily understandable to such individuals an explanation of benefits (in accordance with section 1806(a) or in a comparable manner) and a notice of the benefits in relation to initial coverage limit and annual out-of-pocket limit for the current year, whenever prescription drug benefits are provided under this part (except that such notice need not be provided more often than monthly).
  - "(5) APPROVAL OF MARKETING MATERIAL AND APPLICATION FORMS.—The provisions of section 1851(h) shall apply to marketing material and application forms under this part in the same manner as such provisions apply to marketing material and application forms under part C.
- 24 "(b) Access to Covered Drugs.—

"(1) Access to Negotiated Prices for Prescription Drugs.—An eligible entity offering a Medicare Prescription Drug plan shall issue such a card (or other technology) that may be used by an enrolled beneficiary to assure access to negotiated prices under section 1860D–6(e) for the purchase of prescription drugs for which coverage is not otherwise provided under the Medicare Prescription Drug plan.

### "(2) Assuring Pharmacy access.—

"(A) IN GENERAL.—An eligible entity offering a Medicare Prescription Drug plan shall secure the participation in its network of a sufficient number of pharmacies that dispense (other than by mail order) drugs directly to patients to ensure convenient access (as determined by the Administrator and including adequate emergency access) for enrolled beneficiaries, in accordance with standards established under section 1860D–7(f) that ensure such convenient access. Such standards shall take into account reasonable distances to pharmacy services in both urban and rural areas.

"(B) USE OF POINT-OF-SERVICE SYSTEM.—An eligible entity offering a Medicare

1	Prescription Drug plan shall establish an op-
2	tional point-of-service method of operation
3	under which—
4	"(i) the plan provides access to any or
5	all pharmacies that are not participating
6	pharmacies in its network; and
7	"(ii) the plan may charge beneficiaries
8	through adjustments in copayments any
9	additional costs associated with the point-
10	of-service option.
11	The additional copayments so charged shall not
12	count toward the application of section 1860D-
13	6(e).
14	"(3) Requirements on Development and
15	APPLICATION OF FORMULARIES.—If an eligible enti-
16	ty offering a Medicare Prescription Drug plan uses
17	a formulary, the following requirements must be
18	met:
19	"(A) Pharmacy and therapeutic (P&T)
20	COMMITTEE.—The eligible entity must establish
21	a pharmacy and therapeutic committee that de-
22	velops and reviews the formulary. Such com-
23	mittee shall include at least one practicing phy-
24	sician and at least one practicing pharmacist
25	both with expertise in the care of elderly or dis-

- abled persons and a majority of its members shall consist of individuals who are a practicing physician or a practicing pharmacist (or both).
  - "(B) Formulary development.—In developing and reviewing the formulary, the committee shall base clinical decisions on the strength of scientific evidence and standards of practice, including assessing peer-reviewed medical literature, such as randomized clinical trials, pharmacoeconomic studies, outcomes research data, and such other information as the committee determines to be appropriate.
  - "(C) Inclusion of drugs in all therapeutic categories.—The formulary must include drugs within each therapeutic category and class of covered outpatient drugs (although not necessarily for all drugs within such categories and classes).
  - "(D) Provider Education.—The committee shall establish policies and procedures to educate and inform health care providers concerning the formulary.
  - "(E) NOTICE BEFORE REMOVING DRUGS FROM FORMULARY.—Any removal of a drug from a formulary shall take effect only after ap-

1	propriate notice is made available to bene-
2	ficiaries and physicians.
3	"(F) Appeals and exceptions to appli-
4	CATION.—The eligible entity must have, as part
5	of the appeals process under subsection (e)(3),
6	a process for timely appeals for denials of cov-
7	erage based on such application of the for-
8	mulary.
9	"(c) Cost and Utilization Management; Qual-
10	ITY ASSURANCE; MEDICATION THERAPY MANAGEMENT
11	Program.—
12	"(1) IN GENERAL.—An eligible entity shall have
13	in place the following with respect to covered drugs:
14	"(A) A cost-effective drug utilization man-
15	agement program, including incentives to re-
16	duce costs when appropriate.
17	"(B) Quality assurance measures to reduce
18	medical errors and adverse drug interactions,
19	which—
20	"(i) shall include a medication therapy
21	management program described in para-
22	graph (2); and
23	"(ii) may include beneficiary edu-
24	cation programs, counseling, medication
25	refill reminders, and special packaging.

1	"(C) A program to control fraud, abuse,
2	and waste.
3	"(2) Medication therapy management pro-
4	GRAM.—
5	"(A) IN GENERAL.—A medication therapy
6	management program described in this para-
7	graph is a program of drug therapy manage-
8	ment and medication administration that is de-
9	signed to assure, with respect to beneficiaries
10	with chronic diseases (such as diabetes, asthma,
11	hypertension, and congestive heart failure) or
12	multiple prescriptions, that covered outpatient
13	drugs under the prescription drug plan are ap-
14	propriately used to achieve therapeutic goals
15	and reduce the risk of adverse events, including
16	adverse drug interactions.
17	"(B) Elements.—Such program may
18	include—
19	"(i) enhanced beneficiary under-
20	standing of such appropriate use through
21	beneficiary education, counseling, and
22	other appropriate means;
23	"(ii) increased beneficiary adherence
24	with prescription medication regimens
25	through medication refill reminders, special

1	packaging, and other appropriate means;
2	and
3	"(iii) detection of patterns of overuse
4	and underuse of prescription drugs.
5	"(C) DEVELOPMENT OF PROGRAM IN CO-
6	OPERATION WITH LICENSED PHARMACISTS.—
7	The program shall be developed in cooperation
8	with licensed and practicing pharmacists and
9	physicians.
10	"(D) Considerations in Pharmacy
11	FEES.—The eligible entity offering a Medicare
12	Prescription Drug plan shall take into account,
13	in establishing fees for pharmacists and others
14	providing services under the medication therapy
15	management program, the resources and time
16	used in implementing the program.
17	"(3) Public disclosure of pharmaceutical
18	PRICES FOR EQUIVALENT DRUGS.—The eligible enti-
19	ty offering a Medicare Prescription Drug plan shall
20	provide that each pharmacy or other dispenser that
21	arranges for the dispensing of a covered drug shall
22	inform the beneficiary at the time of purchase of the
23	drug of any differential between the price of the pre-
24	scribed drug to the enrollee and the price of the low-

- 1 est cost generic drug covered under the plan that is
- 2 therapeutically equivalent and bioequivalent.
- 3 "(d) Grievance Mechanism.—An eligible entity
- 4 shall provide meaningful procedures for hearing and re-
- 5 solving grievances between the eligible entity (including
- 6 any entity or individual through which the eligible entity
- 7 provides covered benefits) and enrollees in a Medicare Pre-
- 8 scription Drug plan offered by the eligible entity in accord-
- 9 ance with section 1852(f).
- 10 "(e) Coverage Determinations, Reconsider-
- 11 ATIONS, AND APPEALS.—
- 12 "(1) IN GENERAL.—An eligible entity shall
- meet the requirements of section 1852(g) with re-
- spect to covered benefits under the Medicare Pre-
- scription Drug plan it offers under this part in the
- same manner as such requirements apply to a
- 17 Medicare+Choice organization with respect to bene-
- 18 fits it offers under a Medicare+Choice plan under
- part C.
- 20 "(2) Request for review of tiered for-
- 21 MULARY DETERMINATIONS.—In the case of a Medi-
- care Prescription Drug plan offered by an eligible
- entity that provides for tiered cost-sharing for cov-
- ered drugs included within a formulary and provides
- lower cost-sharing for preferred drugs included with-

in the formulary, an individual who is enrolled in the
plan may request coverage of a nonpreferred drug
under the terms applicable for preferred drugs if the
prescribing physician determines that the preferred
drug for treatment of the same condition is not as
effective for the individual or has adverse effects for
the individual.

- 8 "(3) APPEALS OF FORMULARY DETERMINA-9 TIONS.—
  - "(A) IN GENERAL.—Subject to subparagraph (B), consistent with the requirements of section 1852(g), an eligible entity shall establish a process for individuals to appeal formulary determinations.
  - "(B) FORMULARY DETERMINATIONS.—An individual who is enrolled in a Medicare Prescription Drug plan offered by an eligible entity may appeal to obtain coverage for a covered drug that is not on a formulary of the eligible entity if the prescribing physician determines that the formulary drug for treatment of the same condition is not as effective for the individual.
- 24 "(f) CONFIDENTIALITY AND ACCURACY OF EN-25 ROLLEE RECORDS.—An eligible entity shall meet the re-

1	quirements of section 1852(h) with respect to enrollees
2	under this part in the same manner as such requirements
3	apply to a Medicare+Choice organization with respect to
4	enrollees under part C.
5	"(g) Uniform Premium.—An eligible entity shall
6	ensure that the monthly premium for a Medicare Prescrip-
7	tion Drug plan charged under this part is the same for
8	all eligible beneficiaries enrolled in the plan.
9	"PRESCRIPTION DRUG BENEFITS
10	"Sec. 1860D-6. (a) Requirements.—
11	"(1) In general.—For purposes of this part
12	and part C, the term 'qualified prescription drug
13	coverage' means either of the following:
14	"(A) STANDARD COVERAGE WITH ACCESS
15	TO NEGOTIATED PRICES.—Standard coverage
16	(as defined in subsection (c)) and access to ne-
17	gotiated prices under subsection (e).
18	"(B) ACTUARIALLY EQUIVALENT COV-
19	ERAGE WITH ACCESS TO NEGOTIATED
20	PRICES.—Coverage of covered drugs which
21	meets the alternative coverage requirements of
22	subsection (d) and access to negotiated prices
23	under subsection (e), but only if it is approved
24	by the Administrator, as provided under sub-
25	section (d).

1	"(2) Permitting additional prescription
2	DRUG COVERAGE.—
3	"(A) In general.—Subject to subpara-
4	graph (B) and section 1860D-13(c)(2), nothing
5	in this part shall be construed as preventing
6	qualified prescription drug coverage from in-
7	cluding coverage of covered drugs that exceeds
8	the coverage required under paragraph (1).
9	"(B) REQUIREMENT.—An eligible entity
10	may not offer a Medicare Prescription Drug
11	plan that provides additional benefits pursuant
12	to subparagraph (A) in an area unless the eligi-
13	ble entity offering such plan also offers a Medi-
14	care Prescription Drug plan in the area that
15	only provides the coverage of prescription drugs
16	that is required under subsection (a)(1).
17	"(3) Cost control mechanisms.—In pro-
18	viding qualified prescription drug coverage, the enti-
19	ty offering the Medicare Prescription Drug plan or
20	the Medicare+Choice plan may use cost control
21	mechanisms that are customarily used in employer-
22	sponsored health care plans that offer coverage for
23	prescription drugs, including the use of formularies,

tiered copayments, selective contracting with pro-

1	viders of prescription drugs, and mail order phar-
2	macies.
3	"(b) Application of Secondary Payor Provi-
4	SIONS.—The provisions of section 1852(a)(4) shall apply
5	under this part in the same manner as they apply under
6	part C.
7	"(c) Standard Coverage.—For purposes of this
8	part and part C, the term 'standard coverage' means cov-
9	erage of covered drugs that meets the following require-
10	ments:
11	"(1) Deductible.—
12	"(A) In General.—The coverage has an
13	annual deductible—
14	"(i) for 2005, that is equal to \$250;
15	or
16	"(ii) for a subsequent year, that is
17	equal to the amount specified under this
18	paragraph for the previous year increased
19	by the percentage specified in paragraph
20	(5) for the year involved.
21	"(B) ROUNDING.—Any amount determined
22	under subparagraph (A)(ii) that is not a mul-
23	tiple of \$1 shall be rounded to the nearest mul-
24	tiple of \$1.

1 "(2) Limits on cost-sharing.—The coverage 2 has cost-sharing (for costs above the annual deduct-3 ible specified in paragraph (1) and up to the initial 4 coverage limit under paragraph (3)) that is equal to 5 50 percent or that is actuarially consistent (using 6 processes established under subsection (f)) with an 7 average expected payment of 50 percent of such 8 costs. 9 "(3) Initial coverage limit.— 10 "(A) IN GENERAL.—Subject to paragraph 11 (4), the coverage has an initial coverage limit 12 on the maximum costs that may be recognized 13 for payment purposes (above the annual deduct-14 ible)— "(i) for 2005, that is equal to \$3,450; 15 16 or 17 "(ii) for a subsequent year, that is 18 equal to the amount specified in this para-19 graph for the previous year, increased by 20 the annual percentage increase described 21 in paragraph (5) for the year involved. 22 "(B) ROUNDING.—Any amount determined 23 under subparagraph (A)(ii) that is not a mul-24 tiple of \$1 shall be rounded to the nearest mul-25 tiple of \$1.

1	"(4) Limitation on out-of-pocket expendi-
2	TURES BY BENEFICIARY.—
3	"(A) In general.—Notwithstanding para-
4	graph (3), the coverage provides benefits with
5	cost-sharing that is equal to 10 percent after
6	the individual has incurred costs (as described
7	in subparagraph (C)) for covered drugs in a
8	year equal to the annual out-of-pocket limit
9	specified in subparagraph (B).
10	"(B) Annual out-of-pocket limit.—
11	"(i) In general.—For purposes of
12	this part, the 'annual out-of-pocket limit'
13	specified in this subparagraph—
14	"(I) for 2005, is equal to \$3,700;
15	$\operatorname{or}$
16	"(II) for a subsequent year, is
17	equal to the amount specified in the
18	subparagraph for the previous year,
19	increased by the annual percentage in-
20	crease described in paragraph (5) for
21	the year involved.
22	"(ii) ROUNDING.—Any amount deter-
23	mined under clause (i)(II) that is not a
24	multiple of \$1 shall be rounded to the
25	nearest multiple of \$1.

1	"(C) APPLICATION.—In applying subpara-
2	graph (A)—
3	"(i) incurred costs shall only include
4	costs incurred for the annual deductible
5	(described in paragraph (1)), cost-sharing
6	(described in paragraph (2)), and amounts
7	for which benefits are not provided because
8	of the application of the initial coverage
9	limit described in paragraph (3); and
10	"(ii) such costs shall be treated as in-
11	curred only if they are paid by the indi-
12	vidual (or by another individual, such as a
13	family member, on behalf of the indi-
14	vidual), under section 1860D–19, or under
15	title XIX and the individual (or other indi-
16	vidual) is not reimbursed through insur-
17	ance or otherwise, a group health plan, or
18	other third-party payment arrangement for
19	such costs.
20	"(5) Annual Percentage Increase.—For
21	purposes of this part, the annual percentage increase
22	specified in this paragraph for a year is equal to the
23	annual percentage increase in average per capita ag-
24	gregate expenditures for covered drugs in the United
25	States for beneficiaries under this title, as deter-

1	mined by the Administrator for the 12-month period
2	ending in July of the previous year.
3	"(d) Alternative Coverage Requirements.—A
4	Medicare Prescription Drug plan or Medicare+Choice
5	plan may provide a different prescription drug benefit de-
6	sign from the standard coverage described in subsection
7	(c) so long as the Administrator determines (based on an
8	actuarial analysis by the Administrator) that the following
9	requirements are met and the plan applies for, and re-
10	ceives, the approval of the Administrator for such benefit
11	design:
12	"(1) Assuring at least actuarially equiv-
13	ALENT COVERAGE.—
14	"(A) Assuring equivalent value of
15	TOTAL COVERAGE.—The actuarial value of the
16	total coverage (as determined under subsection
17	(f)) is at least equal to the actuarial value (as
18	so determined) of standard coverage.
19	"(B) Assuring equivalent unsub-
20	SIDIZED VALUE OF COVERAGE.—The unsub-
21	sidized value of the coverage is at least equal to
22	the unsubsidized value of standard coverage.
23	For purposes of this subparagraph, the unsub-
24	sidized value of coverage is the amount by
25	which the actuarial value of the coverage (as

determined under subsection (f)) exceeds the
actuarial value of the amounts associated with
the application of section 1860D–17(c) and reinsurance payments under section 1860D–20
with respect to such coverage.

"(C) Assuring standard payment for
COSTS AT INITIAL COVERAGE LIMIT.—The cov-

COSTS AT INITIAL COVERAGE LIMIT.—The coverage is designed, based upon an actuarially representative pattern of utilization (as determined under subsection (f)), to provide for the payment, with respect to costs incurred that are equal to the sum of the deductible under subsection (c)(1) and the initial coverage limit under subsection (c)(3), of an amount equal to at least such initial coverage limit multiplied by the percentage specified in subsection (c)(2).

Benefits other than qualified prescription drug coverage shall not be taken into account for purposes of this paragraph.

- "(2) LIMITATION ON OUT-OF-POCKET EXPENDITURES BY BENEFICIARIES.—The coverage provides the limitation on out-of-pocket expenditures by beneficiaries described in subsection (c)(4).
- 24 "(e) Access to Negotiated Prices.—
- 25 "(1) Access.—

"(A) IN GENERAL.—Under qualified prescription drug coverage offered by an eligible entity or a Medicare+Choice organization, the entity or organization shall provide beneficiaries with access to negotiated prices (including applicable discounts) used for payment for covered drugs, regardless of the fact that no benefits may be payable under the coverage with respect to such drugs because of the application of the deductible, any cost-sharing, or an initial coverage limit (described in subsection (c)(3)).

"(B) Medicaid related provisions.—
Insofar as a State elects to provide medical assistance under title XIX for a drug based on the prices negotiated under a Medicare Prescription Drug plan under this part, the requirements of section 1927 shall not apply to such drugs. The prices negotiated under a Medicare Prescription Drug plan with respect to covered drugs, under a Medicare+Choice plan with respect to such drugs, or under a qualified retiree prescription drug plan (as defined in section 1860D–20(f)(1)) with respect to such drugs, on behalf of eligible beneficiaries, shall (notwithstanding any other provision of

1	law) not be taken into account for the purposes
2	of establishing the best price under section
3	1927(e)(1)(C).
4	"(2) Cards or other technology.—In pro-
5	viding the access under paragraph (1), the eligible
6	entity or Medicare+Choice organization shall issue a
7	card or use other technology pursuant to section
8	1860D-5(b)(1).
9	"(f) Actuarial Valuation; Determination of
10	Annual Percentage Increases.—
11	"(1) Processes.—For purposes of this section,
12	the Administrator shall establish processes and
13	methods—
14	"(A) for determining the actuarial valu-
15	ation of prescription drug coverage, including—
16	"(i) an actuarial valuation of standard
17	coverage and of the reinsurance payments
18	under section 1860D–20;
19	"(ii) the use of generally accepted ac-
20	tuarial principles and methodologies; and
21	"(iii) applying the same methodology
22	for determinations of alternative coverage
23	under subsection (d) as is used with re-
24	spect to determinations of standard cov-
25	erage under subsection (c); and

1	"(B) for determining annual percentage in-
2	creases described in subsection $(e)(5)$ .
3	"(2) USE OF OUTSIDE ACTUARIES.—Under the
4	processes under paragraph (1)(A), eligible entities
5	and Medicare+Choice organizations may use actu-
6	arial opinions certified by independent, qualified ac-
7	tuaries to establish actuarial values, but the Admin-
8	istrator shall determine whether such actuarial val-
9	ues meet the requirements under subsection $(c)(1)$ .
10	"REQUIREMENTS FOR ENTITIES OFFERING MEDICARE
11	PRESCRIPTION DRUG PLANS; ESTABLISHMENT OF
12	STANDARDS
13	"Sec. 1860D-7. (a) General Requirements.—An
14	eligible entity offering a Medicare Prescription Drug plan
15	shall meet the following requirements:
16	"(1) Licensure.—Subject to subsection (c),
17	the entity is organized and licensed under State law
18	as a risk-bearing entity eligible to offer health insur-
19	ance or health benefits coverage in each State in
20	which it offers a Medicare Prescription Drug plan.
21	"(2) Assumption of Financial Risk.—
22	"(A) In General.—Subject to subpara-
23	graph (B) and section 1860D-20, the entity as-
24	sumes financial risk on a prospective basis for
25	the benefits that it offers under a Medicare

Prescription Drug plan and that is not covered under such section or section 1860D–16.

"(B) Reinsurance permitted.—The entity may obtain insurance or make other arrangements for the cost of coverage provided to any enrolled member under this part.

"(3) Solvency for unlicensed entities.—

In the case of an eligible entity that is not described in paragraph (1) and for which a waiver has been approved under subsection (c), such entity shall meet solvency standards established by the Administrator under subsection (d).

13 "(b) Contract Requirements.—The Administrator shall not permit an eligible beneficiary to elect a 14 15 Medicare Prescription Drug plan offered by an eligible entity under this part, and the entity shall not be eligible for payments under section 1860D–16 or 1860D–20, unless the Administrator has entered into a contract under this subsection with the entity with respect to the offering 19 of such plan. Such a contract with an entity may cover 20 21 more than 1 Medicare Prescription Drug plan. Such contract shall provide that the entity agrees to comply with the applicable requirements and standards of this part and the terms and conditions of payment as provided for in

this part.

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1	"(c) Waiver of Certain Requirements in Order
2	TO ENSURE BENEFICIARY CHOICE.—
3	"(1) In general.—In the case of an eligible
4	entity that seeks to offer a Medicare Prescription
5	Drug plan in a State, the Administrator shall waive
6	the requirement of subsection (a)(1) that the entity
7	be licensed in that State if the Administrator deter-
8	mines, based on the application and other evidence
9	presented to the Administrator, that any of the
10	grounds for approval of the application described in
11	paragraph (2) have been met.
12	"(2) Grounds for approval.—The grounds
13	for approval under this paragraph are the grounds
14	for approval described in subparagraphs (B), (C)
15	and (D) of section 1855(a)(2), and also include the
16	application by a State of any grounds other than
17	those required under Federal law.
18	"(3) Application of waiver procedures.—
19	With respect to an application for a waiver (or a
20	waiver granted) under this subsection, the provisions
21	of subparagraphs (E), (F), and (G) of section
22	1855(a)(2) shall apply.
23	"(4) References to certain provisions.—
24	For purposes of this subsection, in applying the pro-

visions of section 1855(a)(2) under this subsection

1	to Medicare Prescription Drug plans and eligible
2	entities—
3	"(A) any reference to a waiver application
4	under section 1855 shall be treated as a ref-
5	erence to a waiver application under paragraph
6	(1); and
7	"(B) any reference to solvency standards
8	were treated as a reference to solvency stand-
9	ards established under subsection (d).
10	"(d) Solvency Standards for Non-Licensed
11	ENTITIES.—
12	"(1) Establishment and publication.—The
13	Administrator, in consultation with the National As-
14	sociation of Insurance Commissioners, shall establish
15	and publish, by not later than January 1, 2004, fi-
16	nancial solvency and capital adequacy standards for
17	entities described in paragraph (2).
18	"(2) Compliance with standards.—An eligi-
19	ble entity that is not licensed by a State under sub-
20	section (a)(1) and for which a waiver application has
21	been approved under subsection (c) shall meet sol-
22	vency and capital adequacy standards established
23	under paragraph (1). The Administrator shall estab-
24	lish certification procedures for such eligible entities

- 1 with respect to such solvency standards in the man-
- 2 ner described in section 1855(c)(2).
- 3 "(e) Licensure Does Not Substitute for or
- 4 Constitute Certification.—The fact that an entity is
- 5 licensed in accordance with subsection (a)(1) or has a
- 6 waiver application approved under subsection (c) does not
- 7 deem the eligible entity to meet other requirements im-
- 8 posed under this part for an eligible entity.
- 9 "(f) OTHER STANDARDS.—The Administrator shall
- 10 establish by regulation other standards (not described in
- 11 subsection (d)) for eligible entities and Medicare Prescrip-
- 12 tion Drug plans consistent with, and to carry out, this
- 13 part. The Administrator shall publish such regulations by
- 14 January 1, 2004.
- 15 "(g) Periodic Review and Revision of Stand-
- 16 ARDS.—The Administrator shall periodically review the
- 17 standards established under this section and, based on
- 18 such review, may revise such standards if the Adminis-
- 19 trator determines such revision to be appropriate.
- 20 "(h) Relation to State Laws.—
- 21 "(1) IN GENERAL.—The standards established
- 22 under this part shall supersede any State law or reg-
- 23 ulation (including standards described in paragraph
- 24 (2)) with respect to Medicare Prescription Drug

1	plans which are offered by eligible entities under this
2	part—
3	"(A) to the extent such law or regulation
4	is inconsistent with such standards; and
5	"(B) in the same manner as such laws and
6	regulations are superseded under section
7	1856(b)(3).
8	"(2) STANDARDS SPECIFICALLY SUPER-
9	SEDED.—State standards relating to the following
10	are superseded under this section:
11	"(A) Benefit requirements.
12	"(B) Requirements relating to inclusion or
13	treatment of providers.
14	"(C) Coverage determinations (including
15	related appeals and grievance processes).
16	"(3) Prohibition of state imposition of
17	PREMIUM TAXES.—No State may impose a premium
18	tax or similar tax with respect to—
19	"(A) premiums paid to the Administrator
20	for Medicare Prescription Drug plans under
21	this part; or
22	"(B) any payments made by the Adminis-
23	trator under this part to an eligible entity offer-
24	ing such a plan.

1	"Subpart 2—Prescription Drug Delivery System
2	"ESTABLISHMENT OF SERVICE AREAS
3	"Sec. 1860D-10. (a) Establishment.—
4	"(1) Initial establishment.—Not later than
5	April 15, 2004, the Administrator shall establish
6	and publish the service areas in which Medicare Pre-
7	scription Drug plans may offer benefits under this
8	part.
9	"(2) Periodic Review and Revision of
10	SERVICE AREAS.—The Administrator shall periodi-
11	cally review the service areas applicable under this
12	section and, based on such review, may revise such
13	service areas if the Administrator determines such
14	revision to be appropriate.
15	"(b) Requirements for Establishment of
16	SERVICE AREAS.—
17	"(1) IN GENERAL.—The Administrator shall es-
18	tablish the service areas under subsection (a) in a
19	manner that—
20	"(A) maximizes the availability of Medi-
21	care Prescription Drug plans to eligible bene-
22	ficiaries; and
23	"(B) minimizes the ability of eligible enti-
24	ties offering such plans to favorably select eligi-
25	ble beneficiaries.

1	"(2) Service area may not be smaller
2	THAN A STATE.—A service area established under
3	subsection (a) may not be smaller than a State.
4	"PUBLICATION OF RISK ADJUSTERS
5	"Sec. 1860D–11. (a) Publication.—Not later than
6	April 15 of each year (beginning in 2004), the Adminis-
7	trator shall publish the risk adjusters established under
8	subsection (b) to be used in computing—
9	"(1) under section 1860D–16(a) the amount of
10	payment to Medicare Prescription Drug plans in the
11	subsequent year; and
12	"(2) under section 1853(k)(2) the amount of
13	payment to Medicare+Choice organizations that
14	offer qualified prescription drug coverage in the sub-
15	sequent year.
16	"(b) Establishment of Risk Adjusters.—
17	"(1) In general.—Subject to paragraph (2),
18	the Administrator shall establish an appropriate
19	methodology for adjusting the amount of payment to
20	Medicare Prescription Drug plans computed under
21	section 1860D-16(a) to take into account, in a
22	budget neutral manner, variation in costs based on
23	the differences in actuarial risk of different enrollees
24	being served.
25	"(2) Considerations.—In establishing the
26	methodology under paragraph (1), the Administrator

1	may take into account the similar methodologies
2	used under section 1853(a)(3) to adjust payments to
3	Medicare+Choice organizations (with respect to en-
4	hanced medicare benefits under part E).
5	"SUBMISSION OF BIDS FOR PROPOSED MEDICARE
6	PRESCRIPTION DRUG PLANS
7	"Sec. 1860D–12. (a) In General.—Each eligible
8	entity that intends to offer a Medicare Prescription Drug
9	plan in a year (beginning with 2005) shall submit to the
10	Administrator, at such time and in such manner as the
11	Administrator may specify, such information as the Ad-
12	ministrator may require, including the information de-
13	scribed in subsection (b).
14	"(b) Information Described.—The information
15	described in this subsection includes information on each
16	of the following:
17	"(1) A description of the benefits under the
18	plan (as required under section 1860D-6).
19	"(2) Information on the actuarial value of the
20	qualified prescription drug coverage.
21	"(3) Information on the monthly premium to be
22	charged for all benefits, including an actuarial cer-
23	tification of—
24	"(A) the actuarial basis for such premium;
25	and

1	"(B) the portion of such premium attrib-
2	utable to benefits in excess of standard cov-
3	erage; and
4	"(C) the reduction in such bid and pre-
5	mium resulting from the payments associated
6	with section 1860D-16(c) and payments pro-
7	vided under section 1860D–20.
8	"(4) The service area for the plan.
9	"(5) Such other information as the Adminis-
10	trator may require to carry out this part.
11	"(c) Options Regarding Service Areas.—
12	"(1) In general.—The service area of a Medi-
13	care Prescription Drug plan shall be either—
14	"(A) the entire area of 1 of the service
15	areas established by the Administrator under
16	section 1860D–10; or
17	"(B) the entire area covered by the medi-
18	care program.
19	"(2) Rule of Construction.—Nothing in
20	this part shall be construed as prohibiting an eligible
21	entity from submitting separate bids in multiple
22	service areas as long as each bid is for a single serv-
23	ice area.

1	"APPROVAL OF PROPOSED MEDICARE PRESCRIPTION
2	DRUG PLANS
3	"Sec. 1860D-13. (a) In General.—The Adminis-
4	trator shall review the information filed under section
5	1860D–12 and shall approve or disapprove the Medicare
6	Prescription Drug plan. The Administrator may not ap-
7	prove a plan if—
8	"(1) the plan and the entity offering the plan
9	comply with the requirements under this part; and
10	"(2) the premium accurately reflects both (A)
11	the actuarial value of the benefits provided, and (B)
12	the payments associated with the application of
13	186D–16(c) and the payments under section
14	1860D–20 for the standard benefit.
15	"(b) Negotiation.—In exercising the authority
16	under subsection (a), the Administrator shall have the
17	same authority to negotiate the terms and conditions of
18	the premiums submitted and other terms and conditions
19	of proposed plans as the Director of the Office of Per-
20	sonnel Management has with respect to health benefits
21	plans under chapter 89 of title 5, United States Code.
22	"(c) Special Rules for Approval.—The Adminis-
23	trator may approve a Medicare Prescription Drug plan
24	submitted under section 1860D–12 only if the benefits
25	under such plan—

1	"(1) include the required benefits under section
2	1860D-6(a)(1); and
3	"(2) are not designed in such a manner that
4	the Administrator finds is likely to result in favor-
5	able selection of eligible beneficiaries.
6	"(d) Assuring Access.—
7	"(1) Number of Contracts.—The Adminis-
8	trator shall, consistent with the requirements of this
9	part and the goal of containing costs under this title,
10	approve at least 2 contracts to offer a Medicare Pre-
11	scription Drug plan in an area.
12	"(2) Guaranteeing access to coverage.—
13	In order to assure access under paragraph (1) in an
14	area and consistent with paragraph (3), the Admin-
15	istrator may provide financial incentives (including
16	partial underwriting of risk) for an eligible entity to
17	offer a Medicare Prescription Drug plan in that
18	area, but only so long as (and to the extent) nec-
19	essary to assure the access guaranteed under para-
20	graph (1) in that area.
21	"(3) Limitation on authority.—In exer-
22	cising authority under this subsection, the
23	Administrator—
24	"(A) shall not provide for the full under-
25	writing of financial risk for any eligible entity:

1	"(B) shall not provide for any under-
2	writing of financial risk for a public eligible en-
3	tity with respect to the offering of a nationwide
4	prescription drug plan; and
5	"(C) shall seek to maximize the assump-
6	tion of financial risk by an eligible entity.
7	"(4) Reports.—The Administrator shall, in
8	each annual report to Congress under section
9	1860D-25(e)(1)(D), include information on the ex-
10	ercise of authority under this subsection. The Ad-
11	ministrator also shall include such recommendations
12	as may be appropriate to limit the exercise of such
13	authority, including minimizing the assumption of fi-
14	nancial risk.
15	"(e) Annual Contracts.—A contract approved
16	under this part shall be for a 1-year period.
17	"COMPUTATION OF MONTHLY STANDARD COVERAGE
18	PREMIUMS
19	"Sec. 1860D-14. (a) In General.—For each year
20	(beginning with 2005), the Administrator shall compute
21	a monthly standard coverage premium for each Medicare
22	Prescription Drug plan approved under section 1860D-
23	13.
24	"(b) Requirements.—The monthly standard cov-
25	erage premium for a Medicare Prescription Drug plan for
26	a year shall be equal to—

1	"(1) in the case of a plan offered by an eligible
2	entity that provides standard coverage or an actuari-
3	ally equivalent coverage and does not provide addi-
4	tional prescription drug coverage pursuant to section
5	1860D-6(a)(2), the monthly premium approved for
6	the plan under section 1860D-13 for the year; and
7	"(2) in the case of a plan offered by an eligible
8	entity that provides additional prescription drug cov-
9	erage pursuant to section 1860D-6(a)(2)—
10	"(A) an amount that reflects only the actu-
11	arial value of the standard coverage offered
12	under the plan; or
13	"(B) if determined appropriate by the Ad-
14	ministrator, the monthly premium approved
15	under section 1860D-13 for the year for the
16	Medicare Prescription Drug plan that (as re-
17	quired under subparagraph (B) of such sec-
18	tion)—
19	"(i) is offered by such entity in the
20	same area as the plan; and
21	"(ii) does not provide additional pre-
22	scription drug coverage pursuant to such
23	section.
24	"COMPUTATION OF MONTHLY NATIONAL AVERAGE
25	PREMIUM
26	"Sec. 1860D-15. (a) Computation.—

- "(1) IN GENERAL.—For each year (beginning with 2005) the Administrator shall compute a monthly national average premium equal to the average of the monthly standard coverage premium for each Medicare Prescription Drug plan (as computed under section 1860D–14).
- "(2) WEIGHTED AVERAGE.—The monthly national average premium computed under paragraph (1) shall be a weighted average, with the weight for each plan being equal to the average number of beneficiaries enrolled under such plan in the previous year.
- 13 "(b) Special Rule for 2005.—For purposes of ap-
- 14 plying this section for 2005, the Administrator shall estab-
- 15 lish procedures for determining the weighted average
- 16 under subsection (a)(2) for 2004.
- 17 "PAYMENTS TO ELIGIBLE ENTITIES OFFERING MEDICARE
- 18 PRESCRIPTION DRUG PLANS
- 19 "Sec. 1860D–16. (a) Payment of Premiums.—For
- 20 each year (beginning with 2005), the Administrator shall
- 21 pay to each entity offering a Medicare Prescription Drug
- 22 plan in which an eligible beneficiary is enrolled an amount
- 23 equal to the full amount of the monthly premium approved
- 24 for the plan under section  $1860\mathrm{D}{-}13$  on behalf of each
- 25 eligible beneficiary enrolled in such plan for the year, as

- 1 adjusted using the risk adjusters that apply to the stand-
- 2 ard coverage published under section 1860D–11.
- 3 "(b) Payment Terms.—Payment under this section
- 4 to an entity offering a Medicare Prescription Drug plan
- 5 shall be made in a manner determined by the Adminis-
- 6 trator and based upon the manner in which payments are
- 7 made under section 1853(a) (relating to payments to
- 8 Medicare+Choice organizations).
- 9 "(c) Payments to Medicare+Choice Plans.—
- 10 For provisions related to payments to Medicare+Choice
- 11 organizations offering Medicare+Choice plans that pro-
- 12 vide qualified prescription drug coverage, see section
- 13 1853(k)(2).
- 14 "(d) SECONDARY PAYER PROVISIONS.—The provi-
- 15 sions of section 1862(b) shall apply to the benefits pro-
- 16 vided under this part.
- 17 "COMPUTATION OF BENEFICIARY OBLIGATION
- 18 "Sec. 1860D–17. (a) Beneficiaries Enrolled in
- 19 A MEDICARE PRESCRIPTION DRUG PLAN.—In the case of
- 20 an eligible beneficiary enrolled under this part and in a
- 21 Medicare Prescription Drug plan, the monthly beneficiary
- 22 obligation for enrollment in such plan in a year shall be
- 23 determined as follows:
- 24 "(1) Medicare prescription drug plan
- 25 PREMIUMS EQUAL TO THE MONTHLY NATIONAL AV-
- 26 ERAGE.—If the amount of the monthly premium ap-

proved by the Administrator under section 1860D-13 for a Medicare Prescription Drug plan for the year is equal to the monthly national average pre-mium (as computed under section 1860D–15) for the year, the monthly obligation of the eligible bene-ficiary in that year shall be an amount equal to the applicable percent (as defined in subsection (c)) of the amount of the monthly national average pre-mium.

- "(2) Medicare prescription drug plan Premiums that are less than the monthly national average premium (as computed under section 1860D–13) for the Medicare Prescription Drug plan for the year is less than the monthly national average premium (as computed under section 1860D–15) for the year, the monthly obligation of the eligible beneficiary in that year shall be an amount equal to—
- "(A) the applicable percent of the amount of the monthly national average premium; minus
- 22 minus
  23 "(B) the amount by which the monthly na24 tional average premium exceeds the amount of

the premium approved by the Administrator for the plan.

"(3) Medicare prescription drug plan

Premiums that are greater than the monthLy national average.—If the amount of the
monthly premium approved by the Administrator
under section 1860D–13 for a Medicare Prescription

Drug plan for the year exceeds the monthly national
average premium (as computed under section
1860D–15) for the year, the monthly obligation of
the eligible beneficiary in that year shall be an
amount equal to the sum of—

- "(A) the applicable percent of the amount of the monthly national average premium; plus "(B) the amount by which the premium approved by the Administrator for the plan exceeds the amount of the monthly national average premium.
- "(b) BENEFICIARIES ENROLLED IN A

  20 MEDICARE+CHOICE PLAN.—In the case of an eligible

  21 beneficiary that is receiving qualified prescription drug

  22 coverage under a Medicare+Choice plan, the monthly obli
  23 gation for such coverage shall be determined pursuant to

  24 section 1853(k)(3).

1	"(c) Applicable Percent Defined.—For pur-
2	poses of this section, except as provided in section 1860D-
3	19 (relating to premium subsidies for low-income individ-
4	uals), the term 'applicable percent' means 55 percent.
5	"COLLECTION OF BENEFICIARY OBLIGATION
6	"Sec. 1860D–18. (a) Collection of Amount in
7	SAME MANNER AS PART B PREMIUM.—The amount of
8	the monthly beneficiary obligation (determined under sec-
9	tion 1860D–17) applicable to an eligible beneficiary under
10	this part (after application of any increase under section
11	1860D–2(b)(1)(A)) shall be collected and credited to the
12	Prescription Drug Account in the same manner as the
13	monthly premium determined under section 1839 is col-
14	lected and credited to the Federal Supplementary Medical
15	Insurance Trust Fund under section 1840.
16	"(b) Information Necessary for Collection.—
17	In order to carry out subsection (a), the Administrator
18	shall transmit to the Commissioner of Social Security—
19	"(1) at the beginning of each year, the name,
20	social security account number, and annual bene-
21	ficiary obligation owed by each individual enrolled in
22	a Medicare Prescription Drug plan for each month
23	during the year; and
24	"(2) periodically throughout the year, informa-
25	tion to update the information previously trans-
26	mitted under this paragraph for the year.

1	"(c) Collection for Beneficiaries Receiving
2	QUALIFIED PRESCRIPTION DRUG COVERAGE UNDER A
3	MEDICARE+CHOICE PLAN.—For provisions related to the
4	collection of the monthly beneficiary obligation for quali-
5	fied prescription drug coverage under a Medicare+Choice
6	plan, see section $1853(k)(4)$ .
7	"PREMIUM AND COST-SHARING SUBSIDIES FOR LOW-
8	INCOME INDIVIDUALS
9	"Sec. 1860D–19. (a) In General.—
10	"(1) Full premium subsidy and reduction
11	OF COST-SHARING FOR INDIVIDUALS WITH INCOME
12	BELOW 135 PERCENT OF FEDERAL POVERTY LINE.—
13	In the case of a subsidy-eligible individual (as de-
14	fined in paragraph (3)) who is determined to have
15	income that does not exceed 135 percent of the Fed-
16	eral poverty line—
17	"(A) section 1860D–17 shall be applied—
18	"(i) in subsection (c), by substituting
19	'0 percent' for '55 percent'; and
20	"(ii) in subparagraphs (A) and (B) of
21	subsection (a)(3), by substituting "the
22	amount of the premium for the Medicare
23	Prescription Drug plan with the lowest
24	monthly premium in the area that the ben-
25	eficiary resides" for "the amount of the
26	monthly national average premium" but

1	only if there is no Medicare Prescription
2	Drug plan offered in the area in which the
3	individual resides that has a monthly pre-
4	mium for the year that is equal to or less
5	than the monthly national average pre-
6	mium (as computed under section 1860D-
7	15) for the year;
8	"(B) the annual deductible applicable
9	under section $1860D-6(c)(1)$ in a year shall be
10	reduced to an amount equal to 5 percent of the
11	annual deductible otherwise applicable under
12	such section for that year;
13	"(C) section $1860D-6(c)(2)$ shall be ap-
14	plied by substituting '2.5 percent' for '50 per-
15	cent' each place it appears;
16	"(D) such individual shall be responsible
17	for cost-sharing for the cost of any covered
18	drug provided in the year (after the individual
19	has reached such initial coverage limit and be-
20	fore the individual has reached the limitation
21	under section $1860D-6(e)(4)(A)$ , that is equal
22	to 50 percent; and
23	"(E) section $1860D-6(c)(4)(A)$ shall be
24	applied by substituting '0 percent' for '10 per-
25	cent'.

1	In no case may the application of subparagraph (A)
2	result in a monthly beneficiary obligation that is
3	below zero.
4	"(2) SLIDING SCALE PREMIUM SUBSIDY AND
5	REDUCTION OF COST-SHARING FOR INDIVIDUALS
6	WITH INCOME BETWEEN 135 AND 150 PERCENT OF
7	FEDERAL POVERTY LINE.—
8	"(A) IN GENERAL.—In the case of a sub-
9	sidy-eligible individual who is determined to
10	have income that exceeds 135 percent, but is
11	less than 150 percent, of the Federal poverty
12	line—
13	"(i) section 1860D–17 shall be
14	applied—
15	"(I) in subsection (c), by sub-
16	stituting 'subsidy percent' for '55 per-
17	cent'; and
18	"(II) in subparagraphs (A) and
19	(B) of subsection (a)(3), by sub-
20	stituting "the amount of the premium
21	for the Medicare Prescription Drug
22	plan with the lowest monthly premium
23	in the area that the beneficiary re-
24	sides" for "the amount of the monthly
25	national average premium", but only

1	if there is no Medicare Prescription
2	Drug plan offered in the area in
3	which the individual resides that has a
4	monthly premium for the year that is
5	equal to or less than the monthly na-
6	tional average premium (as computed
7	under section 1860D–15) for the
8	year; and
9	"(ii) such individual shall be respon-
10	sible for cost-sharing for the cost of any
11	covered drug provided in the year (after
12	the individual has reached such initial cov-
13	erage limit and before the individual has
14	reached the limitation under section
15	1860D-6(c)(4)(A), that is equal to $50$
16	percent.
17	In no case may the application of clause (i) re-
18	sult in a monthly beneficiary obligation that is
19	below zero.
20	"(B) Subsidy percent defined.—For
21	purposes of subparagraph (A)(i), the term 'sub-
22	sidy percent' means a percent determined on a
23	linear sliding scale ranging from 0 percent for

individuals with incomes at 135 percent of such

1	level to 55 percent for individuals with incomes
2	at 150 percent of such level.
3	"(3) Determination of eligibility.—
4	"(A) Subsidy-eligible individual de-
5	FINED.—For purposes of this section, subject
6	to subparagraph (D), the term 'subsidy-eligible
7	individual' means an individual who—
8	"(i) is enrolled under this part, in-
9	cluding an individual receiving qualified
10	prescription drug coverage under a
11	Medicare+Choice plan;
12	"(ii) has income that is less that 150
13	percent of the Federal poverty line; and
14	"(iii) meets the resources requirement
15	described in section $1905(p)(1)(C)$ .
16	"(B) Determinations.—The determina-
17	tion of whether an individual residing in a State
18	is a subsidy-eligible individual and the amount
19	of such individual's income shall be determined
20	under the State medicaid plan for the State
21	under section 1935(a). In the case of a State
22	that does not operate such a medicaid plan (ei-
23	ther under title XIX or under a statewide waiv-
24	er granted under section 1115), such deter-

1	mination shall be made under arrangements
2	made by the Administrator.
3	"(C) Income determinations.—For pur-
4	poses of applying this section—
5	"(i) income shall be determined in the
6	manner described in section
7	1905(p)(1)(B); and
8	"(ii) the term 'Federal poverty line'
9	means the official poverty line (as defined
10	by the Office of Management and Budget,
11	and revised annually in accordance with
12	section 673(2) of the Omnibus Budget
13	Reconciliation Act of 1981) applicable to a
14	family of the size involved.
15	"(D) Treatment of Territorial Resi-
16	DENTS.—In the case of an individual who is not
17	a resident of the 50 States or the District of
18	Columbia, the individual is not eligible to be a
19	subsidy-eligible individual but may be eligible
20	for financial assistance with prescription drug
21	expenses under section 1935(e).
22	"(b) Rules in Applying Cost-Sharing Sub-
23	SIDIES.—
24	"(1) Additional benefits.—In applying sub-
25	paragraphs (B) and (C) of subsection (a)(1) and

- 1 clauses (ii) and (iii) of subsection (a)(2)(A), nothing 2 in this part shall be construed as preventing an eligible entity offering a Medicare Prescription Drug 3 plan or a Medicare+Choice organization offering a 5 Medicare+Choice plan in which qualified drug cov-6 erage is provided from waiving or reducing the 7 amount of the deductible or other cost-sharing oth-8 erwise applicable pursuant to section 1860D-
- 10 "(2) Limitation on Charges.—In the case of an individual receiving cost-sharing subsidies under 12 subparagraphs (B) and (C) of subsection (a)(1) or 13 under clauses (ii) and (iii) of subsection (a)(2)(A), 14 the eligible entity offering a Medicare Prescription 15 Drug plan or the Medicare+Choice organization of-16 fering a Medicare+Choice plan in which qualified 17 drug coverage is provided may not charge more than 18 the deductible or other cost-sharing required pursu-19 ant to such subsection.
- "(c) Administration of Subsidy Program.—The 20 21 Administrator shall provide a process whereby, in the case 22 of an individual eligible for a cost-sharing under subpara-23 graphs (B) and (C) of subsection (a)(1) or under clauses (ii) and (iii) of subsection (a)(2)(A) and who is enrolled in a Medicare Prescription Drug plan or is enrolled in a

11

6(a)(2).

1	Medicare+Choice plan under which qualified prescription
2	drug coverage is provided—
3	"(1) the Administrator provides for a notifica-
4	tion of the eligible entity or Medicare+Choice orga-
5	nization involved that the individual is eligible for a
6	cost-sharing subsidy and the amount of the subsidy
7	under such subsection;
8	"(2) the entity or organization involved reduces
9	the cost-sharing otherwise imposed by the amount of
10	the applicable subsidy and submits to the Adminis-
11	trator information on the amount of such reduction;
12	and
13	"(3) the Administrator periodically and on a
14	timely basis reimburses the entity or organization
15	for the amount of such reductions.
16	The reimbursement under paragraph (3) may be com-
17	puted on a capitated basis, taking into account the actu-
18	arial value of the subsidies and with appropriate adjust-
19	ments to reflect differences in the risks actually involved.
20	"(d) Relation to Medicaid Program.—
21	"(1) In general.—For provisions providing
22	for eligibility determinations, and additional financ-
23	ing, under the medicaid program, see section 1935.
24	"(2) Medicaid providing wrap around ben-
25	EFITS.—The coverage provided under this part is

1	primary payor to benefits for prescribed drugs pro-
2	vided under the medicaid program under title XIX.
3	"REINSURANCE PAYMENTS FOR QUALIFIED
4	PRESCRIPTION DRUG COVERAGE
5	"Sec. 1860D-20. (a) Reinsurance Payments.—
6	"(1) In General.—The Administrator shall
7	provide in accordance with this section for payment
8	to a qualifying entity (as defined in subsection (b))
9	of the reinsurance payment amount (as defined in
10	subsection (c)), which in the aggregate is 30 percent
11	of the total payments made by a qualifying entity
12	for standard coverage under the respective plan, for
13	excess costs incurred in providing qualified prescrip-
14	tion drug coverage for qualifying covered individuals
15	(as defined in subsection $(g)(1)$ ).
16	"(2) Budget authority.—This section con-
17	stitutes budget authority in advance of appropria-
18	tions Acts and represents the obligation of the Ad-
19	ministrator to provide for the payment of amounts
20	provided under this section.
21	"(b) QUALIFYING ENTITY DEFINED.—For purposes
22	of this section, the term 'qualifying entity' means any of
23	the following that has entered into an agreement with the
24	Administrator to provide the Administrator with such in-
25	formation as may be required to carry out this section:

1	"(1) An eligible entity offering a Medicare Pre-
2	scription Drug plan under this part.
3	"(2) A Medicare+Choice organization that pro-
4	vides qualified prescription drug coverage under a
5	Medicare+Choice plan under part C.
6	"(3) The sponsor of a qualified retiree prescrip-
7	tion drug plan (as defined in subsection (f)).
8	"(c) Reinsurance Payment Amount.—
9	"(1) In General.—Subject to subsection
10	(d)(2), the reinsurance payment amount under this
11	subsection for a qualifying covered individual for a
12	coverage year (as defined in subsection $(g)(2)$ ) is
13	equal to the sum of the following:
14	"(A) For the portion of the individual's
15	gross covered drug costs (as defined in para-
16	graph (3)) for the year that exceeds the amount
17	specified in paragraph (2), but does not exceed
18	the initial coverage limit, an amount equal to
19	50 percent of the allowable costs (as defined in
20	paragraph (3)) attributable to such gross cov-
21	ered drug costs.
22	"(B) For the portion of the individual's
23	gross covered drug costs for the year that ex-
24	ceeds the annual out-of-pocket threshold speci-

fied in section 1860D-6(c)(4)(B), an amount

- equal to 80 percent of the allowable costs attributable to such gross covered drug costs.
  - "(2) Amount specified under this paragraph—
    - "(A) for 2005, is equal to \$2,000; and
    - "(B) for a subsequent year, is equal to the amount specified in this paragraph for the previous year, increased by the annual percentage increase described in section 1860D-6(c)(5).
  - "(3) Allowable costs.—For purposes of this section, the term 'allowable costs' means, with respect to gross covered drug costs (as defined in paragraph (4)) under a plan described in subsection (b) offered by a qualifying entity, the part of such costs that are actually paid (net of average percentage rebates) under the plan, but in no case more than the part of such costs that would have been paid under the plan if the prescription drug coverage under the plan were standard coverage.
  - "(4) Gross covered drug costs.—For purposes of this section, the term 'gross covered drug costs' means, with respect to an enrollee with a qualifying entity under a plan described in subsection (b) during a coverage year, the costs incurred under the plan (including costs attributable

1	to administrative costs) for covered drugs dispensed
2	during the year, including costs relating to the de-
3	ductible, whether paid by the enrollee or under the
4	plan, regardless of whether the coverage under the
5	plan exceeds standard coverage and regardless of
6	when the payment for such drugs is made.
7	"(d) Adjustment of Reinsurance Payments to
8	Assure 30 Percent Level of Payment.—
9	"(1) ESTIMATION OF PAYMENTS.—The Admin-
10	istrator shall estimate—
11	"(A) the total payments to be made (with-
12	out regard to this subsection) during a year
13	under subsections (a) and (c); and
14	"(B) the total payments to be made by
15	qualifying entities for standard coverage under
16	plans described in subsection (b) during the
17	year.
18	"(2) Adjustment.—The Administrator shall
19	proportionally adjust the payments made under sub-
20	sections (a) and (c) for a coverage year in such man-
21	ner so that the total of the payments made under
22	such subsections for the year is equal to 30 percent
23	of the total payments described in subparagraph
24	(A)(ii).
25	"(e) Payment Methods.—

1 "(1) In general.—Payments under this sec-2 tion shall be based on such a method as the Admin-3 istrator determines. The Administrator may estab-4 lish a payment method by which interim payments 5 of amounts under this section are made during a 6 year based on the Administrator's best estimate of 7 amounts that will be payable after obtaining all of 8 the information. 9 "(2) Source of Payments.—Payments under 10 this section shall be made from the Prescription 11 Drug Account. 12 "(f) Qualified Retiree Prescription Drug PLAN DEFINED.— 13 14 "(1) In General.—For purposes of this sec-15 tion, the term 'qualified retiree prescription drug 16 plan' means employment-based retiree health cov-17 erage (as defined in paragraph (3)(A)) if, with re-18 spect to a qualifying covered individual who is cov-19 ered under the plan, the following requirements are

"(A) Assurance.—The sponsor of the plan shall annually attest, and provide such assurances as the Administrator may require, that the coverage meets or exceeds the requirements for qualified prescription drug coverage.

met:

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1	"(B) AUDITS.—The sponsor (and the plan)
2	shall maintain, and afford the Administrator
3	access to, such records as the Administrator
4	may require for purposes of audits and other
5	oversight activities necessary to ensure the ade-
6	quacy of prescription drug coverage, and the ac-
7	curacy of payments made.
8	"(2) Limitation on benefit eligibility.—
9	No payment shall be provided under this section
10	with respect to an individual who is enrolled under
11	a qualified retiree prescription drug plan unless the
12	individual—
13	"(A) is covered under the plan; and
14	"(B) was eligible for, but was not enrolled
15	in, the program under this part.
16	"(3) Definitions.—As used in this section:
17	"(A) Employment-based retiree
18	HEALTH COVERAGE.—The term 'employment-
19	based retiree health coverage' means health in-
20	surance or other coverage of health care costs
21	for individuals (or for such individuals and their
22	spouses and dependents) based on their status
23	as former employees or labor union members.
24	"(B) Sponsor.—The term 'sponsor
25	means a plan sponsor as defined in section

1	3(16)(B) of the Employee Retirement Income
2	Security Act of 1974.
3	"(g) General Definitions.—For purposes of this
4	section:
5	"(1) QUALIFYING COVERED INDIVIDUAL.—The
6	term 'qualifying covered individual' means an indi-
7	vidual who—
8	"(A) is enrolled in this part and in a Medi-
9	care Prescription Drug plan;
10	"(B) is enrolled in this part and in a
11	Medicare+Choice plan that provides qualified
12	prescription drug coverage; or
13	"(C) is eligible for, but not enrolled in, the
14	program under this part, and is covered under
15	a qualified retiree prescription drug plan.
16	"(2) COVERAGE YEAR.—The term 'coverage
17	year' means a calendar year in which covered drugs
18	are dispensed if a claim for payment is made under
19	the plan for such drugs, regardless of when the
20	claim is paid.

1	"Subpart 3—Medicare Competitive Agency; Prescription
2	Drug Account in the Federal Supplementary Med-
3	ical Insurance Trust Fund
4	"ESTABLISHMENT OF MEDICARE COMPETITIVE AGENCY
5	"Sec. 1860D-25. (a) Establishment.—By not
6	later than March 1, 2003, the Secretary shall establish
7	within the Department of Health and Human Services and
8	agency to be known as the Medicare Competitive Agency
9	"(b) Administrator and Deputy Adminis-
10	TRATOR.—
11	"(1) Administrator.—
12	"(A) IN GENERAL.—The Medicare Com-
13	petitive Agency shall be headed by an Adminis-
14	trator (in this section referred to as the 'Ad-
15	ministrator') who shall be appointed by the
16	President, by and with the advice and consent
17	of the Senate. The Administrator shall report
18	directly to the Secretary.
19	"(B) Compensation.—The Administrator
20	shall be paid at the rate of basic pay payable
21	for level III of the Executive Schedule under
22	section 5314 of title 5, United States Code.
23	"(C) Term of office.—The Adminis-
24	trator shall be appointed for a term of 5 years.
25	In any case in which a successor does not take

office at the end of an Administrator's term of office, that Administrator may continue in office until the entry upon office of such a successor. An Administrator appointed to a term of office after the commencement of such term may serve under such appointment only for the remainder of such term.

- "(D) GENERAL AUTHORITY.—The Administrator shall be responsible for the exercise of all powers and the discharge of all duties of the Administration, and shall have authority and control over all personnel and activities thereof.
- "(E) RULEMAKING AUTHORITY.—The Administrator may prescribe such rules and regulations as the Administrator determines necessary or appropriate to carry out the functions of the Administration. The regulations prescribed by the Administrator shall be subject to the rulemaking procedures established under section 553 of title 5, United States Code.
- "(F) AUTHORITY TO ESTABLISH ORGANI-ZATIONAL UNITS.—The Administrator may establish, alter, consolidate, or discontinue such organizational units or components within the Administration as the Administrator considers

necessary or appropriate, except that this subparagraph shall not apply with respect to any unit, component, or provision provided for by this section.

"(G) AUTHORITY TO DELEGATE.—The Administrator may assign duties, and delegate, or authorize successive redelegations of, authority to act and to render decisions, to such officers and employees of the Administration as the Administrator may find necessary. Within the limitations of such delegations, redelegations, or assignments, all official acts and decisions of such officers and employees shall have the same force and effect as though performed or rendered by the Administrator.

## "(2) Deputy administrator.—

- "(A) IN GENERAL.—There shall be a Deputy Administrator of the Medicare Competitive Agency who shall be appointed by the President, by and with the advice and consent of the Senate.
- "(B) Compensation.—The Deputy Administrator shall be paid at the rate of basic pay payable for level IV of the Executive Sched-

ule under section 5315 of title 5, United States
Code.

"(C) TERM OF OFFICE.—The Deputy Administrator shall be appointed for a term of 5 years. In any case in which a successor does not take office at the end of a Deputy Administrator's term of office, such Deputy Administrator may continue in office until the entry upon office of such a successor. A Deputy Administrator appointed to a term of office after the commencement of such term may serve under such appointment only for the remainder of such term.

"(D) Duties.—The Deputy Administrator shall perform such duties and exercise such powers as the Administrator shall from time to time assign or delegate. The Deputy Administrator shall be Acting Administrator of the Administration during the absence or disability of the Administrator and, unless the President designates another officer of the Government as Acting Administrator, in the event of a vacancy in the office of the Administrator.

"(3) Secretarial coordination of Program Administration.—The Secretary shall ensure ap-

1	propriate coordination between the Administrator
2	and the Administrator of the Centers for Medicare
3	& Medicaid Services in carrying out the programs
4	under this title.
5	"(c) Duties; Administrative Provisions.—
6	"(1) Duties.—
7	"(A) GENERAL DUTIES.—The Adminis-
8	trator shall carry out parts C and D,
9	including—
10	"(i) negotiating, entering into, and en-
11	forcing, contracts with plans for the offer-
12	ing of Medicare+Choice plans under part
13	C, including the offering of qualified pre-
14	scription drug coverage under such plans;
15	and
16	"(ii) negotiating, entering into, and
17	enforcing, contracts with eligible entities
18	for the offering of Medicare Prescription
19	Drug plans under part D.
20	"(B) OTHER DUTIES.—The Administrator
21	shall carry out any duty provided for under
22	part C or D, including demonstration projects
23	carried out in part or in whole under such
24	parts, the programs of all-inclusive care for the
25	elderly (PACE program) under section 1894,

1	the social health maintenance organization
2	(SHMO) demonstration projects (referred to in
3	section 4104(c) of the Balanced Budget Act of
4	1997), and through a Medicare+Choice project
5	that demonstrates the application of capitation
6	payment rates for frail elderly medicare bene-
7	ficiaries through the use of an interdisciplinary
8	team and through the provision of primary care
9	services to such beneficiaries by means of such
10	a team at the nursing facility involved.
11	"(C) Noninterference.—In carrying
12	out its duties with respect to the provision of
13	qualified prescription drug coverage to bene-
14	ficiaries under this title, the Administrator may
15	not—
16	"(i) require a particular formulary or
17	institute a price structure for the reim-
18	bursement of covered drugs;
19	"(ii) interfere in any way with nego-
20	tiations between eligible entities and
21	Medicare+Choice organizations and drug
22	manufacturers, wholesalers, or other sup-
23	pliers of covered drugs; and
24	"(iii) otherwise interfere with the
25	competitive nature of providing such quali-

1	fied prescription drug coverage through
2	such entities and organizations.
3	"(D) Annual reports.—Not later than
4	March 31 of each year, the Administrator shall
5	submit to Congress and the President a report
6	on the administration of the voluntary prescrip-
7	tion drug delivery program under this part dur-
8	ing the previous fiscal year.
9	"(2) Staff.—
10	"(A) IN GENERAL.—The Administrator,
11	with the approval of the Secretary, may employ,
12	without regard to chapter 31 of title 5, United
13	States Code, other than sections 3110 and
14	3112, such officers and employees as are nec-
15	essary to administer the activities to be carried
16	out through the Medicare Competitive Agency.
17	The Administrator shall employ staff with ap-
18	propriate and necessary expertise in negotiating
19	contracts in the private sector.
20	"(B) Flexibility with respect to com-
21	PENSATION.—
22	"(i) In general.—The staff of the
23	Medicare Competitive Agency shall, subject
24	to clause (ii), be paid without regard to the

provisions of chapter 51 (other than sec-

tion 5101) and chapter 53 (other than section 5301) of such title (relating to classification and schedule pay rates).

"(ii) MAXIMUM RATE.—In no case may the rate of compensation determined under clause (i) exceed the rate of basic pay payable for level IV of the Executive Schedule under section 5315 of title 5, United States Code.

"(C) LIMITATION ON FULL-TIME EQUIVA-LENT STAFFING FOR CURRENT CMS FUNCTIONS BEING TRANSFERRED.—The Administrator may not employ under this paragraph a number of full-time equivalent employees, to carry out functions that were previously conducted by the Centers for Medicare & Medicaid Services and that are conducted by the Administrator by reason of this section, that exceeds the number of such full-time equivalent employees authorized to be employed by the Centers for Medicare & Medicaid Services to conduct such functions as of the date of enactment of this Act.

"(3) Redelegation of certain functions of the centers for medicare and medicaid services.—

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"(A) In General.—The Secretary, the Administrator, and the Administrator of the Centers for Medicare & Medicaid Services shall establish an appropriate transition of responsibility in order to redelegate the administration of part C from the Secretary and the Administrator of the Centers for Medicare & Medicaid Services to the Administrator as is appropriate to carry out the purposes of this section.

"(B) Transfer of data and information.—The Secretary shall ensure that the Administrator of the Centers for Medicare & Medicaid Services transfers to the Administrator such information and data in the possession of the Administrator of the Centers for Medicare & Medicaid Services as the Administrator requires to carry out the duties described in paragraph (1).

"(C) Construction.—Insofar as a responsibility of the Secretary or the Administrator of the Centers for Medicare & Medicaid Services is redelegated to the Administrator under this section, any reference to the Secretary or the Administrator of the Centers for Medicare & Medicaid Services in this title or

1	title XI with respect to such responsibility is
2	deemed to be a reference to the Administrator.
3	"(d) Office of Beneficiary Assistance.—
4	"(1) Establishment.—The Secretary shall es-
5	tablish within the Medicare Competitive Agency and
6	Office of Beneficiary Assistance to carry out func-
7	tions relating to medicare beneficiaries under this
8	title, including making determinations of eligibility
9	of individuals for benefits under this title, providing
10	for enrollment of medicare beneficiaries under this
11	title, and the functions described in paragraph (2).
12	The Office shall be a separate operating division
13	within the Administration.
14	"(2) Dissemination of information on
15	BENEFITS AND APPEALS RIGHTS.—
16	"(A) Dissemination of Benefits infor-
17	MATION.—The Office of Beneficiary Assistance
18	shall disseminate to medicare beneficiaries, by
19	mail, by posting on the Internet site of the
20	Medicare Competitive Agency, and through the
21	toll-free telephone number provided for under
22	section 1804(b), information with respect to the
23	following:
24	"(i) Benefits, and limitations on pay-
25	ment (including cost-sharing, stop-loss pro-

visions, and formulary restrictions) under
parts C and D.

"(ii) Benefits, and limitations on payment under parts A, B, and E, including

6 cies under section 1882.

Such information shall be presented in a manner so that medicare beneficiaries may compare benefits under parts A, B, D, and E, and medicare supplemental policies with benefits under Medicare+Choice plans under part C.

information on medicare supplemental poli-

"(B) DISSEMINATION OF APPEALS RIGHTS INFORMATION.—The Office of Beneficiary Assistance shall disseminate to medicare beneficiaries in the manner provided under subparagraph (A) a description of procedural rights (including grievance and appeals procedures) of beneficiaries under the original medicare feefor-service program under parts A and B (including beneficiaries who elect to receive enhanced medicare benefits under part E), the Medicare+Choice program under part C, and the voluntary prescription drug delivery program under part D.

"(3) Medicare ombudsman.—

1	"(A) In General.—Within the Office of
2	Beneficiary Assistance, there shall be a Medi-
3	care Ombudsman, appointed by the Secretary
4	from among individuals with expertise and ex-
5	perience in the fields of health care and advo-
6	cacy, to carry out the duties described in sub-
7	paragraph (B).
8	"(B) Duties.—The Medicare Ombudsman
9	shall—
10	"(i) receive complaints, grievances,
11	and requests for information submitted by
12	a medicare beneficiary, with respect to any
13	aspect of the medicare program;
14	"(ii) provide assistance with respect to
15	complaints, grievances, and requests re-
16	ferred to in clause (i), including—
17	"(I) assistance in collecting rel-
18	evant information for such bene-
19	ficiaries, to seek an appeal of a deci-
20	sion or determination made by a fiscal
21	intermediary, carrier,
22	Medicare+Choice organization, an eli-
23	gible entity under part D, or the Sec-
24	retary; and

1	"(II) assistance to such bene-
2	ficiaries with any problems arising
3	from disenrollment from a
4	Medicare+Choice plan under part C
5	or a prescription drug plan under part
6	D; and
7	"(iii) submit annual reports to Con-
8	gress, the Secretary, and the Medicare
9	Competitive Policy Advisory Board describ-
10	ing the activities of the Office, and includ-
11	ing such recommendations for improve-
12	ment in the administration of this title as
13	the Ombudsman determines appropriate.
14	"(C) COORDINATION WITH STATE OM-
15	BUDSMAN PROGRAMS AND CONSUMER ORGANI-
16	ZATIONS.—The Medicare Ombudsman shall, to
17	the extent appropriate, coordinate with State
18	medical Ombudsman programs, and with State-
19	and community-based consumer organizations,
20	to—
21	"(i) provide information about the
22	medicare program; and
23	"(ii) conduct outreach to educate
24	medicare beneficiaries with respect to man-

ners in which problems under the medicare
 program may be resolved or avoided.

3 "(e) Medicare Competitive Policy Advisory4 Board.—

"(1) ESTABLISHMENT.—There is established within the Medicare Competitive Agency the Medicare Competitive Policy Advisory Board (in this section referred to as the 'Board'). The Board shall advise, consult with, and make recommendations to the Administrator with respect to the administration of parts C and D, including the review of payment policies under such parts.

## "(2) Reports.—

"(A) IN GENERAL.—With respect to matters of the administration of parts C and D, the Board shall submit to Congress and to the Administrator such reports as the Board determines appropriate. Each such report may contain such recommendations as the Board determines appropriate for legislative or administrative changes to improve the administrative changes to improve the administration of such parts, including the stability and solvency of the programs under such parts and the topics described in subparagraph (B). Each such

1	report shall be published in the Federal Reg-
2	ister.
3	"(B) Topics described.—Reports re-
4	quired under subparagraph (A) may include the
5	following topics:
6	"(i) Fostering competition.—Rec-
7	ommendations or proposals to increase
8	competition under parts C and D for serv-
9	ices furnished to medicare beneficiaries.
10	"(ii) Education and enroll-
11	MENT.—Recommendations for the im-
12	provement of efforts to provide medicare
13	beneficiaries information and education on
14	the program under this title, and specifi-
15	cally parts C and D, and the program for
16	enrollment under the title.
17	"(iii) Quality.—Recommendations
18	on ways to improve the quality of benefits
19	provided under plans under parts C and D.
20	"(iv) Disease management pro-
21	GRAMS.—Recommendations on the incor-
22	poration of disease management programs
23	under parts C and D.

1	"(v) Rural access.—Recommenda-
2	tions to improve competition and access to
3	plans under parts C and D in rural areas.
4	"(C) Maintaining independence of
5	BOARD.—The Board shall directly submit to
6	Congress reports required under subparagraph
7	(A). No officer or agency of the United States
8	may require the Board to submit to any officer
9	or agency of the United States for approval,
10	comments, or review, prior to the submission to
11	Congress of such reports.
12	"(3) Duty of administrator.—With respect
13	to any report submitted by the Board under para-
14	graph (2)(A), not later than 90 days after the report
15	is submitted, the Administrator shall submit to Con-
16	gress and the President an analysis of recommenda-
17	tions made by the Board in such report. Each such
18	analysis shall be published in the Federal Register.
19	"(4) Membership.—
20	"(A) Appointment.—Subject to the suc-
21	ceeding provisions of this paragraph, the Board
22	shall consist of 7 members to be appointed as
23	follows:
24	"(i) Three members shall be ap-
25	pointed by the President.

1	"(ii) Two members shall be appointed
2	by the Speaker of the House of Represent-
3	atives, with the advice of the chairman and
4	the ranking minority member of the Com-
5	mittees on Ways and Means and on En-
6	ergy and Commerce of the House of Rep-
7	resentatives.
8	"(iii) Two members shall be appointed
9	by the President pro tempore of the Senate
10	with the advice of the chairman and the
11	ranking minority member of the Com-
12	mittee on Finance of the Senate.
13	"(B) QUALIFICATIONS.—The members
14	shall be chosen on the basis of their integrity,
15	impartiality, and good judgment, and shall be
16	individuals who are, by reason of their edu-
17	cation and experience in health care benefits
18	management, exceptionally qualified to perform
19	the duties of members of the Board.
20	"(C) Prohibition on inclusion of fed-
21	ERAL EMPLOYEES.—No officer or employee of
22	the United States may serve as a member of
23	the Board.
24	"(5) Compensation.—Members of the Board
25	shall receive, for each day (including travel time)

1	they are engaged in the performance of the functions
2	of the Board, compensation at rates not to exceed
3	the daily equivalent to the annual rate in effect for
4	level IV of the Executive Schedule under section
5	5315 of title 5, United States Code.
6	"(6) Terms of office.—
7	"(A) IN GENERAL.—The term of office of
8	members of the Board shall be 3 years.
9	"(B) TERMS OF INITIAL APPOINTEES.—As
10	designated by the President at the time of ap-
11	pointment, of the members first appointed—
12	"(i) one shall be appointed for a term
13	of 1 year;
14	"(ii) three shall be appointed for
15	terms of 2 years; and
16	"(iii) three shall be appointed for
17	terms of 3 years.
18	"(C) Reappointments.—Any person ap-
19	pointed as a member of the Board may not
20	serve for more than 8 years.
21	"(D) Vacancy.—Any member appointed
22	to fill a vacancy occurring before the expiration
23	of the term for which the member's predecessor
24	was appointed shall be appointed only for the
25	remainder of that term. A member may serve

1	after the expiration of that member's term until
2	a successor has taken office. A vacancy in the
3	Board shall be filled in the manner in which the
4	original appointment was made.
5	"(7) Chair.—The Chair of the Board shall be
6	elected by the members. The term of office of the
7	Chair shall be 3 years.
8	"(8) Meetings.—The Board shall meet at the
9	call of the Chair, but in no event less than 3 times
10	during each fiscal year.
11	"(9) Director and Staff.—
12	"(A) APPOINTMENT OF DIRECTOR.—The
13	Board shall have a Director who shall be ap-
14	pointed by the Chair.
15	"(B) IN GENERAL.—With the approval of
16	the Board, the Director may appoint, without
17	regard to chapter 31 of title 5, United States
18	Code, such additional personnel as the Director
19	considers appropriate.
20	"(C) Flexibility with respect to com-
21	PENSATION.—
22	"(i) In General.—The Director and
23	staff of the Board shall, subject to clause
24	(ii), be paid without regard to the provi-
25	sions of chapter 51 and chapter 53 of such

1	title (relating to classification and schedule
2	pay rates).
3	"(ii) Maximum rate.—In no case
4	may the rate of compensation determined
5	under clause (i) exceed the rate of basic
6	pay payable for level IV of the Executive
7	Schedule under section 5315 of title 5,
8	United States Code.
9	"(D) Assistance from the adminis-
10	TRATOR.—The Administrator shall make avail-
11	able to the Board such information and other
12	assistance as it may require to carry out its
13	functions.
14	"(10) Contract authority.—The Board may
15	contract with and compensate government and pri-
16	vate agencies or persons to carry out its duties
17	under this subsection, without regard to section
18	3709 of the Revised Statutes (41 U.S.C. 5).
19	"(f) Funding.—There is authorized to be appro-
20	priated, in appropriate part from the Federal Hospital In-
21	surance Trust Fund and from the Federal Supplementary
22	Medical Insurance Trust Fund (including the Prescription
23	Drug Account), such sums as are necessary to carry out
24	this section.

1	"PRESCRIPTION DRUG ACCOUNT IN THE FEDERAL
2	SUPPLEMENTARY MEDICAL INSURANCE TRUST FUND
3	"Sec. 1860D-26. (a) Establishment.—
4	"(1) IN GENERAL.—There is created within the
5	Federal Supplementary Medical Insurance Trust
6	Fund established by section 1841 an account to be
7	known as the 'Prescription Drug Account' (in this
8	section referred to as the 'Account').
9	"(2) Funds.—The Account shall consist of
10	such gifts and bequests as may be made as provided
11	in section 201(i)(1), and such amounts as may be
12	deposited in, or appropriated to, the Account as pro-
13	vided in this part.
14	"(3) Separate from rest of trust fund.—
15	Funds provided under this part to the Account shall
16	be kept separate from all other funds within the
17	Federal Supplementary Medical Insurance Trust
18	Fund.
19	"(b) Payments From Account.—
20	"(1) In General.—The Managing Trustee
21	shall pay from time to time from the Account such
22	amounts as the Secretary certifies are necessary to
23	make payments to operate the program under this
24	part, including payments to eligible entities under
25	section 1860D–16, payments under 1860D–19 for

- low-income subsidy payments for cost-sharing, reinsurance payments under section 1860D–20, and payments with respect to administrative expenses under this part in accordance with section 201(g).
  - "(2) Transfer to parts a and b trust funds for medicare+choice payments.—The Managing Trustee shall establish procedures for the transfer of funds from the Account, in an amount determined appropriate by the Secretary, to the Federal Hospital Insurance Trust Fund and the Federal Supplementary Medical Insurance Trust Fund in order to reimburse such trust funds for payments to Medicare+Choice organizations for the provision of qualified prescription drug coverage pursuant to section 1853(k).
    - "(3) Transfers to medical account for increased administrative costs.—The Managing Trustee shall transfer from time to time from the Account to the Grants to States for Medicaid account amounts the Secretary certifies are attributable to increases in payment resulting from the application of a higher Federal matching percentage under section 1935(b).
- 24 "(4) TREATMENT IN RELATION TO PART B PRE-25 MIUM.—Amounts payable from the Account shall not

1	be taken into account in computing actuarial rates
2	or premium amounts under section 1839.
3	"(c) Deposits Into Account.—
4	"(1) Medicaid transfer.—There is hereby
5	transferred to the Account, from amounts appro-
6	priated for Grants to States for Medicaid, amounts
7	equivalent to the aggregate amount of the reductions
8	in payments under section 1903(a)(1) attributable to
9	the application of section 1935(c).
10	"(2) Appropriations to cover benefits
11	AND ADMINISTRATIVE COSTS.—There are appro-
12	priated to the Account in a fiscal year, out of any
13	moneys in the Treasury not otherwise appropriated,
14	an amount equal to the amount by which—
15	"(A) the payments and transfers made
16	from the Account under subsection (b) in the
17	year; exceed
18	"(B) the premiums collected under section
19	1860D–18 and $1853(k)(4)$ (for beneficiaries re-
20	ceiving qualified prescription drug coverage
21	under a Medicare+Choice plan).".
22	(b) Conforming Amendments to Federal Sup-
23	PLEMENTARY MEDICAL INSURANCE TRUST FUND.—Sec-
24	tion 1841 (42 U.S.C. 1395t) is amended—
25	(1) in the last sentence of subsection (a)—

1	(A) by striking "and" before "such
2	amounts"; and
3	(B) by inserting before the period the fol-
4	lowing: ", and such amounts as may be depos-
5	ited in, or appropriated to, the Prescription
6	Drug Account established by section 1860D-
7	26";
8	(2) in subsection (g), by inserting after "by this
9	part," the following: "the payments provided for
10	under part D (in which case the payments shall be
11	made from the Prescription Drug Account in the
12	Trust Fund),";
13	(3) in subsection (h), by inserting after
14	"1840(d)" the following: "and section 1860D–18 (in
15	which case the payments shall be made from the
16	Prescription Drug Account in the Trust Fund)";
17	and
18	(4) in subsection (i), by inserting after "section
19	$1840(\mathrm{b})(1)"$ the following: ", section $1860\mathrm{D}18$ (in
20	which case the payments shall be made from the
21	Prescription Drug Account in the Trust Fund),".
22	(c) Conforming References to Previous Part
23	D.—Any reference in law (in effect before the date of en-
24	actment of this Act) to part D of title XVIII of the Social

- 1 Security Act is deemed a reference to part F of such title
- 2 (as in effect after such date).
- 3 SEC. 102. STUDY AND REPORT ON PERMITTING PART B
- 4 ONLY INDIVIDUALS TO ENROLL IN MEDICARE
- 5 VOLUNTARY PRESCRIPTION DRUG DELIVERY
- 6 PROGRAM.
- 7 (a) Study.—The Administrator of the Medicare
- 8 Competitive Agency (as established under section 1860D–
- 9 25 of the Social Security Act (as added by section 301(a)))
- 10 shall conduct a study on the need for rules relating to per-
- 11 mitting individuals who are enrolled under part B of title
- 12 XVIII of the Social Security Act but are not entitled to
- 13 benefits under part A of such title to buy into the medicare
- 14 voluntary prescription drug delivery program under part
- 15 D of such title (as so added).
- 16 (b) REPORT.—Not later than January 1, 2004, the
- 17 Administrator of the Medicare Competitive Agency shall
- 18 submit a report to Congress on the study conducted under
- 19 subsection (a), together with any recommendations for leg-
- 20 islation that the Administrator determines to be appro-
- 21 priate as a result of such study.

1	SEC. 103. ADDITIONAL REQUIREMENTS FOR ANNUAL FI-
2	NANCIAL REPORT AND OVERSIGHT ON MEDI-
3	CARE PROGRAM.
4	(a) In General.—Section 1817 (42 U.S.C. 1395i)
5	is amended by adding at the end the following new sub-
6	section:
7	"(l) Combined Report on Operation and Status
8	OF THE TRUST FUND AND THE FEDERAL SUPPLE-
9	MENTARY MEDICAL INSURANCE TRUST FUND (INCLUD-
10	ING THE PRESCRIPTION DRUG ACCOUNT).—In addition
11	to the duty of the Board of Trustees to report to Congress
12	under subsection (b), on the date the Board submits the
13	report required under subsection (b)(2), the Board shall
14	submit to Congress a report on the operation and status
15	of the Trust Fund and the Federal Supplementary Med-
16	ical Insurance Trust Fund established under section 1841,
17	including the Prescription Drug Account within such
18	Trust Fund, (in this subsection referred to as the 'Trust
19	Funds'). Such report shall include the following informa-
20	tion:
21	"(1) Overall spending from the general
22	FUND OF THE TREASURY.—A statement of total
23	amounts obligated during the preceding fiscal year
24	from the General Revenues of the Treasury to the
25	Trust Funds, separately stated in terms of the total
26	amount and in terms of the percentage such amount

1	bears to all other amounts obligated from such Gen-
2	eral Revenues during such fiscal year, for each of
3	the following amounts:
4	"(A) Medicare benefits.—The amount
5	expended for payment of benefits covered under
6	this title.
7	"(B) Administrative and other ex-
8	PENSES.—The amount expended for payments
9	not related to the benefits described in subpara-
10	graph (A).
11	"(2) Historical overview of spending.—
12	From the date of the inception of the program of in-
13	surance under this title through the fiscal year in-
14	volved, a statement of the total amounts referred to
15	in paragraph (1), separately stated for the amounts
16	described in subparagraphs (A) and (B) of such
17	paragraph.
18	"(3) 10-year and 50-year projections.—An
19	estimate of total amounts referred to in paragraph
20	(1), separately stated for the amounts described in
21	subparagraphs (A) and (B) of such paragraph, re-
22	quired to be obligated for payment for benefits cov-
23	ered under this title for each of the 10 fiscal years

succeeding the fiscal year involved and for the 50-

1	year period beginning with the succeeding fiscal
2	year.
3	"(4) Relation to other measures of
4	GROWTH.—A comparison of the rate of growth of
5	the total amounts referred to in paragraph (1), sepa-
6	rately stated for the amounts described in subpara-
7	graphs (A) and (B) of such paragraph, to the rate
8	of growth for the same period in—
9	"(A) the gross domestic product;
10	"(B) health insurance costs in the private
11	sector;
12	"(C) employment-based health insurance
13	costs in the public and private sectors; and
14	"(D) other areas as determined appro-
15	priate by the Board of Trustees.".
16	(b) Effective Date.—The amendment made by
17	subsection (a) shall apply with respect to fiscal years be-
18	ginning on or after the date of enactment of this Act.
19	(c) Congressional Hearings.—It is the sense of
20	Congress that the committees of jurisdiction of Congress
21	shall hold hearings on the reports submitted under section
22	1817(l) of the Social Security Act (as added by subsection
23	(a)).

1	SEC. 104. REFERENCE TO MEDIGAP PROVISIONS.
2	For provisions related to medicare supplemental poli-
3	cies under section 1882 of the Social Security Act (42
4	U.S.C. 1395ss), see section 202.
5	SEC. 105. MEDICAID AMENDMENTS.
6	(a) Determinations of Eligibility for Low-In-
7	COME SUBSIDIES.—
8	(1) REQUIREMENT.—Section 1902 (42 U.S.C.
9	1396a) is amended—
10	(A) in subsection (a)—
11	(i) by striking "and" at the end of
12	paragraph (64);
13	(ii) by striking the period at the end
14	of paragraph (65) and inserting "; and;
15	and
16	(iii) by inserting after paragraph (65)
17	the following new paragraph:
18	"(66) provide for making eligibility determina-
19	tions under section 1935(a).".
20	(2) New Section.—Title XIX (42 U.S.C. 1396
21	et seq.) is amended—
22	(A) by redesignating section 1935 as sec-
23	tion 1936; and
24	(B) by inserting after section 1934 the fol-
25	lowing new section:

1	"SPECIAL PROVISIONS RELATING TO MEDICARE
2	PRESCRIPTION DRUG BENEFIT
3	"Sec. 1935. (a) Requirement for Making Eligi-
4	BILITY DETERMINATIONS FOR LOW-INCOME SUB-
5	SIDIES.—As a condition of its State plan under this title
6	under section 1902(a)(66) and receipt of any Federal fi-
7	nancial assistance under section 1903(a), a State shall—
8	"(1) make determinations of eligibility for pre-
9	mium and cost-sharing subsidies under (and in ac-
10	cordance with) section 1860D-19;
11	"(2) inform the Administrator of the Medicare
12	Competitive Agency of such determinations in cases
13	in which such eligibility is established; and
14	"(3) otherwise provide such Administrator with
15	such information as may be required to carry out
16	part D of title XVIII (including section 1860D-19).
17	"(b) Payments for Additional Administrative
18	Costs.—
19	"(1) In general.—The amounts expended by
20	a State in carrying out subsection (a) are, subject to
21	paragraph (2), expenditures reimbursable under the
22	appropriate paragraph of section 1903(a); except
23	that, notwithstanding any other provision of such
24	section, the applicable Federal matching rates with

1	respect to such expenditures under such section shall
2	be increased as follows:
3	"(A) For expenditures attributable to costs
4	incurred during 2005, the otherwise applicable
5	Federal matching rate shall be increased by 20
6	percent of the percentage otherwise payable
7	(but for this subsection) by the State.
8	"(B) For expenditures attributable to costs
9	incurred during 2006, the otherwise applicable
10	Federal matching rate shall be increased by 40
11	percent of the percentage otherwise payable
12	(but for this subsection) by the State.
13	"(C) For expenditures attributable to costs
14	incurred during 2007, the otherwise applicable
15	Federal matching rate shall be increased by 60
16	percent of the percentage otherwise payable
17	(but for this subsection) by the State.
18	"(D) For expenditures attributable to costs
19	incurred during 2008, the otherwise applicable
20	Federal matching rate shall be increased by 80
21	percent of the percentage otherwise payable
22	(but for this subsection) by the State.
23	"(E) For expenditures attributable to costs
24	incurred after 2008, the otherwise applicable

1	Federal matching rate shall be increased to 100
2	percent.
3	"(2) Coordination.—The State shall provide
4	the Secretary with such information as may be nec-
5	essary to properly allocate administrative expendi-
6	tures described in paragraph (1) that may otherwise
7	be made for similar eligibility determinations.".
8	(b) Phased-In Federal Assumption of Medicaid
9	RESPONSIBILITY FOR PREMIUM AND COST-SHARING SUB-
10	SIDIES FOR DUALLY ELIGIBLE INDIVIDUALS.—
11	(1) In General.—Section 1903(a)(1) (42
12	U.S.C. 1396b(a)(1)) is amended by inserting before
13	the semicolon the following: ", reduced by the
14	amount computed under section $1935(c)(1)$ for the
15	State and the quarter".
16	(2) Amount described.—Section 1935, as
17	added by subsection (a)(2), is amended by adding at
18	the end the following new subsection:
19	"(c) Federal Assumption of Medicaid Pre-
20	SCRIPTION DRUG COSTS FOR DUALLY-ELIGIBLE BENE-
21	FICIARIES.—
22	"(1) In general.—For purposes of section
23	1903(a)(1), for a State for a calendar quarter in a
24	year (beginning with 2005) the amount computed

1	under this subsection is equal to the product of the
2	following:
3	"(A) STANDARD PRESCRIPTION DRUG COV-
4	ERAGE UNDER MEDICARE.—With respect to in-
5	dividuals who are residents of the State and are
6	entitled to benefits with respect to prescribed
7	drugs under the State plan under this title (in-
8	cluding such a plan operating under a waiver
9	under section 1115)—
10	"(i) the total amount of payments
11	made (or not collected from the individ-
12	uals) in the quarter under section 1860D-
13	19 (relating to premium and cost-sharing
14	prescription drug subsidies for low-income
15	medicare beneficiaries) that are attrib-
16	utable to such individuals; and
17	"(ii) the actuarial value of standard
18	coverage (as determined under section
19	1860D-6(f)) provided for all such individ-
20	uals.
21	"(B) State matching rate.—A propor-
22	tion computed by subtracting from 100 percent
23	the Federal medical assistance percentage (as
24	defined in section 1905(b)) applicable to the
25	State and the quarter.

1	"(C) Phase-out proportion.—The
2	phase-out proportion (as defined in paragraph
3	(2)) for the quarter.
4	"(2) Phase-out proportion.—For purposes
5	of paragraph (1)(C), the 'phase-out proportion' for
6	a calendar quarter in—
7	"(A) 2005 is 90 percent;
8	"(B) 2006 is 80 percent;
9	"(C) 2007 is 70 percent;
10	"(D) 2008 is 60 percent; or
11	"(E) a year after 2008 is 50 percent.".
12	(c) Medicaid Providing Wrap-Around Bene-
13	FITS.—Section 1935, as added by subsection (a)(2) and
14	amended by subsection (b)(2), is amended by adding at
15	the end the following new subsection:
16	"(d) Additional Provisions.—
17	"(1) Medicaid as secondary payor.—In the
18	case of an individual who is enrolled under part D
19	of title XVIII and entitled to medical assistance for
20	prescribed drugs under this title, medical assistance
21	shall continue to be provided under this title for pre-
22	scribed drugs to the extent payment is not made
23	under the Medicare Prescription Drug plan or the
24	Medicare+Choice plan selected by the individual to
25	receive part D benefits.

1	"(2) Condition.—A State may require, as a
2	condition for the receipt of medical assistance under
3	this title with respect to prescription drug benefits
4	for an individual eligible to enroll in part D, that the
5	individual elect to enroll under such part.".
6	(d) Treatment of Territories.—
7	(1) In general.—Section 1935, as added by
8	subsection (a)(2) and amended by subsections (b)(2)
9	and (c), is amended—
10	(A) in subsection (a) in the matter pre-
11	ceding paragraph (1), by inserting "subject to
12	subsection (e)" after "section 1903(a)";
13	(B) in subsection $(c)(1)$ , by inserting "sub-
14	ject to subsection (e)" after "1903(a)(1)"; and
15	(C) by adding at the end the following new
16	subsection:
17	"(e) Treatment of Territories.—
18	"(1) In general.—In the case of a State,
19	other than the 50 States and the District of
20	Columbia—
21	"(A) the previous provisions of this section
22	shall not apply to residents of such State; and
23	"(B) if the State establishes a plan de-
24	scribed in paragraph (2) (for providing medical
25	assistance with respect to the provision of pre-

1	scription drugs to medicare beneficiaries), the
2	amount otherwise determined under section
3	1108(f) (as increased under section 1108(g))
4	for the State shall be increased by the amount
5	specified in paragraph (3).
6	"(2) Plan.—The plan described in this para-
7	graph is a plan that—
8	"(A) provides medical assistance with re-
9	spect to the provision of covered drugs (as de-
10	fined in section $1860D(a)(2)$ ) to low-income
11	medicare beneficiaries; and
12	"(B) assures that additional amounts re-
13	ceived by the State that are attributable to the
14	operation of this subsection are used only for
15	such assistance.
16	"(3) Increased amount.—
17	"(A) IN GENERAL.—The amount specified
18	in this paragraph for a State for a year is equal
19	to the product of—
20	"(i) the aggregate amount specified in
21	subparagraph (B); and
22	"(ii) the amount specified in section
23	1108(g)(1) for that State, divided by the
24	sum of the amounts specified in such sec-
25	tion for all such States.

1	"(B) AGGREGATE AMOUNT.—The aggre-
2	gate amount specified in this subparagraph
3	for—
4	"(i) 2005, is equal to \$20,000,000; or
5	"(ii) a subsequent year, is equal to the
6	aggregate amount specified in this sub-
7	paragraph for the previous year increased
8	by the annual percentage increase specified
9	in section $1860D-6(c)(5)$ for the year in-
10	volved.
11	"(4) Report.—The Secretary shall submit to
12	Congress a report on the application of this sub-
13	section and may include in the report such rec-
14	ommendations as the Secretary deems appropriate.".
15	(2) Conforming amendment.—Section
16	1108(f) (42 U.S.C. 1308(f)) is amended by inserting
17	"and section 1935(e)(1)(B)" after "Subject to sub-
18	section (g)".
19	(e) Amendment to Best Price.—Section
20	1927(c)(1)(C)(i) (42 U.S.C. $1396r-8(c)(1)(C)(i)$ ) is
21	amended—
22	(1) by striking "and" at the end of subclause
23	(III);
24	(2) by striking the period at the end of sub-
25	clause (IV) and inserting "; and; and

1	(3) by adding at the end the following new sub-
2	clause:
3	"(V) any prices charged which
4	are negotiated under a Medicare Pre-
5	scription Drug plan under part D of
6	title XVIII with respect to covered
7	drugs, under a Medicare+Choice plan
8	under part C of such title with respect
9	to such drugs, or under a qualified re-
10	tiree prescription drug plan (as de-
11	fined in section $1860D-20(f)(1)$ with
12	respect to such drugs, on behalf of eli-
13	gible beneficiaries (as defined in sec-
14	tion 1860D(a)(3).".
15	SEC. 106. EXPANSION OF MEMBERSHIP AND DUTIES OF
16	MEDICARE PAYMENT ADVISORY COMMISSION
17	(MEDPAC).
18	(a) Expansion of Membership.—
19	(1) In General.—Section 1805(c) (42 U.S.C.
20	1395b-6(c)) is amended—
21	(A) in paragraph (1), by striking "17" and
22	inserting "19"; and
23	(B) in paragraph (2)(B), by inserting "ex-
24	perts in the area of pharmacology and prescrip-

1	tion drug benefit programs," after "other
2	health professionals,".
3	(2) Initial terms of additional mem-
4	BERS.—
5	(A) In general.—For purposes of stag-
6	gering the initial terms of members of the
7	Medicare Payment Advisory Commission under
8	section 1805(c)(3) of the Social Security Act
9	(42 U.S.C. $1395b-6(e)(3)$ ), the initial terms of
10	the 2 additional members of the Commission
11	provided for by the amendment under para-
12	graph (1)(A) are as follows:
13	(i) One member shall be appointed for
14	1 year.
15	(ii) One member shall be appointed
16	for 2 years.
17	(B) Commencement of Terms.—Such
18	terms shall begin on January 1, 2004.
19	(b) Expansion of Duties.—Section 1805(b)(2) (42
20	U.S.C. 1395b-6(b)(2)) is amended by adding at the end
21	the following new subparagraph:
22	"(D) Voluntary prescription drug
23	DELIVERY PROGRAM.—Specifically, the Com-
24	mission shall review, with respect to the vol-
25	untary prescription drug delivery program

1	under part D, competition among eligible enti-
2	ties offering Medicare Prescription Drug plans
3	and beneficiary access to such plans and cov-
4	ered drugs, particularly in rural areas.".
5	SEC. 107. MISCELLANEOUS ADMINISTRATIVE PROVISIONS.
6	(a) Administrator as Member of the Board of
7	TRUSTEES OF THE MEDICARE TRUST FUNDS.—Sections
8	1817(b) and 1841(b) (42 U.S.C. 1395i(b), 1395t(b)) are
9	each amended by striking "and the Secretary of Health
10	and Human Services, all ex officio," and inserting "the
11	Secretary of Health and Human Services, and the Admin-
12	istrator of the Medicare Competitive Agency, all ex offi-
13	cio,".
14	(b) Increase in Grade to Executive Level III
15	FOR THE ADMINISTRATOR OF THE CENTERS FOR MEDI-
16	CARE & MEDICAID SERVICES.—
17	(1) In general.—Section 5314 of title 5,
18	United States Code, is amended by adding at the
19	end the following:
20	"Administrator of the Centers for Medicare &
21	Medicaid Services.".
22	(2) Conforming Amendment.—Section 5315
23	of such title is amended by striking "Administrator
24	of the Health Care Financing Administration."

1

(3) Effective date.—The amendments made

2	by this subsection take effect on March 1, 2003.
3	TITLE II—OPTION FOR EN-
4	HANCED MEDICARE BENE-
5	FITS
6	SEC. 201. OPTION FOR ENHANCED MEDICARE BENEFITS.
7	(a) Establishment.—Title XVIII (42 U.S.C. 1395
8	et seq.), as amended by section 101, is amended by insert-
9	ing after part D the following new part:
10	"Part E—Enhanced Medicare Benefits
11	"ENTITLEMENT TO ELECT TO RECEIVE ENHANCED
12	MEDICARE BENEFITS
13	"Sec. 1860E-1. (a) In General.—The Secretary
14	shall establish procedures under which each eligible bene-
15	ficiary shall be entitled to elect to receive enhanced medi-
16	care benefits under this part instead of the benefits under
17	parts A and B.
18	"(b) Enhanced Medicare Benefits To Be
19	AVAILABLE IN $2005$ .—The Secretary shall establish the
20	procedures under subsection (a) in a manner such that
21	enhanced medicare benefits are first provided for months
22	beginning with January 2005.
23	"(c) Preservation of Original Medicare Fee-
24	FOR-SERVICE BENEFITS.—Nothing in this part shall be
25	construed to limit the right of an individual who is entitled

1	to benefits under part A or enrolled under part B to re-
2	ceive benefits under such part if an election to receive en-
3	hanced medicare benefits under this part is not in effect
4	with respect to such individual.
5	"SCOPE OF ENHANCED MEDICARE BENEFITS
6	"Sec. 1860E-2. (a) In General.—Except for the
7	modifications described in the succeeding provisions of this
8	section, enhanced medicare benefits shall be identical to
9	the benefits that are available under parts A and B.
10	"(b) Unified Deductible.—
11	"(1) In General.—In the case of an eligible
12	beneficiary who has elected to receive enhanced
13	medicare benefits under this part—
14	"(A) the amount otherwise payable under
15	part A and the total amount of expenses in-
16	curred by an eligible beneficiary during a year
17	which would (except for this section) constitute
18	incurred expenses from which benefits payable
19	under section 1833(a) are determinable, shall
20	be reduced under sections 1813(b) and 1833(b)
21	by the amount of the unified deductible under
22	paragraph (2); and
23	"(B) the eligible beneficiary shall be re-
24	sponsible for the payment of such amount.
25	"(2) Amount of unified deductible.—

1	"(A) In General.—The amount of the
2	unified deductible under this subsection shall
3	be—
4	"(i) for 2005, \$300; or
5	"(ii) for a subsequent year, the
6	amount specified in this subparagraph for
7	the preceding year increased by the per-
8	centage increase in the per capita actuarial
9	value of benefits under parts A and B for
10	such subsequent year.
11	"(B) Rounding.—If any amount deter-
12	mined under subparagraph (A) is not a multiple
13	of \$1, such amount shall be rounded to the
14	nearest multiple of \$1.
15	"(3) APPLICATION.—The unified deductible
16	under this subsection for a year shall be applied—
17	"(A) with respect to benefits under part A,
18	on the basis of the amount that is payable for
19	such benefits without regard to any other co-
20	payments or coinsurance and before the appli-
21	cation of any such copayments or coinsurance;
22	"(B) with respect to benefits under part B,
23	on the basis of the total amount of the expenses
24	incurred by an eligible beneficiary during a year
25	which would, except for the application of the

1	deductible, constitute incurred expenses from
2	which benefits payable under section 1833(a)
3	are determinable, without regard to any other
4	copayments or coinsurance and before the ap-
5	plication of any such copayments or coinsur-
6	ance; and
7	"(C) instead of the deductibles described in
8	sections 1813(b) and 1833(b).
9	"(c) Serious Illness Protection.—
10	"(1) In General.—In the case of an eligible
11	beneficiary who has elected to receive enhanced
12	medicare benefits under this part, if the amount of
13	the out-of-pocket cost-sharing of such beneficiary for
14	a calendar year equals or exceeds the serious illness
15	protection threshold for that year—
16	"(A) the beneficiary shall not be respon-
17	sible for additional out-of-pocket cost-sharing
18	incurred during that year; and
19	"(B) the Secretary shall establish proce-
20	dures under which the Secretary shall pay on
21	behalf of the beneficiary the amount of the ad-
22	ditional out-of-pocket cost-sharing described in
23	subparagraph (A) from the Federal Hospital
24	Insurance Trust Fund and the Federal Supple-
25	mentary Medical Insurance Trust Fund, in

1	such proportion as the Secretary determines ap-
2	propriate.
3	"(2) Serious illness protection thresh-
4	OLD.—
5	"(A) IN GENERAL.—The amount of the se-
6	rious illness protection threshold under this
7	subsection shall be—
8	"(i) for 2005, \$6,000; or
9	"(ii) for a subsequent year, the
10	amount specified in this subparagraph for
11	the preceding year increased by the per-
12	centage increase in the per capita actuarial
13	value of benefits under parts A and B for
14	such subsequent year.
15	"(B) ROUNDING.—If any amount deter-
16	mined under subparagraph (A) is not a multiple
17	of \$1, such amount shall be rounded to the
18	nearest multiple of \$1.
19	"(3) Out-of-pocket cost-sharing de-
20	FINED.—In this subsection, the term 'out-of-pocket
21	cost-sharing' means, with respect to an eligible bene-
22	ficiary, the amount of costs incurred by the bene-
23	ficiary that are attributable to deductibles, coinsur-
24	ance, and copayments imposed under part A or B
25	(as modified by this part), without regard to wheth-

1	er the beneficiary or another person, including a
2	State program or other third-party coverage, has
3	paid for such costs.
4	"(d) Enhanced Hospital Benefits.—
5	"(1) Elimination of durational limits on
6	INPATIENT HOSPITAL SERVICES.—In the case of an
7	eligible beneficiary who has elected to receive en-
8	hanced medicare benefits under this part—
9	"(A) there shall be no spell of illness limit
10	or lifetime limit on inpatient hospital services
11	under subsections $(a)(1)$ and $(b)(1)$ of section
12	1812 during the period in which the election of
13	the beneficiary to receive enhanced medicare
14	benefits under this part is in effect; and
15	"(B) section 1812(c) shall not be applied
16	during such period.
17	"(2) REVISION OF INPATIENT HOSPITAL COIN-
18	SURANCE.—
19	"(A) IN GENERAL.—In the case of an eligi-
20	ble beneficiary who has elected to receive en-
21	hanced medicare benefits under this part, after
22	the application of the unified deductible under
23	subsection (b), instead of imposing any coinsur-
24	ance under the second sentence of section
25	1813(a)(1), the amount payable under part A

1	for inpatient hospital services or inpatient crit-
2	ical access hospital services furnished to the eli-
3	gible beneficiary during any year, shall be re-
4	duced by the amount of the inpatient hospital
5	copayment specified in subparagraph (B) for
6	each period of hospitalization and the bene-
7	ficiary shall be responsible for payment of such
8	amount for each such period.
9	"(B) Amount of inpatient hospital
10	COPAYMENT.—
11	"(i) IN GENERAL.—The amount of
12	the inpatient hospital copayment under
13	this paragraph shall be—
14	"(I) for 2005, \$400; or
15	"(II) for a subsequent year, the
16	amount specified in this clause for the
17	preceding year increased by the per-
18	centage increase in the per capita ac-
19	tuarial value of benefits under parts A
20	and B for such subsequent year.
21	"(ii) Rounding.—If any amount de-
22	termined under clause (i) is not a multiple
23	of \$1, such amount shall be rounded to the
24	nearest multiple of \$1.

	"(C) Period of Hospitalization de-
2	FINED.—In this subsection, the term 'period of
3	hospitalization' means the period that begins on
1	the date that the eligible beneficiary is admitted
5	to the hospital and ends on the date on which
5	the beneficiary has not been hospitalized for a
7	72-hour period.

- "(D) COLLECTION OF COPAYMENTS.—For purposes of section 1866(a)(2)(A), hospitals shall substitute the imposition of the inpatient hospital copayment under this paragraph for the hospital coinsurance described in the second sentence of section 1813(a)(1).
- 14 "(e) Elimination of Cost-Sharing for Preven-15 Tive Health Care Items and Services.—

"(1) IN GENERAL.—In the case of an eligible beneficiary who has elected to receive enhanced medicare benefits under this part, the unified deductible under subsection (b) and deductibles and the coinsurance otherwise applicable under subsections (a) and (b) of section 1833 shall not be applied with respect to expenses incurred for any preventive health care items and services (and no charges may be imposed under section 1866(a)(2)

1	where such deductibles and coinsurance are not im-
2	posed).
3	"(2) Preventive health care items and
4	SERVICES DEFINED.—In this subsection, the term
5	'preventive health care items and services' means
6	any of the following health care items and services:
7	"(A) Screening mammography under sec-
8	tion $1861(s)(13)$ .
9	"(B) Screening pap smear and screening
10	pelvic examinations under section 1861(s)(14).
11	"(C) Bone mass measurement under sec-
12	tion $1861(s)(15)$ .
13	"(D) Prostate cancer screening tests under
14	section $1861(s)(2)(P)$ .
15	"(E) Colorectal cancer screening under
16	section $1861(s)(2)(R)$ .
17	"(F) Blood testing strips, lancets, and
18	blood glucose monitors for individuals with dia-
19	betes under section 1861(n).
20	"(G) Diabetes outpatient self-management
21	training services under section $1861(s)(2)(S)$ .
22	"(H) Pneumococcal, influenza, and hepa-
23	titis B vaccines and administration under sec-
24	tion $1861(s)(10)$ .

1	"(I) Screening for glaucoma under section
2	1861(s)(2)(U).
3	"(J) Medical nutrition therapy services
4	under section $1861(s)(2)(V)$ .
5	"(f) SIMPLIFICATION OF COST-SHARING.—In the
6	case of an eligible beneficiary who has elected to receive
7	enhanced medicare benefits under this part, the following
8	cost-sharing rules shall apply:
9	"(1) Modification of skilled nursing fa-
10	CILITY COST-SHARING.—Instead of the coinsurance
11	established under section 1813(b) for extended care
12	services, under section 1888(e)—
13	"(A) the payment amount under para-
14	graph (1)(B) of such section shall be equal to
15	the amount otherwise provided minus the
16	amount described in subparagraph (B); and
17	"(B) the eligible beneficiary shall be re-
18	sponsible for a copayment amount for each of
19	the 100 days of care for which payment is made
20	on behalf of an eligible beneficiary under that
21	section equal to—
22	"(i) for 2005, \$60; and
23	"(ii) for a subsequent year, the
24	amount specified in this subparagraph for
25	the preceding year increased by the per-

1	centage increase in the per capita actuarial
2	value of benefits under parts A and B for
3	such subsequent year.
4	If any amount determined under this subpara-
5	graph is not a multiple of \$1, such amount
6	shall be rounded to the nearest multiple of \$1.
7	"(2) Application of home health service
8	COINSURANCE.—
9	"(A) IN GENERAL.—The amount of the
10	payment otherwise made under section 1895 for
11	home health services (other than such services
12	for which payment is made under section
13	1834(a)) shall be reduced by the amount de-
14	scribed in clause (ii).
15	"(B) Copayment amount.—
16	"(i) In general.—Subject to clause
17	(ii), the eligible beneficiary shall be respon-
18	sible for a copayment amount for each of
19	the first 5 visits during an episode of care
20	for which payment is made on behalf of an
21	eligible beneficiary under section 1895
22	equal to—
23	"(I) for 2005, \$10; and
24	"(II) for a subsequent year, the
25	amount specified in this clause for the

1	preceding year increased by the per-
2	centage increase in the per capita ac-
3	tuarial value of benefits under parts A
4	and B for such subsequent year.
5	If any amount determined under this
6	clause is not a multiple of \$1, such amount
7	shall be rounded to the nearest multiple of
8	<b>\$1.</b>
9	"(ii) Annual Limit.—For each year
10	in which an election to receive enhanced
11	medicare benefits under this part is in ef-
12	fect, the eligible beneficiary shall not be re-
13	sponsible for the payment of any copay-
14	ment amount under this subparagraph
15	after the date on which the amount of pay-
16	ments made as a result of the application
17	of this paragraph equals \$300.
18	"(3) Blood Deductible.—The Secretary
19	shall not apply the deductible under sections
20	1813(a)(2) and 1833(b) for blood or blood cells fur-
21	nished to an eligible beneficiary during the period in
22	which an election of the beneficiary to receive en-
23	hanced medicare benefits under this part is in effect.
24	"PAYMENT OF BENEFITS
25	"Sec. 1860E-3. Payment for enhanced medicare
26	benefits on behalf of an eligible beneficiary who has elected

1	to receive such benefits under this part shall be made in
2	the same manner as payment for such benefits would have
3	been made under parts A and B, subject to the modifica-
4	tions described in section 1860E–2, from the Federal Hos-
5	pital Insurance Trust Fund and the Federal Supple-
6	mentary Medical Insurance Trust Fund, in such propor-
7	tion as the Secretary determines appropriate.
8	"ELIGIBLE BENEFICIARIES; ELECTION OF ENHANCED
9	MEDICARE BENEFITS; TERMINATION OF ELECTION
10	"Sec. 1860E-4. (a) Eligible Beneficiary De-
11	FINED.—For purposes of this part, the term 'eligible bene-
12	ficiary' has the meaning given that term in section
13	1860D(a)(3).
14	"(b) Election of Enhanced Medicare Bene-
15	FITS.—
16	"(1) Election by individuals who become
17	ELIGIBLE BENEFICIARIES AFTER JANUARY 1, 2005.—
18	"(A) Initial election.—Any individual
19	whose initial election period begins after Sep-
20	tember 30, 2004, shall be deemed to have elect-
21	ed to receive enhanced medicare benefits under
22	this part as of the date on which such indi-
23	vidual first becomes entitled to benefits under
24	part A or eligible to enroll for benefits under
25	part B. whichever is later, unless that indi-

vidual affirmatively elects (in such form and

1	manner as the Secretary may specify) to receive
2	benefits under parts A and B.
3	"(B) Initial election period.—For
4	purposes of this paragraph, the term 'initial
5	election period' means, with respect to an indi-
6	vidual, the period that begins on the first day
7	of the third month before the month in which
8	such individual first becomes entitled to benefits
9	under part A or eligible to enroll for benefits
10	under part B, whichever is later, and ends 7
11	months later.
12	"(C) Effect of election.—If an indi-
13	vidual makes an election under subparagraph
14	(A) and such individual is not entitled to bene-
15	fits under part A or enrolled for benefits under
16	part B at the time of such election, such indi-
17	vidual shall be deemed—
18	"(i) to have elected to enroll for bene-
19	fits under such part under section 1818 or
20	1837 (as appropriate) if such individual is
21	eligible to enroll for benefits under such
22	section, as of the date of such election; or
23	"(ii) if such individual is not eligible
24	to enroll for benefits under section 1818 or

1837, to have elected to enroll under part

1	B as of the first date on which the indi-
2	vidual is eligible to enroll under such part.
3	"(2) Special election periods.—The Sec-
4	retary shall establish special election periods for in-
5	dividuals under this part who have elected not to
6	make an election (or to be deemed to have made
7	such an election) under this part that are similar to
8	the special enrollment periods under section 1837(i)
9	for individuals described in such section.
10	"(3) Transitional election for individ-
11	UALS WHO BECOME ELIGIBLE BENEFICIARIES ON OR
12	BEFORE JANUARY 1, 2005.—
13	"(A) IN GENERAL.—In the case of an indi-
14	vidual who is an eligible beneficiary as of Janu-
15	ary 1, 2005, the Secretary shall establish proce-
16	dures under which such beneficiary may affirm-
17	atively elect to receive enhanced medicare bene-
18	fits under this part during the 7-month period
19	that begins on April 1, 2004, and ends on No-
20	vember 30, 2004, for such election to take ef-
21	fect on January 1, 2005.
22	"(B) Effect of medicare+choice en-
23	ROLLMENT.—If an eligible beneficiary enrolls in
24	a Medicare+Choice plan under part C during

November 2004, such individual shall be

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1	deemed to have elected to receive enhanced
2	medicare benefits under subparagraph (A).
3	"(4) Changes in election.—
4	"(A) In general.—An individual who has
5	elected (or is deemed to have elected) to receive
6	enhanced medicare benefits under this part
7	under paragraph (1), (2), or (3) may change
8	such election during an annual, coordinated
9	election period and such election shall take ef-
10	fect on January 1 of the subsequent year. In no
11	case shall such a change of election take effect
12	on a date other than on January 1 of a year
13	(unless the election is automatic pursuant to a
14	termination resulting from a loss or termination
15	of coverage under part A or part B).
16	"(B) Annual, coordinated election
17	PERIOD.—For purposes of this section, the
18	term 'annual, coordinated election period'

"(B) ANNUAL, COORDINATED ELECTION PERIOD.—For purposes of this section, the term 'annual, coordinated election period' means, with respect to a calendar year (beginning with 2005), the month of November preceding such year.

"(5) PROCEDURES.—The Secretary shall establish procedures for the termination and reinstatement of an election under this section.

1	"(c) Coverage Terminated by Termination of
2	COVERAGE UNDER PART A OR B.—
3	"(1) In general.—The Secretary shall termi-
4	nate an individual's coverage under this part if the
5	individual is no longer enrolled in both parts A and
6	В.
7	"(2) Effective date.—The termination de-
8	scribed in subparagraph (A) shall be effective on the
9	effective date of termination of coverage under part
10	A or (if earlier) under part B.
11	"PREMIUM ADJUSTMENTS; LATE ELECTION PENALTY
12	"Sec. 1860E-5. (a) General Rule of No Change
13	IN AMOUNT OF PREMIUMS.—Except as provided in this
14	section, an election to receive enhanced medicare benefits
15	under this part shall not affect the amount of any pre-
16	mium charged under part A or B.
17	"(b) Late Election Penalty.—
18	"(1) In General.—In the case of an eligible
19	beneficiary who does not elect to receive enhanced
20	medicare benefits under this part during an election
21	period described in paragraph (1), (2), or (3) of sec-
22	tion 1860E-4(b) of that beneficiary, reinstates such
23	an election under the procedures established under
24	paragraph (5) of such section, or otherwise does not
25	have such an election continuously in effect from the

first date on which such election could be in effect,

1 the premium otherwise imposed under part B (tak-2 ing into account any late enrollment penalty under 3 section 1839(b)) shall be increased during the period in which such individual has an election to receive 5 enhanced medicare benefits under this part in effect 6 by an amount that the Secretary determines is actu-7 arially sound (based on the financial impact on the 8 program under this part of the late election of the 9 beneficiary or of the reinstatement of an election of 10 the beneficiary) for each full 12-month period (in 11 the same continuous period of eligibility) in which 12 the eligible beneficiary could have elected to receive 13 enhanced medicare benefits under this part but did 14 not elect to receive such benefits.

"(2) PROCEDURES.—In applying the late election penalty under paragraph (1), the Secretary shall establish procedures for applying the penalty under this subsection that are similar to the procedures for applying the late enrollment penalty under section 1839(b).

## "(c) Late Reversal of Election Penalty.—

"(1) IN GENERAL.—In the case of an eligible beneficiary who has elected to receive enhanced medicare benefits under this part and terminates such election under the procedures established under

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1 section 1860E-4(b)(5) on a date that is more than 2 1 year after the date on which such beneficiary first 3 elected to receive enhanced medicare benefits under this part, the premium otherwise imposed under part 5 B (taking into account any late enrollment penalty 6 under section 1839(b)) shall be increased during the 7 period in which such individual is enrolled under 8 such part by an amount that the Secretary deter-9 mines is actuarially sound based on the financial im-10 pact on the program under this part of the reversal 11 of the election of the beneficiary.

- "(2) PROCEDURES.—In applying the late reversal of election penalty under paragraph (1), the Secretary shall establish procedures for applying the penalty under this subsection that are similar to the procedures for applying the late enrollment penalty under section 1839(b).".
- 18 (b) Providing Information to Beneficiaries.—
  19 During 2004, the Secretary shall provide for an extensive,
  20 national educational and publicity campaign to inform eli21 gible beneficiaries (and prospective eligible beneficiaries)
  22 regarding the enhanced medicare benefits to be made
  23 available under part E of title XVIII of the Social Security

Act (as added by subsection (a)).

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1	(c) Conforming Adjustments to Part A and B
2	Premiums.—
3	(1) Effect of part e on part a premium.—
4	Section $1818(d)(1)$ (42 U.S.C. $1395i-2(d)(1)$ ) is
5	amended by adding at the end the following new
6	sentence: "In making the estimate under the pre-
7	vious sentence, the Secretary shall take into account
8	the effect of elections to receive enhanced medicare
9	benefits under part E on the amounts paid from
10	such Trust Fund.".
11	(2) Effect of part e on part b premium.—
12	Section 1839(a) (42 U.S.C. 1395r(a)) is amended—
13	(A) in paragraph (1)—
14	(i) by inserting "(including eligible
15	beneficiaries who elect to receive enhanced
16	medicare benefits under part E)" after
17	"age 65 and over"; and
18	(ii) by inserting "(including eligible
19	beneficiaries who elect to receive enhanced
20	medicare benefits under part E)" after
21	"age 65 and older";
22	(B) in paragraph (2), by inserting ", as
23	adjusted under section 1860E-5" before the pe-
24	riod at the end;
25	(C) in paragraph (3)—

1	(i) by inserting "(including eligible
2	beneficiaries who elect to receive enhanced
3	medicare benefits under part E)" after
4	"age 65 and over"; and
5	(ii) by inserting "(including eligible
6	beneficiaries who elect to receive enhanced
7	medicare benefits under part E)" after
8	"age 65 and older"; and
9	(D) in paragraph (4)—
10	(i) in the first sentence, by inserting
11	"(including eligible beneficiaries who elect
12	to receive enhanced medicare benefits
13	under part E)" after "under age 65"; and
14	(ii) in the second sentence, by striking
15	"under age 65 which" and inserting
16	"under age 65 (including eligible bene-
17	ficiaries who elect to receive enhanced
18	medicare benefits under part E)".
19	(d) Clarification of Application of Exclu-
20	SIONS FROM COVERAGE TO PART E.—Section 1862(a)
21	(42 U.S.C. 1395y(a)) is amended in the matter preceding
22	paragraph (1) by inserting "(including for enhanced medi-
23	care benefits under part E)" after "for items or services"

1	SEC. 202. RULES RELATING TO MEDIGAP POLICIES THAT
2	PROVIDE PRESCRIPTION DRUG COVERAGE;
3	ESTABLISHMENT OF ENHANCED MEDICARE
4	FEE-FOR-SERVICE MEDIGAP POLICIES.
5	(a) Rules Relating to Medigap Policies That
6	PROVIDE PRESCRIPTION DRUG COVERAGE.—Section
7	1882 (42 U.S.C. 1395ss) is amended by adding at the end
8	the following new subsection:
9	"(v) Rules Relating to Medigap Policies That
10	PROVIDE PRESCRIPTION DRUG COVERAGE.—
11	"(1) Prohibition on Sale, Issuance, and
12	RENEWAL OF POLICIES THAT PROVIDE PRESCRIP-
13	TION DRUG COVERAGE TO PART D ENROLLEES.—
14	"(A) In General.—Notwithstanding any
15	other provision of law, on or after January 1,
16	2005, no medicare supplemental policy that
17	provides coverage of expenses for prescription
18	drugs may be sold, issued, or renewed under
19	this section to an individual who is enrolled
20	under part D.
21	"(B) Penalties.—The penalties described
22	in subsection (d)(3)(A)(ii) shall apply with re-
23	spect to a violation of subparagraph (A).
24	"(2) Issuance of substitute policies if
25	THE POLICYHOLDER OBTAINS PRESCRIPTION DRUG
26	COVERAGE UNDER PART D.—

1	"(A) In general.—The issuer of a medi-
2	care supplemental policy—
3	"(i) may not deny or condition the
4	issuance or effectiveness of a medicare
5	supplemental policy that has a benefit
6	package classified as 'A', 'B', 'C', 'D', 'E',
7	'F' (including the benefit package classi-
8	fied as 'F' with a high deductible feature,
9	as described in subsection (p)(11)), or 'G'
10	(under the standards established under
11	subsection $(p)(2)$ and that is offered and
12	is available for issuance to new enrollees by
13	such issuer;
14	"(ii) may not discriminate in the pric-
15	ing of such policy, because of health sta-
16	tus, claims experience, receipt of health
17	care, or medical condition; and
18	"(iii) may not impose an exclusion of
19	benefits based on a pre-existing condition
20	under such policy,
21	in the case of an individual described in sub-
22	paragraph (B) who seeks to enroll under the
23	policy during the open enrollment period estab-
24	lished under section $1860D-2(b)(2)$ and who
25	submits evidence that they meet the require-

1	ments under subparagraph (B) along with the
2	application for such medicare supplemental pol-
3	iey.
4	"(B) Individual described.—An indi-
5	vidual described in this subparagraph is an in-
6	dividual who—
7	"(i) enrolls in the medicare prescrip-
8	tion drug delivery program under part D;
9	and
10	"(ii) at the time of such enrollment
11	was enrolled and terminates enrollment in
12	a medicare supplemental policy which has
13	a benefit package classified as 'H', 'I', or
14	'J' (including the benefit package classified
15	as 'J' with a high deductible feature, as
16	described in section $1882(p)(11)$ ) under
17	the standards referred to in subparagraph
18	(A)(i) or terminates enrollment in a policy
19	to which such standards do not apply but
20	which provides benefits for prescription
21	drugs.
22	"(C) Enforcement.—The provisions of
23	subparagraph (A) shall be enforced as though
24	they were included in subsection (s).

1	"(3) Notice required to be provided to
2	CURRENT POLICYHOLDERS WITH PRESCRIPTION
3	DRUG COVERAGE.—
4	"(A) In general.—No medicare supple-
5	mental policy of an issuer shall be deemed to
6	meet the standards in subsection (c) unless the
7	issuer provides written notice during the 60-day
8	period immediately preceding the period estab-
9	lished for the open enrollment period estab-
10	lished under section 1860D-2(b)(2), to each in-
11	dividual who is a policyholder or certificate
12	holder of a medicare supplemental policy issued
13	by that issuer that provides some coverage of
14	expenses for prescription drugs (at the most re-
15	cent available address of that individual) of—
16	"(i) the ability to enroll in a new
17	medicare supplemental policy pursuant to
18	paragraph (2); and
19	"(ii) the fact that, so long as such in-
20	dividual retains coverage under such pol-
21	icy, the individual shall be ineligible for
22	coverage of prescription drugs under part
23	D and ineligible to elect to receive en-
24	hanced medicare benefits under part E.

1	"(B) COORDINATION.—The notice pro-
2	vided under subparagraph (A) shall be coordi-
3	nated with the notice required under subsection
4	(v)(4)(A)(i).
5	"(4) Clarification regarding one-time
6	AVAILABILITY OF A GUARANTEED ISSUE POLICY FOR
7	BENEFICIARIES WHO LOSE COVERAGE UNDER A
8	MEDICARE+CHOICE PLAN OF JANUARY 1, 2005, BE-
9	CAUSE THEY ELECT NOT TO RECEIVE ENHANCED
10	PART E BENEFITS.—In the case of a beneficiary who
11	is enrolled in a Medicare+Choice plan as of Decem-
12	ber 31, 2004, will not be eligible to be enrolled
13	under such plan as of January 1, 2005, because the
14	beneficiary has elected not to receive enhanced medi-
15	care benefits under part E—
16	"(A) such beneficiary shall be deemed to
17	be described in subsection (s)(3)(B)(ii); and
18	"(B) for purposes of (s)(3)(E)(ii), the date
19	of the termination of coverage shall be January
20	1, 2005.".
21	(b) Establishment of Enhanced Medicare
22	Fee-For-Service Medigap Policies.—Section 1882
23	(42 U.S.C. 1395ss), as amended by subsection (a), is
24	amended by adding at the end the following new sub-
25	section:

1	"(w) Enhanced Medicare Fee-For-Service Sup-
2	PLEMENTAL POLICIES.—
3	"(1) Additional benefit packages.—
4	"(A) Establishment.—
5	"(i) In general.—In addition to the
6	benefit packages classified under the
7	standards established by subsection $(p)(2)$ ,
8	there shall be established benefit packages
9	that may only be purchased by bene-
10	ficiaries who have elected to receive en-
11	hanced medicare benefits under part E
12	that—
13	"(I) complement but do not du-
14	plicate enhanced medicare benefits de-
15	scribed in section 1860E-2;
16	"(II) do not provide for coverage
17	of the unified deductible under section
18	1860E–2(b);
19	"(III) subject to clause (ii), do
20	not provide coverage for more than 50
21	percent of the amount of coinsurance
22	and copayments applicable under sec-
23	tion 1860E-2;
24	"(IV) do not provide for coverage
25	of expenses for prescription drugs;

1 "(V) provide a	range of coverage
2 options for beneficia	ries; and
3 "(VI) use unifo	orm language, defi-
4 nitions, and forma	t with respect to
5 the coverage provid	ed under a policy.
6 "(ii) One package	E REQUIRED TO
7 COVER ALL COST-SHARIN	īG.—
8 "(I) IN GENER	RAL.—One of the
9 benefit packages	established under
clause (i) shall inch	ade coverage of all
11 coinsurance and co	payments applica-
ble under section 18	860E-2.
13 "(II) AVAILABI	ILITY LIMITED TO
14 BENEFICIARIES TH	AT ENROLLED IN
15 PART E DURING CE	RTAIN PERIODS.—
The benefit package	e that includes the
17 coverage described	in subclause (II)
shall only be made	available to bene-
ficiaries who elect to	o receive enhanced
20 medicare benefits ur	nder part E during
the beneficiary's ini-	tial election period
22 (as defined in par	ragraph (1)(B) of
section 1860D–4(b)	), during a special
election period descr	ribed in paragraph
25 (2) of such section	on, or during the

1	transitional	election	period	under
2	paragraph (3	) of such	section.	

- "(B) Manner of Establishment.—The benefit packages established under this section shall be established in the manner described in subparagraph (E) of subsection (p)(1), except that for purposes of subparagraph (C) of such subsection, the standards established under this subsection shall take effect not later than January 1, 2005.
- "(2) Construction of Benefits in other medicare supplemental policies.—Nothing in this subsection shall be construed to affect the benefit packages classified as 'A' through 'J' under the standards established by subsection (p)(2) (including the benefit packages classified as 'F' and 'J' with a high deductible feature, as described in subsection (p)(11)).
- "(3) GUARANTEED ISSUANCE AND RENEWAL OF ENHANCED MEDICARE FEE-FOR-SERVICE SUP-PLEMENTAL POLICIES.—The provisions of subsections (q) and (s), including provisions of subsection (s)(3) (relating to special enrollment periods in cases of termination or disenrollment), shall apply to medicare supplemental policies established under

this subsection in a similar manner as such provisions apply to medicare supplemental policies issued under the standards established under subsection (p).

"(4) Opportunity of current policyholders to purchase enhanced medicare feefor-service supplemental policies.—

"(A) REQUIREMENTS FOR ISSUERS OF POLICIES WITH RESPECT TO CURRENT POLICY-HOLDERS.—No medicare supplemental policy of an issuer with a benefit package that is established under paragraph (1) shall be deemed to meet the standards in subsection (c) unless the issuer does all of the following:

"(i) Notice to current policyHolders.—Provide written notice during
the 60-day period immediately preceding
the period established under section
1860E-4(b)(1), to each individual who is a
policyholder or certificate holder of a medicare supplemental policy issued by that
issuer (at the most recent available address
of that individual) of the offer described in
clause (ii) and of the fact that, so long as
such individual retains coverage under

such policy, the individual shall be ineligible to elect enhanced medicare benefits under part E.

"(ii) Offer for current policyHolders.—Offer the policyholder or certificate holder under the terms described in
subparagraph (C), during at least the period established under section 1860E— 4(b)(1), a medicare supplemental policy established under paragraph (1) with the
benefit package that the Secretary determines is most comparable to the policy in
which the individual is enrolled with coverage effective as of the effective date of
the election of the individual under part E.

"(iii) OFFER FOR INDIVIDUALS COVERED UNDER POLICIES ISSUED BY OTHER ISSUERS IF THAT ISSUER IS NOT GOING TO OFFER ENHANCED MEDICARE FEE-FOR-SERVICE SUPPLEMENTAL POLICIES.—Offer an individual described in subparagraph (B), under the terms described in subparagraph (C), and during at least the period established under section 1860E–4(b)(1), a medicare supplemental policy established

1	under paragraph (1) with the benefit pack-
2	age that the Secretary determines is most
3	comparable to the policy in which the indi-
4	vidual is enrolled with coverage effective as
5	of the effective date of the election of the
6	individual under part E.
7	The notice provided under clause (i) shall be co-
8	ordinated with the notice required under sub-
9	section $(v)(3)(A)$ .
10	"(B) Individual described.—An indi-
11	vidual described in this subparagraph is an in-
12	dividual who is a policyholder or certificate
13	holder of a medicare supplemental policy issued
14	by an issuer who is not going to offer a policy
15	with a benefit package established under para-
16	graph (1).
17	"(C) Terms of offer described.—The
18	terms described in this subparagraph are terms
19	which do not—
20	"(i) deny or condition the issuance or
21	effectiveness of a medicare supplemental
22	policy described in subparagraph (A)(ii)
23	that is offered and is available for issuance
24	to new enrollees by such issuer;

1	"(ii) discriminate in the pricing of
2	such policy because of health status, claims
3	experience, receipt of health care, or med-
4	ical condition; or
5	"(iii) impose an exclusion of benefits
6	based on a preexisting condition under
7	such policy.
8	"(5) Prohibition of sale of enhanced
9	POLICIES TO ORIGINAL MEDICARE FEE-FOR-SERVICE
10	ENROLLEES; PROHIBITION OF SALE OF ORIGINAL
11	POLICIES TO ENHANCED MEDICARE FEE-FOR-SERV-
12	ICE ENROLLEES.—
13	"(A) Prohibition.—No person may sell,
14	issue, or renew a medicare supplemental policy
15	with—
16	"(i) a benefit package established
17	under this subsection to an individual who
18	has not elected to receive enhanced medi-
19	care benefits under part E; or
20	"(ii) a benefit package classified as
21	'A' through 'J' under the standards estab-
22	lished by subsection (p)(2) (including the
23	benefit packages classified as 'F' and 'J'
24	with a high deductible feature, as described
25	in subsection (p)(11)) to an individual who

1	has	elected	to	receive	enhanced	medicare
2	bene	efits und	er j	part E.		

"(B) Penalty.—Any person who violates the provisions of subparagraph (A) shall be subject to a civil money penalty in an amount that does not exceed \$25,000 (or \$15,000 in the case of a seller who is not an issuer of a policy) for each such violation. The provisions of section 1128A (other than the first sentence of subsection (a) and other than subsection (b)) shall apply to a civil money penalty under the previous sentence in the same manner as such provisions apply to a penalty or proceeding under section 1128A(a).

"(6) OTHER PROHIBITIONS AND PENALTIES.— Each penalty under this section shall apply with respect to policies established under this subsection as if such policies were issued under the standards established under subsection (p), including the penalties under subsections (a), (d), (p)(8), (p)(9), (q)(5), (r)(6)(A), (s)(4), and (t)(2)(D)."

## TITLE III—MEDICARE+CHOICE 1 **COMPETITION** 2 3 SEC. 301. ANNUAL CALCULATION OF **BENCHMARK** 4 AMOUNTS BASED ON FLOOR RATES AND 5 LOCAL FEE-FOR-SERVICE RATES. 6 (a) ANNUAL CALCULATION BENCHMARK OF7 Amounts Based on Floor Rates and Local Fee-For-Service Rates.—Section 1853(a) (42 U.S.C. 1395w-23(a)) is amended by adding at the end the fol-10 lowing new paragraph: "(4) Annual Calculation of Benchmark 11 12 AMOUNTS.—For each year, the Secretary shall cal-13 benchmark culate amount for each a 14 Medicare+Choice payment area for each month for 15 such year with respect to coverage of enhanced 16 medicare benefits under part E equal to the greatest 17 of the following amounts: "(A) MINIMUM AMOUNT.—1/12 of the an-18 19 nual Medicare+Choice capitation rate deter-20 mined under subsection (c)(1)(B) for the pay-21 ment area for the year; or "(B) Local fee-for-service rate.— 22 23 The local fee-for-service rate for such area for 24 the year (as calculated under paragraph (5)).".

1	(b)	Annual	CALCULATION	OF	LOCAL	FEE-FOR-

2 Service Rates.—Section 1853(a) (42 U.S.C. 1395w-

3 23(a)), as amended by subsection (a), is amended by add-

4 ing at the end the following new paragraph:

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5 "(5) ANNUAL CALCULATION OF LOCAL FEE-6 FOR-SERVICE RATES.—

> "(A) In General.—Subject to subparagraphs (B) and (C), the term 'local fee-for-service rate' means the amount of payment for a month in a Medicare+Choice payment area for benefits under this title and associated claims processing costs for an individual who has elected to receive enhanced medicare benefits under part E (but, if the Medicare+Choice plan offers prescription drug coverage, excluding any costs associated with part D), and not enrolled in a Medicare+Choice plan under this part. The Secretary shall annually calculate such amount in a manner similar to the manner in which the Secretary calculated the adjusted average per capita cost under section 1876, except that such calculation shall include in such amount, to the extent practicable, any amounts that would have been paid under this title if individuals entitled to benefits under this title had not

1	received services from facilities of the Depart-
2	ment of Veterans Affairs or the Department of
3	Defense.
4	"(B) Removal of medical education
5	COSTS FROM CALCULATION OF LOCAL FEE-FOR-
6	SERVICE RATE.—
7	"(i) In general.—In calculating the
8	local fee-for-service rate under subpara-
9	graph (A) for a year, the amount of pay-
10	ment described in such subparagraph shall
11	be adjusted to exclude from such payment
12	the payment adjustments described in
13	clause (ii).
14	"(ii) Payment adjustments de-
15	SCRIBED.—
16	"(I) In general.—Subject to
17	subclause (II), the payment adjust-
18	ments described in this subparagraph
19	are payment adjustments that the
20	Secretary estimates were payable dur-
21	ing each month for direct graduate
22	medical education costs under section
23	1886(h).
24	"(II) TREATMENT OF PAYMENTS
25	COVERED UNDER STATE HOSPITAL

1	REIMBURSEMENT SYSTEM.—To the
2	extent that the Secretary estimates
3	that the amount of the local fee-for-
4	service rates reflects payments to hos-
5	pitals reimbursed under section
6	1814(b)(3), the Secretary shall esti-
7	mate a payment adjustment that is
8	comparable to the payment adjust-
9	ment that would have been made
10	under clause (i) if the hospitals had
11	not been reimbursed under such sec-
12	tion.
13	"(C) Special rule for rural areas.—
14	"(i) In general.—Subject to clause
15	(ii), in calculating the local fee-for-service
16	rates under subparagraph (A) for a year
17	the Secretary shall calculate such costs for
18	rural areas (as defined in section
19	1886(d)(2)(D)) of a State as if each rural
20	area were part of a single
21	Medicare+Choice payment area.
22	"(ii) Limitation.—Payment amounts
23	determined under subparagraph (A) may
24	not be less than the amounts that would

have been paid if clause (i) did not apply.".

1	(c) CPI Increases in Floor Payment Rates.—
2	Section $1853(c)(1)(B)$ (42 U.S.C. $1395w-23(c)(1)(B)$ ) is
3	amended—
4	(1) in clause (iv), by striking "and each suc-
5	ceeding year," and inserting ", 2003, and 2004,";
6	and
7	(2) by adding at the end the following new
8	clause:
9	"(v) For 2005 and each succeeding
10	year, the minimum amount specified in
11	this clause (or clause (iv)) for the pre-
12	ceding year increased by the percentage in-
13	crease in the Consumer Price Index for all
14	urban consumers (U.S. urban average) for
15	the 12-month period ending with June of
16	the previous year.".
17	(d) Furnishing of Claims Data by VA and
18	DoD.—Upon the request of the Secretary of Health and
19	Human Services, the Secretary of Veterans Affairs and
20	the Secretary of Defense shall provide such claims data
21	as the Secretary of Health and Human Services may re-
22	quire to determine the amount that would have been paid
23	under the medicare program under title XVIII of the So-
24	cial Security Act if individuals entitled to benefits under
25	such program had not received services from facilities of

1	the Department of Veterans Affairs or the Department
2	of Defense for purposes calculating the amounts under
3	section 1853(a)(5) of such Act (as added by subsection
4	(b)) and section 1853(c)(8) of such Act (as added by sec-
5	tion 312(b)).
6	SEC. 302. APPLICATION OF COMPREHENSIVE RISK ADJUST-
7	MENT METHODOLOGY.
8	Section 1853(a)(3) is amended to read as follows:
9	"(3) Comprehensive Risk adjustment
10	METHODOLOGY.—
11	"(A) APPLICATION OF METHODOLOGY.—
12	The Secretary shall apply the comprehensive
13	risk adjustment methodology described in sub-
14	paragraph (B) to 100 percent of the amount of
15	the plan bids under section $1853(d)(1)$ and the
16	weighted service area benchmark amounts cal-
17	culated under section $1853(d)(3)$ .
18	"(B) Comprehensive risk adjustment
19	METHODOLOGY DESCRIBED.—The comprehen-
20	sive risk adjustment methodology described in
21	this subparagraph is the risk adjustment meth-
22	odology that would apply with respect to
23	Medicare+Choice plans offered by
24	Medicare+Choice organizations in 2004, except
25	that if such methodology does not apply to

1		groups of beneficiaries who are aged or disabled
2		and groups of beneficiaries who have end-stage
3		renal disease, the Secretary shall revise such
4		methodology to apply to such groups.
5		"(C) Uniform application to all
6		TYPES OF PLANS.—Subject to section
7		1859(e)(4), the comprehensive risk adjustment
8		methodology established under this paragraph
9		shall be applied uniformly without regard to the
10		type of plan.
11		"(D) DATA COLLECTION.—In order to
12		carry out this paragraph, the Secretary shall re-
13		quire Medicare+Choice organizations to submit
14		such data and other information as the Sec-
15		retary deems necessary.
16		"(E) Improvement of payment accu-
17		RACY.—Notwithstanding any other provision of
18		this paragraph, the Secretary may revise the
19		comprehensive risk adjustment methodology de-
20		scribed in subparagraph (B) from time to time
21		to improve payment accuracy.".
22	SEC. 30	3. ANNUAL ANNOUNCEMENT OF BENCHMARK
23		AMOUNTS AND OTHER PAYMENT FACTORS.

Section 1853(b) (42 U.S.C. 1395w-23(b)), as

 $25\,$  amended by section  $532(\mathrm{d})(1)$  of the Public Health Secu-

1	rity and Bioterrorism Preparedness and Response Act of
2	2002 (Public Law 107–188; 116 Stat. 696), is amended—
3	(1) in the heading, by striking "Payment
4	RATES" and inserting "PAYMENT FACTORS";
5	(2) by striking paragraph (1) and inserting the
6	following:
7	"(1) Annual announcement.—Beginning in
8	2004, at the same time as the Secretary publishes
9	the risk adjusters under section 1860D–11, the Sec-
10	retary shall annually announce (in a manner in-
11	tended to provide notice to interested parties) the
12	following payment factors:
13	"(A) The benchmark amount for each
14	Medicare+Choice payment area (as calculated
15	under subsection (a)(4)) for the year.
16	"(B) The factors to be used for adjusting
17	payments under the comprehensive risk adjust-
18	ment methodology described in subsection
19	(a)(3)(B) with respect to each
20	Medicare+Choice payment area for the year.";
21	(3) in paragraph (3), by striking "monthly ad-
22	justed" and all that follows before the period at the
23	end and inserting "each payment factor described in
24	paragraph (1)"; and
25	(4) by striking paragraph (4).

1	SEC. 304. SUBMISSION OF BIDS BY MEDICARE+CHOICE OR-
2	GANIZATIONS.
3	Section 1854(a) (42 U.S.C. 1395w-24(a)), as
4	amended by section 532(b)(1) of the Public Health Secu-
5	rity and Bioterrorism Preparedness and Response Act of
6	2002 (Public Law 107–188; 116 Stat. 696), is amended
7	to read as follows:
8	"(a) Submission of Bids by Medicare+Choice
9	Organizations.—
10	"(1) IN GENERAL.—Not later than the second
11	Monday in September (or July 1 of each year before
12	2002) and except as provided in paragraph (3), each
13	Medicare+Choice organization shall submit to the
14	Secretary, in such form and manner as the Sec-
15	retary may specify, for each Medicare+Choice plan
16	that the organization intends to offer in a service
17	area in the following year—
18	"(A) notice of such intent and information
19	on the service area of the plan;
20	"(B) the plan type for each plan;
21	"(C) if the Medicare+Choice plan is a co-
22	ordinated care plan (as described in section
23	1851(a)(2)(A)) or a private fee-for-service plan
24	(as described in section $1851(a)(2)(C)$ ), the in-
25	formation described in paragraph (2) with re-
26	spect to each payment area;

1	"(D) the enrollment capacity (if any) in re-
2	lation to the plan and each payment area;
3	"(E) the expected mix, by health status, of
4	enrolled individuals; and
5	"(F) such other information as the Sec-
6	retary may specify.
7	"(2) Information required for coordi-
8	NATED CARE PLANS AND PRIVATE FEE-FOR-SERVICE
9	PLANS.—For a Medicare+Choice plan that is a co-
10	ordinated care plan (as described in section
11	1851(a)(2)(A)) or a private fee-for-service plan (as
12	described in section 1851(a)(2)(C)), the information
13	described in this paragraph is as follows:
14	"(A) Information required with re-
15	SPECT TO BENEFITS UNDER PART E.—Informa-
16	tion relating to the coverage of benefits under
17	part E as follows:
18	"(i) The plan bid, which shall consist
19	of a dollar amount that represents the
20	total amount that the plan is willing to ac-
21	cept (after the application of the com-
22	prehensive risk adjustment methodology
23	under section 1853(a)(3)) for providing
24	coverage of the benefits under part E to an

1	individual enrolled in the plan that resides
2	in the service area of the plan for a month.
3	"(ii) For the supplemental benefits
4	package offered (if any)—
5	"(I) the adjusted community rate
6	(as defined in subsection $(g)(3)$ ) of
7	the package;
8	"(II) the Medicare+Choice
9	monthly supplemental beneficiary pre-
10	mium (as defined in subsection
11	(b)(2)(C));
12	"(III) a description of any cost-
13	sharing; and
14	"(IV) such other information as
15	the Secretary considers necessary.
16	"(iii) The assumptions that the
17	Medicare+Choice organization used in pre-
18	paring the plan bid with respect to num-
19	bers, in each payment area, of enrolled in-
20	dividuals and the mix, by health status, of
21	such individuals.
22	"(B) Information required with re-
23	SPECT TO PART D.—If the Medicare+Choice
24	organization elects to offer prescription drug
25	coverage, the information required to be sub-

mitted by an eligible entity under section
1860D-12, including the monthly premiums for
standard coverage and any other qualified prescription drug coverage available to individuals
enrolled under part D.

"(3) REQUIREMENTS FOR MSA PLANS.—For an MSA plan described in section 1851(a)(2)(B), the information described in this paragraph is the information that such a plan would have been required to submit under this part if the 21st Century Medicare Act had not been enacted.

## "(4) REVIEW.—

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"(A) IN GENERAL.—Subject to subparagraph (B), the Secretary shall review the adjusted community rates (as defined in section of 1854(g)(3), the the amounts Medicare+Choice monthly basic and supplemental beneficiary premiums filed under this subsection and shall approve or disapprove such rates and amounts so submitted. The Chief Actuary of the Medicare Competitive Agency shall review the actuarial assumptions and data used by the Medicare+Choice organization with respect to such rates and amounts so submitted

1	to determine the appropriateness of such as-
2	sumptions and data.
3	"(B) Exception.—The Secretary shall
4	not review, approve, or disapprove the amounts
5	submitted under paragraph (3).".
6	SEC. 305. ADJUSTMENT OF PLAN BIDS; COMPARISON OF
7	ADJUSTED BID TO BENCHMARK; PAYMENT
8	AMOUNT.
9	(a) In General.—Section 1853 (42 U.S.C. 1395w-
10	23) is amended—
11	(1) by redesignating subsections (d) through (i)
12	as subsections (e) through (j), respectively; and
13	(2) by inserting after subsection (c) the fol-
14	lowing new subsection:
15	"(d) Secretary's Determination of Payment
16	Amount for Enhanced Medicare Benefits.—
17	"(1) Adjustment of Plan Bids.—The Sec-
18	retary shall adjust each plan bid submitted under
19	section 1854(a) for the coverage of benefits under
20	part E using the comprehensive risk adjustment
21	methodology applicable under subsection (a)(3)
22	based on the assumptions described in section
23	1854(a)(2)(A)(iii) that the plan used with respect to
24	numbers of enrolled individuals.

1	"(2) Determination of weighted service
2	AREA BENCHMARK AMOUNTS.—The Secretary shall
3	calculate a weighted service area benchmark amount
4	for enhanced medicare benefits under part E for
5	each plan equal to the weighted average of the
6	benchmark amounts for enhanced medicare benefits
7	under such part for the payment areas included in
8	the service area of the plan using the assumptions
9	described in section 1854(a)(2)(A)(iii) that the plan
10	used with respect to numbers of enrolled individuals.
11	"(3) Determination of Plan Benchmark.—
12	The Secretary shall calculate the plan benchmark
13	amount by adjusting the weighted service area
14	benchmark amount determined under paragraph (1)
15	using—
16	"(A) the comprehensive risk adjustment
17	methodology applicable under subsection (a)(3);
18	and
19	"(B) the assumptions contained in the
20	plan bid that the plan used with respect to
21	numbers of enrolled individuals.
22	"(4) Comparison to Benchmark.—The Sec-
23	retary shall determine the difference between each
24	plan bid (as adjusted under paragraph (1)) and the

1	plan benchmark amount (as determined under para-
2	graph (3)) for purposes of determining—
3	"(A) the payment amount under para-
4	graph (5); and
5	"(B) the part E premium reductions and
6	Medicare+Choice monthly basic beneficiary
7	premiums.
8	"(5) Determination of payment amount.—
9	The Secretary shall determine the payment amount
10	for plans as follows:
11	"(A) BIDS THAT EQUAL OR EXCEED THE
12	BENCHMARK.—The amount of each monthly
13	payment to a Medicare+Choice organization
14	with respect to each individual enrolled in a
15	plan shall be the plan benchmark amount.
16	"(B) BIDS BELOW THE BENCHMARK.—
17	The amount of each monthly payment to a
18	Medicare+Choice organization with respect to
19	each individual enrolled in a plan shall be the
20	plan benchmark amount reduced by 25 percent
21	of the difference between the bid and the bench-
22	mark amount and further reduced by the
23	amount of any premium reduction elected by
24	the plan under section $1854(d)(1)(A)(i)$ .

1	"(6) Factors used in adjusting bids and
2	BENCHMARKS FOR MEDICARE+CHOICE ORGANIZA-
3	TIONS AND IN DETERMINING ENROLLEE PRE-
4	MIUMS.—Subject to paragraph (7), the Secretary
5	shall use, for purposes of adjusting plan bids and
6	calculating plan benchmarks under this subsection—
7	"(A) with respect to benefits under part
8	E—
9	"(i) the benchmark amount for the
10	Medicare+Choice payment area announced
11	under section $1854(a)(1)(A)$ ; and
12	"(ii) the health status and other de-
13	mographic adjustment factors for the
14	Medicare+Choice payment area announced
15	under section 1854(a)(1)(B); and
16	"(B) if the Medicare+Choice organization
17	elects to offer prescription drug coverage, the
18	risk adjusters published under section 1860D–
19	11 applicable with respect to such coverage.
20	"(7) Adjustment for national coverage
21	DETERMINATIONS AND LEGISLATIVE CHANGES IN
22	BENEFITS.—If the Secretary makes a determination
23	with respect to coverage under this title or there is
24	a change in benefits required to be provided under
25	this part that the Secretary projects will result in a

1	significant increase in the costs to Medicare+Choice
2	organizations of providing benefits under contracts
3	under this part (for periods after any period de-
4	scribed in section 1852(a)(5)), the Secretary shall
5	appropriately adjust the benchmark amounts or pay-
6	ment amounts (as determined by the Secretary).
7	Such projection and adjustment shall be based on an
8	analysis by the Chief Actuary of the Competitive
9	Medicare Agency of the actuarial costs associated
10	with the new benefits.".
11	(b) Conforming Amendment.—Section 1853(c)(7)
12	(42 U.S.C. 1395w–23(c)(7)) is repealed.
13	SEC. 306. DETERMINATION OF PREMIUM REDUCTIONS, RE-
14	DUCED COST-SHARING, ADDITIONAL BENE-
15	FITS, AND BENEFICIARY PREMIUMS.
16	
	(a) Calculation of Beneficiary Premiums.—
17	(a) CALCULATION OF BENEFICIARY PREMIUMS.— Section 1854 (42 U.S.C. 1395–24) is amended by—
17 18	
	Section 1854 (42 U.S.C. 1395–24) is amended by—
18	Section 1854 (42 U.S.C. 1395–24) is amended by—  (1) redesignating subsections (d) through (h) as
18 19	Section 1854 (42 U.S.C. 1395–24) is amended by—  (1) redesignating subsections (d) through (h) as subsections (e) through (i), respectively; and
18 19 20	Section 1854 (42 U.S.C. 1395–24) is amended by—  (1) redesignating subsections (d) through (h) as subsections (e) through (i), respectively; and  (2) inserting after subsection (e) the following
18 19 20 21	Section 1854 (42 U.S.C. 1395–24) is amended by—  (1) redesignating subsections (d) through (h) as subsections (e) through (i), respectively; and  (2) inserting after subsection (c) the following new subsection:
18 19 20 21 22	Section 1854 (42 U.S.C. 1395–24) is amended by—  (1) redesignating subsections (d) through (h) as subsections (e) through (i), respectively; and  (2) inserting after subsection (c) the following new subsection:  "(d) Determination of Premium Reductions.

1	"(A) IN GENERAL.—If the Secretary deter-
2	mines under section 1853(d)(4) that the plan
3	benchmark amount exceeds the plan bid, the
4	Secretary shall require the plan to return 75
5	percent of such excess to the enrollee in the
6	form of, at the option of the organization offer-
7	ing the plan—
8	"(i) subject to subparagraph (B), a
9	monthly medicare premium reduction for
10	individuals enrolled in the plan;
11	"(ii) a reduction in the actuarial value
12	of plan cost-sharing for plan enrollees;
13	"(iii) subject to subparagraph (C),
14	such additional benefits as the organization
15	may specify; or
16	"(iv) any combination of the reduc-
17	tions and benefits described in clauses (i)
18	through (iii).
19	"(B) Limitation on premium reduc-
20	TIONS.—The amount of the reduction under
21	subparagraph (A)(i) with respect to any en-
22	rollee in a Medicare+Choice plan—
23	"(i) may not exceed the premium de-
24	scribed in section 1839(a)(3), as adjusted
25	under section 1860E-5; and

1	"(ii) shall apply uniformly to each en-
2	rollee of the Medicare+Choice plan to
3	which such reduction applies.
4	"(C) REQUIREMENT OF ENROLLMENT IN
5	PART D TO RECEIVE PRESCRIPTION DRUG BEN-
6	EFITS.—An organization may not specify any
7	additional benefit that provides for the coverage
8	of any prescription drug (other than that re-
9	quired under part E).
10	"(2) BIDS ABOVE THE BENCHMARK.—If the
11	Secretary determines under section 1853(d)(4) that
12	the plan bid (as adjusted under section $1853(d)(1)$ )
13	exceeds the plan benchmark amount (determined
14	under section 1853(d)(3)), the amount of such ex-
15	cess shall be the Medicare+Choice monthly basic
16	beneficiary premium (as defined in section
17	1854(b)(2)(A)).".
18	(b) Conforming Part E Premium Reduction
19	Amendments.—
20	(1) Adjustment and payment of part e
21	PREMIUMS.—Section 1860E-5 (as added by section
22	201) is amended—
23	(A) in subsection (a), by inserting ", ex-
24	cept as reduced by the amount of any reduction

1	elected under section $1854(d)(1)(A)(i)$ " before
2	the period at the end; and
3	(B) by adding at the end the following new
4	subsection:
5	"(c) Medicare+Choice Premium Reductions.—
6	In the case of an individual enrolled in a Medicare+Choice
7	plan, the Secretary shall reduce (but not below zero) the
8	amount of the monthly beneficiary premium to reflect any
9	reduction elected under section 1854(d)(1)(A)(i). Such
10	premium adjustment may be provided in such manner as
11	the Secretary may specify.".
12	(2) Treatment of reduction for purposes
13	OF DETERMINING GOVERNMENT CONTRIBUTION
14	UNDER PART E.—Section 1844(c) (42 U.S.C.
15	1395w) is amended by striking "section
16	1854(f)(1)(E)" and inserting "section
17	1854(d)(1)(A)(i)".
18	(e) Sunset of Specific Requirements for Addi-
19	TIONAL BENEFITS.—Section 1854(g) (as redesignated by
20	subsection (a)(1)) is amended—
21	(1) in paragraph (1)(A), by striking "Each
22	Medicare+Choice organization" and inserting "For
23	years before 2005, each Medicare+Choice organiza-
24	tion": and

1	(2) in paragraph (2), by striking "A
2	Medicare+Choice organization" and inserting "For
3	years before 2005, a Medicare+Choice organiza-
4	tion".
5	(d) Limitation on Enrollee Liability.—
6	(1) For benefits under part e.—Section
7	1854(f)(1) (as redesignated by subsection (a)(1)) is
8	amended to read as follows:
9	"(1) For enhanced medicare benefits.—
10	The sum of—
11	"(A) the Medicare+Choice monthly basic
12	beneficiary premium (multiplied by 12) and the
13	actuarial value of the deductibles, coinsurance,
14	and copayments (taking into account any reduc-
15	tions in cost-sharing described in subsection
16	(d)(1)(A)(ii)) applicable on average to individ-
17	uals enrolled under this part with a
18	Medicare+Choice plan described in subpara-
19	graph (A) or (C) of section 1851(a)(2) of an or-
20	ganization with respect to required benefits de-
21	scribed in section 1852(a)(1)(A) and any addi-
22	tional benefits described in subsection
23	(a)(2)(A)(iii) for a year; must equal
24	"(B) the actuarial value of the deductibles,
25	coinsurance, and copayments that would be ap-

plicable on average to individuals who have elected to receive enhanced medicare benefits under part E if they were not members of a Medicare+Choice organization for the year (adjusted as determined appropriate by the Secretary to account for geographic differences and for plan cost and utilization differences)."

- (2) FOR SUPPLEMENTAL BENEFITS.—Section 1854(f)(2) (as so redesignated) is amended to read as follows:
- "(2) For supplemental benefits.—If the Medicare+Choice organization provides to its members enrolled under this part in a Medicare+Choice plan described in subparagraph (A) or (C) of section 1851(a)(2) with respect to supplemental benefits relating to benefits under part E described in section 1852(a)(3)(A), the sum of the Medicare+Choice monthly supplemental beneficiary premium (multiplied by 12) charged and the actuarial value of its deductibles, coinsurance, and copayments charged with respect to such benefits for a year must equal the adjusted community rate (as defined in subsection (g)(3)) for such benefits for the year.".

1	(e) Premiums Charged; Premium Termi-
2	NOLOGY.—Section 1854(b) (42 U.S.C. 1395w-24) is
3	amended to read as follows:
4	"(b) Monthly Premiums Charged.—
5	"(1) In General.—
6	"(A) COORDINATED CARE AND PRIVATE
7	FEE-FOR-SERVICE PLANS.—The monthly
8	amount of the premium charged to an indi-
9	vidual enrolled in a Medicare+Choice plan
10	(other than an MSA plan) offered by a
11	Medicare+Choice organization shall be equal to
12	the sum of the following:
13	"(i) The Medicare+Choice monthly
14	basic beneficiary premium (if any).
15	"(ii) The Medicare+Choice monthly
16	supplemental beneficiary premium (if any)
17	"(iii) The Medicare+Choice monthly
18	obligation for qualified prescription drug
19	coverage (if any).
20	"(B) MSA PLANS.—The rules under this
21	section that would have applied with respect to
22	an MSA plan if the 21st Century Medicare Act
23	had not been enacted shall continue to apply to
24	MSA plans after the date of enactment of such
25	Act.

1	"(2) Premium Terminology.—For purposes
2	of this part:
3	"(A) Medicare+choice monthly basic
4	BENEFICIARY PREMIUM.—The term
5	'Medicare+Choice monthly basic beneficiary
6	premium' means, with respect to a
7	Medicare+Choice plan, the amount required to
8	be charged under subsection (d)(2) for the plan.
9	"(B) Medicare+choice monthly obli-
10	GATION FOR QUALIFIED PRESCRIPTION DRUG
11	COVERAGE.—The term 'Medicare+Choice
12	monthly obligation for qualified prescription
13	drug coverage' means, with respect to a
14	Medicare+Choice plan, the amount determined
15	under section $1853(k)(3)$ .
16	"(C) Medicare+choice monthly sup-
17	PLEMENTAL BENEFICIARY PREMIUM.—The
18	term 'Medicare+Choice monthly supplemental
19	beneficiary premium' means, with respect to a
20	Medicare+Choice plan, the amount required to
21	be charged under subsection (f)(2) for the plan,
22	or, in the case of an MSA plan, the amount
23	filed under subsection (a)(3).
24	"(D) Medicare+choice monthly msa
25	PREMIUM.—The term 'Medicare+Choice

1	monthly MSA premium' means, with respect to
2	a Medicare+Choice plan, the amount of such
3	premium filed under subsection (a)(3) for the
4	plan.''.
5	(f) Conforming Amendments.—
6	(1) Section 1851(d)(2)(D) (42 U.S.C. 1395w-
7	21(d)(2)(D)) is amended by inserting "and
8	Medicare+Choice monthly obligation for qualified
9	prescription drug coverage" after "Medicare+Choice
10	monthly basic and supplemental beneficiary pre-
11	miums".
12	(2) Section 1851(g)(3)(B)(i) (42 U.S.C.
13	1395w-21(g)(3)(B)(i)) is amended by striking "any
14	Medicare+Choice monthly basic and supplemental
15	beneficiary premiums" and inserting "any
16	Medicare+Choice monthly basic beneficiary pre-
17	mium, Medicare+Choice monthly obligation for
18	qualified prescription drug coverage,
19	Medicare+Choice monthly supplemental beneficiary
20	premium,".
21	(3) Section 1852(c)(1)(F) (42 U.S.C. 1395w-
22	22(c)(1)(F)) is amended to read as follows:
23	"(F) Supplemental benefits.—Supple-
24	mental benefits available from the organization
25	offering the plan, including the supplemental

- benefits covered and the Medicare+Choice monthly supplemental beneficiary premium for such benefits.".
  - (4) Section 1853(f)(1) (as redesignated by section 305(1)) is amended by striking "(as defined in section 1854(b)(2)(C))" and inserting "(as defined in section 1854(b)(2)(D))".
    - (5) Section 1854(c) (42 U.S.C. 1395w–24(c)) is amended by striking "The Medicare+Choice monthly basic and supplemental beneficiary premium" and inserting "The Medicare+Choice monthly basic beneficiary premium, the Medicare+Choice monthly obligation for qualified prescription drug coverage, or the Medicare+Choice monthly supplemental beneficiary premium".
    - (6) Section 1854(e) (as redesignated by subsection (a)(1)) is amended by inserting "and the Medicare+Choice monthly obligation for qualified prescription drug coverage" after "Medicare+Choice monthly basic and supplemental beneficiary premiums".
- 22 (7) Section 1859(c)(4) (42 U.S.C. 1395w– 23 28(c)(4)) is amended to read as follows:
- 24 "(4) MEDICARE+CHOICE MONTHLY BASIC BEN-25 EFICIARY PREMIUM; MEDICARE+CHOICE MONTHLY

1	OBLIGATION FOR QUALIFIED PRESCRIPTION DRUG
2	COVERAGE; MEDICARE+CHOICE MONTHLY SUPPLE-
3	MENTAL BENEFICIARY PREMIUM.—The terms
4	'Medicare+Choice monthly basic beneficiary pre-
5	mium', 'Medicare+Choice monthly obligation for
6	qualified prescription drug coverage', and
7	'Medicare+Choice monthly supplemental beneficiary
8	premium' are defined in section 1854(b)(2).".
9	SEC. 307. ELIGIBILITY, ELECTION, AND ENROLLMENT IN
10	COMPETITIVE MEDICARE+CHOICE PLANS.
11	(a) Eligibility.—Section 1851(a)(3) is amended to
12	read as follows:
13	"(3) Medicare+choice eligible indi-
14	VIDUAL.—In this title, the term 'Medicare+Choice
15	eligible individual' means an individual who—
16	"(A) is entitled to benefits under part A
17	and enrolled under part B; and
18	"(B) has elected to receive enhanced medi-
19	care benefits under part E.".
20	(b) Elections.—
21	(1) In General.—Section $1851(a)(1)(A)$ is
22	amended by inserting "(including through the elec-
23	tion of enhanced medicare benefits under part E)
24	and, if elected by the beneficiary and offered by the
25	Medicare+Choice plan, through the voluntary pre-

1	scription drug delivery program under part D" after
2	"parts A and B".
3	(2) Default Election.—Section 1851(c)(3)
4	(42 U.S.C. 1395w-21(c)(3)) is amended by inserting
5	"to receive enhanced medicare benefits under part E
6	of the" after "deemed to have chosen".
7	(3) Coverage election periods.—Section
8	1851(e)(1) (42 U.S.C. 1395w-21(e)(1)) is amended
9	by striking "entitled to benefits under part A and
10	enrolled under part B" and inserting "eligible to
11	elect to receive enhanced medicare benefits under
12	part E".
13	(4) Guaranteed issuance and renewal.—
14	Section 1851(g)(3)(C) (42 U.S.C. 1395w-
15	21(g)(3)(C)) is amended—
16	(A) in clause (i), by inserting "elected to
17	receive enhanced medicare benefits under part
18	E of the" after "deemed to have"; and
19	(B) in clause (ii), by striking "deemed to
20	have chosen to change coverage to" and insert-
21	ing "deemed to have elected to receive enhanced
22	medicare benefits under part E through the".
23	(5) EFFECT OF ELECTION OF
24	MEDICARE+CHOICE PLAN OPTION.—Section 1851(i)
25	(42 U.S.C. 1395w-21(i)) is amended—

1	(A) in paragraph (1)—
2	(i) by striking "1853(g), 1853(h)"
3	and inserting "1853(h), 1853(i)"; and
4	(ii) by inserting "(as modified under
5	part E)" after "parts A and B"; and
6	(B) in paragraph (2), by striking
7	"1853(e), 1853(g), 1853(h)" and inserting
8	"1853(f), 1853(h), 1853(i)".
9	(c) Providing Information To Promote In-
10	FORMED CHOICE.—
11	(1) General information on benefits.—
12	Section $1851(d)(3)$ (42 U.S.C. $1395w-21(d)(3)$ ) is
13	amended—
14	(A) by striking subparagraph (A) and in-
15	serting the following:
16	"(A) Benefits under enhanced medi-
17	CARE FEE-FOR-SERVICE PROGRAM OPTION.—A
18	general description of the enhanced medicare
19	benefits covered under the original medicare
20	fee-for-service program under parts A and B
21	for individuals who have elected to receive such
22	benefits under part E, including—
23	"(i) covered items and services;

1	"(ii) beneficiary cost-sharing, such as
2	deductibles, coinsurance, and copayment
3	amounts; and
4	"(iii) any beneficiary liability for bal-
5	ance billing.";
6	(B) by redesignating subparagraphs (B)
7	through (E) as subparagraphs (C) through (F),
8	respectively;
9	(C) by inserting after subparagraph (A)
10	the following new subparagraph:
11	"(B) Outpatient prescription drug
12	COVERAGE BENEFITS.—For Medicare+Choice
13	eligible individuals who are enrolled under part
14	D, the information required under section
15	1860D-4 if the Medicare+Choice organization
16	elects to offer prescription drug coverage."; and
17	(D) in subparagraph (D) (as redesignated
18	by subparagraph (B)), by inserting "(with the
19	enhanced medicare benefits under part E)"
20	after "the original medicare fee-for-service pro-
21	gram''.
22	(2) Information comparing plan op-
23	TIONS.—Section 1851(d)(4) (42 U.S.C. 1395w-
24	21(d)(4)) is amended—

1	(A) in subparagraph (A), by adding at the
2	end the following new clause:
3	"(ix) For Medicare+Choice eligible in-
4	dividuals who are enrolled under part D,
5	the comparative information described in
6	section $1860D-4(b)(2)$ if the
7	Medicare+Choice organization elects to
8	offer prescription drug coverage."; and
9	(B) in subparagraph (D), by inserting
10	"with respect to eligible beneficiaries who elect
11	to receive enhanced medicare benefits under
12	part E" after "under parts A and B".
13	SEC. 308. BENEFITS AND BENEFICIARY PROTECTIONS
13 14	SEC. 308. BENEFITS AND BENEFICIARY PROTECTIONS UNDER COMPETITIVE MEDICARE+CHOICE
14	UNDER COMPETITIVE MEDICARE+CHOICE
<ul><li>14</li><li>15</li><li>16</li></ul>	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.
<ul><li>14</li><li>15</li><li>16</li></ul>	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C.
14 15 16 17	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C. 1395w-22(a)(1)(A)) is amended—
14 15 16 17 18	UNDER COMPETITIVE MEDICARE+CHOICE  PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C.  1395w-22(a)(1)(A)) is amended—  (1) in paragraph (1)—
14 15 16 17 18	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C. 1395w-22(a)(1)(A)) is amended—  (1) in paragraph (1)—  (A) by striking subparagraph (A) and in-
14 15 16 17 18 19 20	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C. 1395w-22(a)(1)(A)) is amended—  (1) in paragraph (1)—  (A) by striking subparagraph (A) and inserting the following new subparagraph:
14 15 16 17 18 19 20 21	UNDER COMPETITIVE MEDICARE+CHOICE PLANS.  (a) Basic Benefits.—Section 1852(a) (42 U.S.C. 1395w-22(a)(1)(A)) is amended—  (1) in paragraph (1)—  (A) by striking subparagraph (A) and inserting the following new subparagraph:  "(A) those items and services (other than

1	ed to receive enhanced medicare benefits under
2	part E;";
3	(B) by redesignating subparagraph (B) as
4	subparagraph (C);
5	(C) by inserting after subparagraph (A)
6	the following new subparagraph:
7	"(B) if the Medicare+Choice organization
8	elects to offer prescription drug coverage, pre-
9	scription drug coverage under part D to individ-
10	uals who are enrolled under that part and who
11	reside in the area served by the plan; and"; and
12	(D) in subparagraph (C) (as redesignated
13	by paragraph (2)), by striking " $1854(f)(1)(A)$ "
14	and inserting "1854(d)(1)";
15	(2) in paragraph (2), by striking "parts A and
16	B (including any balance billing permitted under
17	such parts" and inserting "part E (including any
18	balance billing permitted under such part";
19	(3) in paragraph (3), by adding at the end the
20	following new subparagraph:
21	"(D) REQUIREMENT OF ENROLLMENT IN
22	PART D TO RECEIVE PRESCRIPTION DRUG BEN-
23	EFITS.—Notwithstanding the preceding provi-
24	sions of this paragraph, the Secretary may not
25	approve any supplemental health care benefit

- 1 that provides for the coverage of any prescrip-
- 2 tion drug (other than that required under part
- 3 E)."; and
- 4 (4) in paragraph (5), by striking "Health Care
- 5 Financing Administration" and inserting "Medicare
- 6 Competitive Agency' in the flush matter following
- 7 subparagraph (B).
- 8 (b) ESRD ANTIDISCRIMINATION.—Section
- 9 1852(b)(1) (42 U.S.C. 1395w-22(b)(1)) is amended to
- 10 read as follows:
- 11 "(1) BENEFICIARIES.—A Medicare+Choice or-
- ganization may not deny, limit, or condition the cov-
- erage or provision of benefits under this part, for in-
- dividuals permitted to be enrolled with the organiza-
- tion under this part, based on any health status-re-
- lated factor described in section 2702(a)(1) of the
- 17 Public Health Service Act.".
- 18 (c) DISCLOSURE REQUIREMENTS.—Section
- 19 1852(c)(1)(B) (42 U.S.C. 1395w-22(c)(1)(B)) is amend-
- 20 ed by striking "section 1851(d)(3)(A)" and inserting
- 21 "subparagraphs (A) and (B) of section 1851(d)(3)".
- 22 (d) Assuring Access to Services in
- 23 Medicare+Choice Private Fee-For-Service
- 24 Plans.—Section 1852(d)(4)(A) is amended by striking
- 25 "part A, part B, or both, for such services, or" and insert-

- 1 ing "part E for such services (and, if the
- 2 Medicare+Choice organization elects to offer prescription
- 3 drug coverage, that are not less than the payment rates
- 4 provided under part D for such services for
- 5 Medicare+Choice eligible individuals enrolled under that
- 6 part); or".
- 7 (e) Information on Beneficiary Liability for
- 8 Medicare+Choice Private Fee-For-Service
- 9 Plans.—Section 1852(k)(2)(C)(i) (42 U.S.C. 1395w-
- 10 22(k)(2)(C)(i)) is amended by striking "parts A and B"
- 11 and inserting "part E, under part D for individuals en-
- 12 rolled under that part (if the Medicare+Choice organiza-
- 13 tion elects to offer prescription drug coverage),".
- 14 SEC. 309. PAYMENTS TO MEDICARE+CHOICE ORGANIZA-
- 15 TIONS FOR ENHANCED MEDICARE BENEFITS
- 16 UNDER PART E BASED ON RISK-ADJUSTED
- 17 BIDS.
- 18 (a) IN GENERAL.—Section 1853(a)(1)(A) (42 U.S.C.
- 19 1395w-23(a)(1)(A)) is amended to read as follows:
- 20 "(1) Monthly payments.—Under a contract
- 21 under section 1857 and subject to subsections (f),
- 22 (h), and (j) and section 1859(e)(4), the Secretary
- shall make, to each Medicare+Choice organization,
- 24 with respect to coverage of an individual for a month

1	under this part in a Medicare+Choice payment area,
2	separate monthly payments with respect to—
3	"(A) enhanced medicare benefits under
4	part E in accordance with subsection (d); and
5	"(B) if the Medicare+Choice organization
6	elects to offer prescription drug coverage, bene-
7	fits under part D in accordance with subsection
8	(k) for individuals enrolled under that part.".
9	(b) Conforming Amendment.—Section
10	1853(g)(1)(A) (42 U.S.C. 1395w-23(g)(1)(A)) is amend-
11	ed by inserting "as part of the enhanced medicare benefits
12	elected under part E of" before "the original medicare fee-
13	for-service program option".
14	SEC. 310. SEPARATE PAYMENTS TO MEDICARE+CHOICE OR-
15	GANIZATIONS FOR PART D BENEFITS.
16	(a) In General.—Section 1853 (42 U.S.C. 1395w-
17	27) is amended by adding at the end the following new
18	subsection:
19	"(k) Availability of Prescription Drug Bene-
20	FITS.—
21	"(1) Scope of prescription drug bene-
22	FITS.—
23	"(A) Availability of standard cov-
24	ERAGE.—If a Medicare+Choice organization
25	elects to offer prescription drug coverage under

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a Medicare+Choice plan, such organization shall make such coverage (other than that required under part E) available to each enrollee under that plan who is also enrolled under part D that includes only standard coverage and that meets the requirements of this subsection.

"(B) Additional qualified prescrip-TION DRUG COVERAGE.—In addition to the standard coverage option made available to each enrollee under paragraph (1),a Medicare+Choice plan may make available to each enrollee that is also enrolled under part D, other qualified prescription drug coverage (other than that required under part E) that meets the requirements of this subsection under a Medicare+Choice plan offered under this part.

"(C) REQUIREMENT OF ENROLLMENT IN PART D TO RECEIVE PRESCRIPTION DRUG BEN-EFITS.—A Medicare+Choice organization may not provide for the coverage of any prescription drugs (other than that required under part E) to an enrollee unless that enrollee is also enrolled under part D.

1 "(2) Payment of full amount of premium 2 TO ORGANIZATIONS FOR QUALIFIED PRESCRIPTION 3 DRUG COVERAGE.—For each year (beginning with 4 2005), the Secretary shall pay to each 5 Medicare + Choice organization offering 6 Medicare+Choice plan that provides qualified pre-7 scription drug coverage in which a Medicare+Choice 8 eligible individual is enrolled, an amount equal to the 9 full amount of the monthly premium submitted 10 under section 1854(a)(2)(B) on behalf of each such 11 individual enrolled in such plan for the year, as ad-12 justed using the risk adjusters that apply to the 13 standard coverage under section 1853(b)(4)(B).

"(3) Amount of Medicare+Choice Monthly Obligation for Qualified prescription drug coverage under a Medicare+Choice plan, the obligation for qualified prescription drug coverage of such individual in a year shall be determined as follows:

"(A) Premiums equal to the monthly National average.—If the amount of the monthly premium for qualified prescription drug coverage submitted under section 1854(a)(2)(B) for the plan for the year is equal

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1	to the monthly national average premium (as
2	computed under section 1860D-15) for the
3	year, the monthly obligation of the individual in
4	that year shall be an amount equal to the appli-
5	cable percent (as defined in section 1860D-
6	17(c)) of the amount of the monthly national
7	average premium.
8	"(B) Premiums that are less than
9	THE MONTHLY NATIONAL AVERAGE.—If the
10	amount of the monthly premium for qualified
11	prescription drug coverage submitted under sec-
12	tion 1854(a)(2)(B) for the plan for the year is
13	less than the monthly national average premium
14	(as computed under section 1860D-15) for the
15	year, the monthly obligation of the individual in
16	that year shall be an amount equal to—
17	"(i) the applicable percent (as defined
18	in section 1860D-17(c)) of the amount of
19	the monthly national average premium;
20	minus
21	"(ii) the amount by which the month-
22	ly national average premium exceeds the
23	amount of the premium submitted under
24	section $1854(a)(2)(B)$ .

1	"(C) Premiums that are greater than
2	THE MONTHLY NATIONAL AVERAGE.—If the
3	amount of the monthly premium for qualified
4	prescription drug coverage submitted under sec-
5	tion 1854(a)(2)(B) for the plan for the year ex-
6	ceeds the monthly national average premium
7	(as computed under section 1860D–15) for the
8	year, the monthly obligation of the individual in
9	that year shall be an amount equal to the sum
10	of—
11	"(i) the applicable percent (as defined
12	in section 1860D-17(c)) of the amount of
13	the monthly national average premium;
14	plus
15	"(ii) the amount by which the pre-
16	mium submitted under section
17	1854(a)(2)(B) exceeds the amount of the
18	monthly national average premium.
19	"(4) Collection of Medicare+Choice
20	MONTHLY OBLIGATION FOR QUALIFIED PRESCRIP-
21	TION DRUG COVERAGE.—The provisions of section
22	1860D–18, including subsection (b) of such section,
23	shall apply to the amount of the monthly premium
24	required to be paid by a Medicare+Choice eligible
25	individual receiving qualified prescription drug cov-

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erage under a Medicare+Choice plan (as determined under paragraph (3)) in the same manner as such provisions apply to the monthly beneficiary obligation required to be paid by an eligible beneficiary enrolled in a Medicare Prescription Drug plan.

"(5) Compliance with additional bene-FICIARY PROTECTIONS.—With respect to the offering of qualified prescription drug coverage by a Medicare + Choice organization under Medicare+Choice plan, the organization and plan shall meet the requirements of section 1860D-5, including requirements relating to information dissemination and grievance and appeals, in the same manner as they apply to an eligible entity and a Medicare Prescription Drug plan under part D. The Secretary shall waive such requirements to the extent the Secretary determines that such requirements duplicate requirements otherwise applicable to the organization or plan under this part.

"(6) COVERAGE OF PRESCRIPTION DRUGS FOR ENROLLEES IN PLANS THAT DO NOT OFFER PRE-SCRIPTION DRUG COVERAGE.—If an individual who is enrolled under part D is enrolled in a Medicare+Choice plan that does not offer prescription drug coverage, such individual shall be per-

1	mitted to enroll for prescription drug coverage under
2	such part in the same manner as if such individual
3	was not enrolled in a Medicare+Choice plan.
4	"(7) Availability of premium subsidy and
5	COST-SHARING REDUCTIONS FOR LOW-INCOME EN-
6	ROLLEES.—For provisions—
7	"(A) providing premium subsidies and
8	cost-sharing reductions for low-income individ-
9	uals receiving qualified prescription drug cov-
10	erage through a Medicare+Choice plan, see sec-
11	tion 1860D–19; and
12	"(B) providing a Medicare+Choice organi-
13	zation with insurance subsidy payments for pro-
14	viding qualified prescription drug coverage
15	through a Medicare+Choice plan, see section
16	1860D–20.
17	"(8) Qualified prescription drug cov-
18	ERAGE; STANDARD COVERAGE.—For purposes of
19	this part, the terms 'qualified prescription drug cov-
20	erage' and 'standard coverage' have the meanings
21	given such terms in paragraphs (9) and (10), respec-
22	tively, of section 1860D.".
23	(b) Sanctions for Improper Prescription Drug
24	COVERAGE.—Section 1857(g)(1) (42 U.S.C. 1395w-
25	27(g)(1)) is amended—

1	(1) in subparagraph (F), by striking "or" after
2	the semicolon at the end;
3	(2) in subparagraph (G), by adding "or" after
4	the semicolon at the end; and
5	(3) by adding at the end the following new sub-
6	paragraph:
7	"(H) charges any individual an amount in
8	excess of the Medicare+Choice monthly obliga-
9	tion for qualified prescription drug coverage
10	under section 1853(k)(3), provides coverage for
11	prescription drugs that is not qualified prescrip-
12	tion drug coverage (as defined in section
13	1853(k)(7)), offers prescription drug coverage,
14	but does not make standard prescription drug
15	coverage available (as defined in such section),
16	or provides coverage for prescription drugs
17	(other than those covered under part E) to an
18	individual who is not enrolled under part D;".
19	SEC. 311. ADMINISTRATION BY THE MEDICARE COMPETI-
20	TIVE AGENCY.
21	On and after January 1, 2005, the Medicare+Choice
22	program under part C of title XVIII of the Social Security
23	Act shall be administered by the Medicare Competitive
24	Agency in accordance with subpart 3 of part D of such
25	title (as added by section 101), and, in accordance with

1	section 1860D–25(c)(3)(C) of such Act (as added by sec-
2	tion 101), each reference to the Secretary made in this
3	title, or the amendments made by this title, shall be
4	deemed to be a reference to the Administrator of the Medi-
5	care Competitive Agency.
6	SEC. 312. CONTINUED CALCULATION OF ANNUAL
7	MEDICARE+CHOICE CAPITATION RATES.
8	(a) Continued Calculation.—
9	(1) In general.—Section 1853(c) (as amend-
10	ed by subsection (b)) is amended by adding at the
11	end the following new paragraph:
12	"(7) Transition to medicare+choice com-
13	PETITION.—
14	"(A) In General.—For each year (begin-
15	ning with 2005) payments to Medicare+Choice
16	plans shall not be computed under this sub-
17	section, but instead shall be based on the pay-
18	ment amount determined under subsection (d)
19	"(B) CONTINUED CALCULATION OF CAPI-
20	TATION RATES.—For each year (beginning with
21	2004) the Secretary shall calculate and publish
22	the annual Medicare+Choice capitation rates
23	under this subsection and shall use the annual
24	Medicare+Choice capitation rate determined
25	under subsection $(c)(1)(R)$ for nurposes of de-

- termining the benchmark amount under subsection (a)(4).".
- 3 (2)Conforming AMENDMENT.—Section 4 1853(c)(1) (42 U.S.C. 1395w-23(c)(1)) is amended 5 by striking "For purposes of this part, subject to 6 paragraphs (6)(C) and (7)," and inserting "For pur-7 poses of making payments under this part for years 8 before 2004 and for purposes of calculating the an-9 nual Medicare+Choice capitation rates under para-10 graph (7) beginning with such year, subject to para-11 graph (6)(C)," in the matter preceding subpara-12 graph (A).
- 13 (b) Inclusion of Costs of VA and DoD Military
  14 Facility Services in Continued Calculation.—Sec15 tion 1853(c) (42 U.S.C. 1395w-23(c)), as amended by
  16 subsection (a)(1), is amended by adding at the end the
  17 following new paragraph:
- 18 "(8) Inclusion of costs of va and dod 19 MILITARY FACILITY SERVICES TO MEDICARE-ELIGI-20 BLE BENEFICIARIES.—For purposes of determining 21 the blended capitation rate under subparagraph (A) 22 of paragraph (1) and the minimum percentage in-23 crease under subparagraph (C) of such paragraph 24 for a year, the annual per capita rate of payment for 25 1997 determined under section 1876(a)(1)(C) shall

- 1 be adjusted to include in such rate, to the extent
- 2 practicable, the Secretary's estimate, on a per capita
- 3 basis, of the amount of additional payments that
- 4 would have been made in the area involved under
- 5 this title if individuals entitled to benefits under this
- 6 title had not received services from facilities of the
- 7 Department of Veterans Affairs or the Department
- 8 of Defense.".

## 9 SEC. 313. FIVE-YEAR EXTENSION OF MEDICARE COST CON-

- 10 TRACTS.
- 11 (a) IN GENERAL.—Section 1876(h)(5)(C) (42 U.S.C.
- 12 1395 mm(h)(5)(C), as redesignated by section 634(1) of
- 13 BIPA (114 Stat. 2763A–568), is amended by striking
- 14 "2004" and inserting "2009".
- 15 (b) Effective Date.—The amendment made by
- 16 subsection (a) shall take effect on the date of enactment
- 17 of this Act.
- 18 SEC. 314. EFFECTIVE DATE.
- 19 (a) In General.—Except as provided in section
- 20 306(b)(1)(B), section 313(b), and subsection (b), the
- 21 amendments made by this title shall apply to plan years
- 22 beginning on and after January 1, 2005.
- 23 (b) Medicare+Choice MSA Plans.—Notwith-
- 24 standing any provision of this title, the Secretary shall
- 25 apply the payment and other rules that apply with respect

- 1 to an MSA plan described in section 1851(a)(2)(B) of the
- 2 Social Security Act (42 U.S.C. 1395w–21(a)(2)(B)) as if
- 3 this title had not been enacted.

## Calendar No. 497

107TH CONGRESS 2D SESSION

**S. 2** 

## A BILL

To amend title XVIII of the Social Security Act to provide for a medicare voluntary prescription drug delivery program under the medicare program, to modernize the medicare program, and for other purposes.

July 16, 2002

Read the second time and placed on the calendar