^{110TH CONGRESS} 2D SESSION H.R. 7079

To require the Secretary of Health and Human Services to carry out a demonstration grants program to provide for certain patient coordination, outreach, and assistance services to reduce barriers to receiving health care and improve health care outcomes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 25, 2008

Mr. SCOTT of Virginia introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

- To require the Secretary of Health and Human Services to carry out a demonstration grants program to provide for certain patient coordination, outreach, and assistance services to reduce barriers to receiving health care and improve health care outcomes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Patient Advocate Act5 of 2008".

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3 (a) IN GENERAL.—The Secretary of Health and Human Services shall establish a demonstration program 4 5 under which the Secretary may make grants to State, local and tribal entities, and public or private non-profit organi-6 7 zations for the development and operation of programs to 8 provide services for patients to resolve health insurance, 9 job retention, and debt crisis matters related to the patients' diagnosis and illness, including services described 10 11 in subsection (b) to improve health care outcomes.

12 (b) USE OF FUNDS.—A recipient of a grant under 13 this section shall use the grant for the purposes of recruiting, assigning, training, and employing patient health ad-14 vocates (as defined in subsection (m)(2)) who have direct 15 16 knowledge of the communities they serve to facilitate the care of individuals, including by performing each of the 17 18 following services (and by ensuring that such services are 19 available to such communities):

(1) Acting as contacts, including by assisting in
the coordination of health care services and provider
referrals, for individuals who are seeking prevention
or early detection services for, or who following a
screening or early detection service are found to
have a symptom, abnormal finding, or diagnosis of,
an adverse health condition.

1 (2) Facilitating the involvement of community 2 organizations in assisting individuals who are at risk 3 for or who have an adverse health condition to re-4 ceive better access to high-quality health care serv-5 ices (such as by creating partnerships with patient 6 advocacy groups, charities, health care centers, com-7 munity hospice centers, other health care providers, 8 or other organizations in the targeted community). 9 (3) Notifying individuals of clinical trials and, 10 on request, facilitating enrollment of eligible individ-11 uals in these trials. 12 (4) Anticipating, identifying, and helping indi-13 viduals to overcome barriers within the health care 14 system to ensure prompt diagnosis and treatment. 15 (5) Coordinating with the relevant health insur-16 ance ombudsman programs to provide information to 17 individuals about health coverage, including private 18 insurance, health care savings accounts, and other 19 publicly funded programs (such as the Medicare, the 20 Medicaid, and State children's health insurance pro-21 grams under titles XVIII, XIX, and XXI of the So-22 cial Security Act, respectively, health programs oper-23 ated by the Department of Veterans Affairs or the 24 Department of Defense, and any private or govern-25 mental prescription assistance programs).

(6) Conducting ongoing outreach to health dis parity populations, including the uninsured, rural
 populations, and other medically underserved popu lations, in addition to assisting other individuals to
 seek preventive care.

6 A recipient of a grant under subsection (a) may use such
7 grant for operational costs of any activity carried out by
8 such entity for the purposes described in the previous sen9 tence.

10 (c) PROHIBITIONS.—

(1) REFERRAL FEES.—The Secretary of Health
and Human Services shall require each recipient of
a grant under this section to prohibit any patient
health advocate providing services under the grant
from accepting any referral fee, kickback, or other
thing of value in return for referring an individual
to a particular health care provider.

18 (2) LEGAL FEES AND COSTS.—The Secretary of
19 Health and Human Services shall prohibit the use of
20 any grant funds received under this section to pay
21 any fees or costs resulting from any litigation, arbi22 tration, mediation, or other proceeding to resolve a
23 legal dispute.

24 (d) Grant Period.—

1	(1) INITIAL GRANT PERIOD AND PERMISSIBLE
2	EXTENSIONS.—Subject to paragraph (2), the Sec-
3	retary of Health and Human Services—
4	(A) may award grants under this section
5	for initial periods of not more than 3 years; and
6	(B) may extend the period of a grant
7	under this section so long as each such exten-
8	sion is for a period of not more than 1 year.
9	(2) LIMITATION.—In no case may the Secretary
10	award an initial grant or extend the period of a
11	grant under this section for a period ending after
12	the date that is 5 years after the date of the enact-
13	ment of this Act.
14	(e) Application.—
15	(1) IN GENERAL.—To seek a grant under this
16	section, an entity or organization described in sub-
17	section (a) shall submit an application to the Sec-
18	retary of Health and Human Services in such form,
19	in such manner, and containing such information as
20	the Secretary may require.
21	(2) CONTENTS.—At a minimum, the Secretary
22	shall require each such application to outline how
23	the entity or organization involved will establish
24	baseline measures and benchmarks that meet the

Secretary's requirements to evaluate program out comes.

3 (f) UNIFORM BASELINE MEASURES.—The Secretary
4 of Health and Human Services shall establish uniform
5 baseline measures in order to properly evaluate the impact
6 of the programs funded under this section.

7 (g) PREFERENCE.—In making grants under this sec-8 tion, the Secretary of Health and Human Services shall 9 give preference to eligible entities that demonstrate in 10 their applications plans to utilize services described in sub-11 section (b) to overcome significant barriers in order to im-12 prove health care outcomes in their respective commu-13 nities.

14 (h) DUPLICATION OF SERVICES.—An entity or orga-15 nization that is receiving Federal funds for services described in subsection (b) on the date on which the entity 16 17 or organization, respectively, submits an application under subsection (e) may not receive a grant under this section 18 19 unless the entity or organization, respectively, can dem-20 onstrate that amounts received under the grant will be uti-21 lized to expand services or provide new services to individ-22 uals who would not otherwise be served.

(i) COORDINATION WITH OTHER PROGRAMS.—The
Secretary of Health and Human Services shall ensure coordination of the demonstration program under this sec-

tion with existing authorized programs in order to facili tate access to high-quality health care services.

3 (j) STUDY; REPORTS.—

4 (1) FINAL REPORT BY SECRETARY.—Not later 5 than 6 months after the completion of the dem-6 onstration program under this section, the Secretary 7 of Health and Human Services shall conduct a study 8 of the results of the program and submit to the Con-9 gress a report on such results that includes the fol-10 lowing:

11 (A) An evaluation of the program out-12 comes, including—

13 (i) quantitative analysis of baseline14 and benchmark measures; and

(ii) aggregate information about theindividuals served and program activities.

17 (B) Recommendations on whether the pro18 grams funded under this section could be used
19 to improve patient outcomes in other public
20 health areas.

(2) INTERIM REPORTS BY SECRETARY.—The
Secretary of Health and Human Services may provide interim reports to the Congress on the demonstration program under this section at such intervals as the Secretary determines to be appropriate.

(3) REPORTS BY GRANTEES.—The Secretary of
 Health and Human Services may require each re cipient of a grant under this section to submit in terim and final reports on the programs carried out
 by such recipient with such grant.

6 (k) RULE OF CONSTRUCTION.—This section shall not
7 be construed to authorize funding for the delivery of
8 health care services (other than the services listed in sub9 section (b)).

10 (1) NONDISCRIMINATION.—

11 (1) TREATMENT AS FEDERAL FINANCIAL AS-12 SISTANCE.—For the purpose of applying the prohibitions against discrimination on the basis of age 13 14 under the Age Discrimination Act of 1975 (42) 15 U.S.C. 6101 et seq.), on the basis of disability under 16 section 504 of the Rehabilitation Act of 1973 (29) 17 U.S.C. 794), on the basis of sex under title IX of 18 the Education Amendments of 1972 (20 U.S.C. 19 1681 et seq.), or on the basis of race, color, or na-20 tional origin under title VI of the Civil Rights Act 21 of 1964 (42 U.S.C. 2000d et seq.), programs and 22 activities funded or otherwise financially assisted in 23 whole or in part under this Act (whether through 24 grant, contract, or otherwise) are considered to be programs and activities receiving Federal financial
 assistance.

3 (2) PROHIBITION OF DISCRIMINATION REGARD4 ING PARTICIPATION, BENEFITS, AND EMPLOY5 MENT.—

6 (A) IN GENERAL.—No individual shall be 7 excluded from participation in, denied the bene-8 fits of, subjected to discrimination under, or de-9 nied employment in the administration of or in 10 connection with, any program or activity funded 11 or otherwise financially assisted in whole or in 12 part under this Act because of race, color, reli-13 gion, sex, national origin, age, disability, or po-14 litical affiliation or belief.

(B) ENFORCEMENT.—The powers, remedies, and procedures set forth in title VI of the
Civil Rights Act of 1964 (42 U.S.C. 2000d et
seq.) shall be the powers, remedies, and procedures this paragraph provides to the Secretary
concerning a violation of subparagraph (A).

21 (m) DEFINITIONS.—In this section:

(1) HEALTH DISPARITY POPULATION.—The
term "health disparity population" means a population that, as determined by the Secretary of
Health and Human Services, has a significant dis-

1	parity in the overall rate of disease incidence, preva-
2	lence, morbidity, mortality, or survival rates as com-
3	pared to the health status of the general population.
4	(2) PATIENT HEALTH ADVOCATE.—The term
5	"patient health advocate" means, with respect to a
6	program developed by a recipient of a grant under
7	this section, an individual who has completed a cer-
8	tified social work program (or program in a related
9	field) approved by such recipient, or has attained an
10	equivalent level of proficiency through organization-
11	sponsored training or work experience in areas of so-
12	cial work, case work, or nursing.
13	(n) AUTHORIZATION OF APPROPRIATIONS.—
14	(1) IN GENERAL.—To carry out this section,
15	there are authorized to be appropriated \$10,000,000
16	for each of the fiscal years 2009 through 2013 .
17	(2) AVAILABILITY.—The amounts appropriated
18	pursuant to paragraph (1) shall remain available for
19	obligation through the end of fiscal year 2013.

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