111TH CONGRESS 2D SESSION

H. R. 6378

To reduce waste, fraud, and abuse under the Medicare, Medicaid, and CHIP programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 29, 2010

Mr. Roskam introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reduce waste, fraud, and abuse under the Medicare, Medicaid, and CHIP programs, 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,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Fighting Fraud and Abuse to Save Taxpayers' Dollars
- 6 Act" or the "FAST Act".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Findings.

- Sec. 3. Tracking excluded providers across State lines.
- Sec. 4. Access for private sector and governmental entities.
- Sec. 5. Liability of Medicare administrative contractors for claims submitted by excluded providers.
- Sec. 6. Limiting the discharge of debts in bankruptcy proceedings in cases where a health care provider or a supplier engages in fraudulent activity.
- Sec. 7. Prevention of waste, fraud, and abuse in the Medicaid and CHIP programs.
- Sec. 8. Illegal distribution of a Medicare, Medicaid, or CHIP beneficiary identification or billing privileges.
- Sec. 9. Pilot program for the use of universal product numbers on claim forms for reimbursement under the Medicare program.
- Sec. 10. Prohibition of inclusion of Social Security account numbers on Medicare cards.
- Sec. 11. Implementation.

payments.

1 SEC. 2. FINDINGS.

- 2 Congress makes the following findings:
- 3 (1) The Medicare program loses an estimated 4 \$60,000,000,000 annually to wasted and fraudulent
- 6 (2) The Medicaid program also suffers from
- 7 rampant fraud. As the Office of the Inspector Gen-
- 8 eral of the Department of Health and Human Serv-
- 9 ices noted in 2009, in an analysis of the only source
- of nationwide Medicaid claims and beneficiary eligi-
- bility information, the Medicaid Statistical Informa-
- tion System, the Federal Government does not have
- 13 "timely, accurate, or comprehensive information for
- 14 fraud, waste, and abuse detection" in the Medicaid
- program.
- 16 (3) Absent comprehensive estimates, the Med-
- icaid program's improper payment rate may be the
- most objective measure of taxpayer dollars lost to

- fraud. The national average improper payment rate ranges between 8.7 percent and 10.5 percent, but many States have much higher improper payment rates.
 - (4) The new Federal health reform law substantially expands the Medicaid program, significantly changes the Medicare program, creates new mandates and regulations, and will send hundreds of billions of dollars to insurance companies.
 - (5) It is the duty of public officials and public servants in Congress and the Administration to protect the American public's taxpayer dollars. Congress and the Administration must continue to aggressively combat waste, fraud, and abuse in public health care programs.
 - (6) The Inspector General of the Department of Health and Human Services has stated that "swift and effective detection of and response to waste, fraud, and abuse remain an essential program integrity strategy". Furthermore, the Inspector General noted that "effective use of Medicare and Medicaid data is critical to the success of the Government's efforts to reduce waste, fraud, and abuse".
 - (7) The loss of taxpayer dollars due to waste and fraud under the Medicare and Medicaid pro-

- grams not only threatens the financial viability of those programs, it erodes the public trust. American taxpayers should not be expected to tolerate rampant waste, fraud, and abuse in publicly funded health care programs.
 - (8) Congress supports the commitment of the Office of the Inspector General of the Department of Health and Human Services to "enhancing existing data analysis and mining capabilities and employing advanced techniques such as predictive analytics and social network analysis, to counter new and existing fraud schemes".
 - (9) Congress supports the use of predictive modeling and other smart technologies that can transform the current "pay and chase" payment cultures under the Medicare and Medicaid programs and prevent taxpayer dollars from being lost to waste, fraud, and abuse.

19 SEC. 3. TRACKING EXCLUDED PROVIDERS ACROSS STATE

20 LINES.

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- 21 (a) Greater Coordination.—In order to ensure
- 22 that providers of services and suppliers that have operated
- 23 in one State and are excluded from participation in the
- 24 Medicare program are unable to begin operation and par-
- 25 ticipation in other Federal health care programs in an-

1	other State, the Secretary shall provide for increased co-
2	ordination between the following:
3	(1) The Administrator of the Centers for Medi-
4	care & Medicaid Services.
5	(2) Regional offices of the Centers for Medicare
6	& Medicaid Services.
7	(3) Medicare administrative contractors, fiscal
8	intermediaries, and carriers.
9	(4) State health agencies, State plans under
10	title XIX of the Social Security Act (42 U.S.C. 1396
11	et seq.), State plans under title XXI of such Act (42
12	U.S.C. 1397aa et seq.), and entities that contract
13	with such agencies and plans, as directed by the
14	Secretary.
15	(5) The Federation of State Medical Boards.
16	(b) Improved Information Systems.—
17	(1) In general.—The Secretary shall improve
18	information systems to allow greater integration be-
19	tween databases under the Medicare program so
20	that—
21	(A) Medicare administrative contractors,
22	fiscal intermediaries, and carriers have imme-
23	diate access to information identifying providers
24	and suppliers excluded from participation in the
25	Medicare program, the Medicaid program under

1	title XIX of the Social Security Act, the State
2	Children's Health Insurance Program under
3	title XXI of such Act, and other Federal health
4	care programs; and
5	(B) such information can be shared on a
6	real-time basis, in accordance with protocols es-
7	tablished under subsection (g)(2)—
8	(i) across Federal health care pro-
9	grams and agencies, including between the
10	Department of Health and Human Serv-
11	ices, the Social Security Administration,
12	the Department of Veterans Affairs, the
13	Department of Defense, the Department of
14	Justice, and the Office of Personnel Man-
15	agement; and
16	(ii) with State health agencies, State
17	plans under title XIX of the Social Secu-
18	rity Act (42 U.S.C. 1396 et seq.), State
19	child health plans under title XXI of such
20	Act (42 U.S.C. 1397aa et seq.), and enti-
21	ties that contract with such agencies and
22	plans, as directed by the Secretary.
23	(2) Sharing of information in addition to
24	HEAT EFFORTS.—The information shared under
25	paragraph (1) shall be in addition to, and shall not

1	replace, activities of the Health Care Fraud Preven-
2	tion and Enforcement Action Team (HEAT) estab-
3	lished by the Attorney General and the Department
4	of Health and Human Services.
5	(3) Appropriate coordination.—In imple-
6	menting this subsection, the Secretary shall provide
7	for the maximum appropriate coordination with the
8	process established under section $6401(b)(2)$ of the
9	Patient Protection and Affordable Care Act (Public
10	Law 111–148).
11	(e) "One PI" Database for Medicare, Medicaid,
12	AND CHIP.—
13	(1) IN GENERAL.—The Secretary shall—
14	(A) continue to upload Medicare claims,
15	provider, and beneficiary data into the Inte-
16	grated Data Repository under section
17	1128J(a)(1) of the Social Security Act, as
18	added by section 6402(a) of the Patient Protec-
19	tion and Affordable Care Act until such time as
20	the Secretary determines that the Integrated
21	Data Repository is completed; and
22	(B) fully implement the waste, fraud, and
23	abuse detection solution of the Centers for
24	Medicare & Medicaid Services, called the "One
25	PI project" (in this subsection referred to as

- the "project") by not later than January 1, 2013.
- (2) Access.—The Secretary, in consultation 3 with Inspector General of the Department of Health 4 5 and Human Services, may allow stakeholders who 6 combat, or could assist in combating, waste, fraud, 7 and abuse under Federal health care programs to 8 have access to the One PI system established under 9 the project. Such stakeholders may include the Di-10 rector of the Federal Bureau of Investigation, the 11 Comptroller General of the United States, Medicare 12 administrative contractors, fiscal intermediaries, and 13 carriers.
- 14 (d) Federal and State Agency Access to Na-15 TIONAL PRACTITIONER DATA BANK.—For purposes of enhancing data sharing in order to identify programmatic 16 weaknesses and improving the timeliness of analysis and 18 actions to prevent waste, fraud, and abuse, relevant Fed-19 eral and State agencies, including the Department of Health and Human Services, the Department of Justice, 20 21 State departments of health, State Medicaid plans under title XIX of the Social Security Act, State child health plans under title XXI of such Act, and State Medicaid fraud control units (as described in section 1903(q) of the Social Security Act (42 U.S.C. 1396b(q))), shall have real-

1	time access to the National Practitioner Data Bank, as
2	directed by the Secretary. The Secretary may, in consulta-
3	tion with the Inspector General of the Department of
4	Health and Human Services, give such real-time access
5	to State attorneys general and State and local law enforce-
6	ment agencies.
7	(e) Access to Claims and Payment Data-
8	Bases.—Section 1128J(a)(2) of the Social Security Act,
9	as added by section 6402(a) of the Patient Protection and
10	Affordable Care Act (Public Law 111–148) is amended—
11	(1) by striking "databases.—For purposes"
12	and inserting "DATABASES.—
13	"(A) Access for the conduct of law
14	ENFORCEMENT AND OVERSIGHT ACTIVITIES.—
15	For purposes";
16	(2) in subparagraph (A), as added by para-
17	graph (1), by inserting ", including the Integrated
18	Data Repository under paragraph (1)" before the
19	period at the end; and
20	(3) by adding at the end the following new sub-
21	paragraph:
22	"(B) Access to reduce waste, fraud,
23	AND ABUSE.—For purposes of reducing waste,
24	fraud, and abuse, and to the extent consistent
25	with applicable information, privacy, security,

and disclosure laws, including the regulations 1 2 promulgated under the Health Insurance Port-3 ability and Accountability Act of 1996 and sec-4 tion 552a of title 5, United States Code, and 5 subject to any information systems security re-6 quirements under such laws or otherwise re-7 quired by the Secretary, the Secretary, in con-8 sultation with the Inspector General of the De-9 partment of Health and Human Services, may 10 allow State Medicaid fraud control units and 11 State and local law enforcement officials to 12 have access to claims and payment data of the 13 Department of Health and Human Services and 14 its contractors related to titles XVIII, XIX, and 15 XXI, including the Integrated Data Repository 16 under paragraph (1).".

17 (f) Ensuring Data Is Uploaded to the IDR on 18 a Daily Basis.—Section 1128J(a)(1) of the Social Secu-19 rity Act, as added by section 6402(a) of the Patient Pro-20 tection and Affordable Care Act (Public Law 111–148) 21 is amended by adding at the end the following new sub-22 paragraph:

23 "(C) UPLOADING OF MEDICARE CLAIMS
24 DATA ON A DAILY BASIS.—All Medicare claims

data shall be uploaded into the Integrated DataRepository on a daily basis.".

(g) Real-Time Access to Data.—

(1) In General.—The Secretary shall ensure that any data provided to an entity or individual under the provisions of or amendments made by this section is provided to such entity or individual on a real-time basis, in accordance with protocols established by the Secretary under paragraph (2). The Secretary shall consult with the Inspector General of the Department of Health and Human Services prior to implementing this subsection.

(2) Protocols.—

- (A) IN GENERAL.—The Secretary shall establish protocols to ensure the secure transfer and storage of any data provided to another entity or individual under the provisions of or amendments made by this section.
- (B) Consideration of the oig recommendations.—In establishing protocols under subparagraph (A), the Secretary shall take into account recommendations submitted to the Secretary by the Inspector General of the Department of Health and Human Services

- with respect to the secure transfer and storage of such data.
- 3 (h) GAO STUDY AND REPORT ON USE OF FEDERA-
- 4 TION OF STATE MEDICAL BOARDS TO STRENGTHEN EN-
- 5 ROLLMENT INTEGRITY PROCESSES.—
- 6 (1) STUDY.—The Comptroller General of the 7 United States shall, in consultation with the Federa-8 tion of State Medical Boards, conduct a study on 9 whether and, if so, to what degree, such Federation 10 may be useful to the Secretary in further strength-11 ening the integrity of processes for enrolling pro-12 viders of services and suppliers under Federal health 13 care programs.
 - (2) Report.—Not later than 1 year after the date of enactment of this Act, the Comptroller General of the United States shall submit to Congress a report containing the results of the study conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Comptroller General determines appropriate.
- 22 (i) Definitions.—In this section:
- (1) ADMINISTRATOR.—The term "Adminis trator" means the Administrator of the Centers for
 Medicare & Medicaid Services.

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- 1 (2) CHIP.—The term "CHIP" means the 2 State Children's Health Insurance Program under 3 title XXI of the Social Security Act (42 U.S.C. 4 1397aa et seg.).
 - (3) Federal Health care program.—The term "Federal health care program" has the meaning given such term in section 1128B(f) of the Social Security Act (42 U.S.C. 1320a–7b(f)).
 - (4) HHS OIG.—The term "HHS OIG" means the Inspector General of the Department of Health and Human Services.
 - (5) Medicare administrative contractors, FISCAL INTERMEDIARIES, AND CARRIERS.—The term "Medicare administrative contractors, fiscal intermediaries, and carriers" includes zone program integrity contractors, program safeguard or integrity contractors, recovery audit contractors under section 1893(h) of the Social Security Act (42 U.S.C. 1395ddd(h)), and special investigative units at Medicare contractors (as defined in section 1889(g) of the Social Security Act (42 U.S.C. 1395zz(g))).
 - (6) MEDICARE PROGRAM.—The term "Medicare program" means the program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.).

1	(7) Provider of Services.—The term "pro-
2	vider of services" has the meaning given such term
3	in section 1861(u) of the Social Security Act (42
4	U.S.C. $1395x(u)$).
5	(8) Secretary.—The term "Secretary" means
6	the Secretary of Health and Human Services.
7	(9) STATE.—The term "State" includes the
8	District of Columbia, the Commonwealth of Puerto
9	Rico, the Virgin Islands, Guam, and American
10	Samoa.
11	(10) Supplier.—The term "supplier" has the
12	meaning given such term in section 1861(d) of the
13	Social Security Act (42 U.S.C. 1395x(d)).
14	SEC. 4. ACCESS FOR PRIVATE SECTOR AND GOVERN-
14 15	SEC. 4. ACCESS FOR PRIVATE SECTOR AND GOVERN- MENTAL ENTITIES.
15 16	MENTAL ENTITIES.
15 16	MENTAL ENTITIES. (a) In General.—Title XI of the Social Security Act
15 16 17	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a)
15 16 17 18	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public
15 16 17 18	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public Law 111–148), is amended by inserting after section
15 16 17 18 19	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public Law 111–148), is amended by inserting after section 1128J the following new section:
15 16 17 18 19 20 21	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public Law 111–148), is amended by inserting after section 1128J the following new section: "EXPANDED ACCESS TO THE NATIONAL PRACTITIONER
15 16 17 18 19 20 21	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public Law 111–148), is amended by inserting after section 1128J the following new section: "EXPANDED ACCESS TO THE NATIONAL PRACTITIONER DATA BANK
15 16 17 18 19 20 21 22 23	MENTAL ENTITIES. (a) IN GENERAL.—Title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6402(a) of the Patient Protection and Affordable Care Act (Public Law 111–148), is amended by inserting after section 1128J the following new section: "EXPANDED ACCESS TO THE NATIONAL PRACTITIONER DATA BANK" "SEC. 1128K. (a) EXPANDED ACCESS.—

1 1986 (42 U.S.C. 11101 et seq.) may be made avail-2 able on a real-time basis, in accordance with proto-3 cols established by the Secretary under subsection 4 (b), to—

"(A) Federal and State government agencies and health plans, commercial health plans, and any health care provider, supplier, or practitioner entering an employment or contractual relationship with an individual or entity who has been subject to a final adverse action in the past 10 years, where the contract involves the furnishing of items or services reimbursed by one or more Federal health care programs (regardless of whether the individual or entity is paid by the programs directly, or whether the items or services are reimbursed directly or indirectly through the claims of a direct provider); and

"(B) utilization and quality control peer review organizations and accreditation entities as defined by the Secretary, including but not limited to organizations described in part B of this title and in section 1154(a)(4)(C).

"(2) NO EFFECT ON ACCESS UNDER OTHER AP-PLICABLE LAW; APPROPRIATE COORDINATION.—

1 Nothing in this section shall affect the availability of 2 information in the National Practitioner Data Bank 3 under other applicable law, including the availability of such information to entities or individuals under 5 part B of the Health Care Quality Improvement Act 6 of 1986 (42 U.S.C. 11131 et seq.). In implementing 7 this section, the Secretary shall provide for the max-8 imum appropriate coordination with such part. 9 "(b) Protocols.—The Secretary shall establish pro-10 tocols to ensure the secure transfer and storage of data made available under this section. In establishing such 12 protocols the Secretary shall take into account rec-13 ommendations submitted to the Secretary by the Inspector 14 General of the Department of Health and Human Services 15 and the National Association of Insurance Commissioners with respect to the secure transfer and storage of such 16 data, the establishment or approval of a fee structure 18 under subsection (c), and the establishment of user access 19 protocols. 20 "(c) Fees for Disclosure.— "(1) In General.— 21 22 "(A) FEES.—Subject to paragraph (2), the 23 Secretary may establish or approve reasonable 24 fees for the disclosure of information under this 25 section, including with respect to requests by

Federal agencies or other entities, such as fiscal intermediaries and carriers, acting under contract on behalf of such agencies.

- "(B) ESTABLISHMENT OR APPROVAL OF FEE AMOUNTS.—In establishing or approving the amount of such fees, the Secretary shall ensure that the total amount of the fees to be collected is equal to the total costs of processing the requests for disclosure and of providing such information. Such fees shall be available to the Secretary to cover such costs.
- "(C) FOR-PROFIT ENTITIES.—The Secretary may allow for-profit entities to receive data under this section for a fee that is comparable to the fee charged to a Federal agency or other entity under subparagraph (A) with respect to a similar request.

"(2) Free access to certain data.—

"(A) IN GENERAL.—Not later than 1 year after the date of enactment of the Fighting Fraud and Abuse to Save Taxpayers' Dollars Act, for purposes of identifying additional strategies and tools to combat waste, fraud, and abuse, the Secretary—

1	"(i) shall establish protocols to ensure
2	the secure transmission of data under this
3	section; and
4	"(ii) may ensure nonprofit academic,
5	policy, and research institutions have ac-
6	cess to data from the National Practitioner
7	Data Bank.
8	"(B) Access free of charge.—Data
9	shall be provided under subparagraph (A)(ii)
10	free of charge to academic, policy, and research
11	institutions.
12	"(C) Requirement.—Any academic, pol-
13	icy, or research institution that is provided data
14	under subparagraph (A)(ii) shall, as a condition
15	of receiving such data, be required to share
16	with the Secretary any findings using such data
17	to combat waste, fraud, and abuse (in a form
18	and manner of the academic, policy, or research
19	institution's choosing).
20	"(d) Establishment of Appeals Process.—
21	"(1) IN GENERAL.—The Secretary shall estab-
22	lish a transparent and responsive appeals process
23	under which a provider of services or supplier may
24	have their name removed from the National Practi-
25	tioner Data Bank. Under such process, appeals shall

- be conducted in a timely manner (not more than 90 days after the earlier of the date of the listing in the National Practitioner Data Bank or the issuance of any penalty involved) in order to minimize the time that providers of services or suppliers who success-
- 6 fully appeal are excluded from participation under
- the programs under titles XVIII and XIX.

- "(2) Consultation.—The Secretary shall consult with major colleges of medical practice in the United States, commercial health plans, the Inspector General of the Department of Health and Human Services, the National Association of Insurance Commissioners, and the Federation of State Medical Boards in establishing the appeals process under paragraph (1).
- "(e) Definitions.—In this section:
- "(1) Commercial Health Plan.—The term 'commercial health plan' means health insurance coverage (as defined in section 2791 of the Public Health Service Act and including group health plans).
- 22 "(2) Final adverse action.—The term 'final adverse action' means one or more of the following actions:

1	"(A) A Medicare-imposed revocation of any
2	Medicare billing privileges.
3	"(B) Suspension or revocation of a license
4	to provide health care by any State licensing
5	authority.
6	"(C) A conviction of a Federal or State fel-
7	ony offense within the last 10 years preceding
8	enrollment, revalidation, or re-enrollment.
9	"(D) An exclusion or debarment from par-
10	ticipation in a Federal or State health care pro-
11	gram.''.
12	(b) Criminal Penalty for Misuse of Informa-
13	TION DISCLOSED.—Section 1128B(b) of the Social Secu-
14	rity Act (42 U.S.C. 1320a-7b(b)) is amended by adding
15	at the end the following:
16	"(4) Whoever knowingly uses information dis-
17	closed from the National Practitioner Data Bank
18	under section 1128K for a purpose other than those
19	authorized under that section shall be imprisoned for
20	not more than 3 years or fined under title 18,
21	United States Code, or both.".
22	(c) Effective Date.—The amendments made by
23	this section shall take effect on the date of enactment of
24	this Act.

1	SEC. 5. LIABILITY OF MEDICARE ADMINISTRATIVE CON-
2	TRACTORS FOR CLAIMS SUBMITTED BY EX-
3	CLUDED PROVIDERS.
4	(a) Reimbursement to the Secretary for
5	Amounts Paid to Excluded Providers.—Section
6	1874A(b) of the Social Security Act (42 U.S.C.
7	1395kk(b)) is amended by adding at the end the following
8	new paragraph:
9	"(6) Reimbursements to secretary for
10	AMOUNTS PAID TO EXCLUDED PROVIDERS.—
11	"(A) Limitation.—
12	"(i) In general.—Except as pro-
13	vided in clause (ii), the Secretary shall not
14	enter into a contract with a Medicare ad-
15	ministrative contractor under this section
16	unless the contractor agrees to reimburse
17	the Secretary for any amounts paid by the
18	contractor for with respect to any item or
19	service (other than an emergency item or
20	service, not including items or services fur-
21	nished in an emergency room of a hospital)
22	which is furnished—
23	"(I) by an individual or entity
24	during the period when such indi-
25	vidual or entity is excluded pursuant
26	to section 1128, 1128A, 1156 or

1 1842(j)(2) from participation in t	the
2 program under this title; or	
3 "(II) at the medical direction	or
4 on the prescription of a physician du	ır-
5 ing the period when he is exclud	led
6 pursuant to section 1128, 1128	βA,
7 1156, or 1842(j)(2) from participati	on.
8 in the program under this title a	nd
9 when the person furnishing such ite	em
or service knew or had reason to knew	ow
of the exclusion (after a reasonal	ble
time period after reasonable not	ice
has been furnished to the person).	
14 "(ii) Exception.—Where a Medica	are
administrative contractor pays a claim f	for
payment for items or services furnished	by
an individual or entity excluded from pa	ar-
ticipation in the programs under this tit	ile,

payment for items or services furnished by
an individual or entity excluded from participation in the programs under this title,
pursuant to section 1128, 1128A, 1156, or
l866, and such Medicare administrative
contractor did not know or have reason to
know that such individual or entity was so
excluded, then, to the extent permitted by
this title, and notwithstanding such exclusion, the contractor shall not be required

to reimburse the Secretary under clause (i) for any amounts paid with respect to such items or services. In each such case the Secretary shall notify the contractor of the exclusion of the individual or entity furnishing the items or services. A Medicare administrative contractor shall not make payment for items or services furnished by an excluded individual or entity to a beneficiary after a reasonable time (as determined by the Secretary in regulations) after the Secretary has notified the contractor of the exclusion of that individual or entity.

"(B) REQUIREMENT TO REVIEW CLAIMS.—
A Medicare administrative contractor shall review claims submitted to the contractor for payment for services under this title in order to ensure that such services were not furnished by an individual or entity during any period for which the individual or entity is excluded from such participation (as described in subparagraph (A)).".

1	1 (b) Report on Ef	FECTIVENESS AND	DEVELOP
2	2 MENT OF SCORECARD ANI	MEASURABLE PERI	FORMANCE
3	3 Metrics for Medicare (CONTRACTORS.—	
4	4 (1) Report.—		
5	5 (A) In GF	NERAL.—Not later	than 12
6	6 months after the	date of enactment o	f this Act
7	7 the Secretary of	Health and Huma	n Services
8	8 shall submit to 0	Congress a report on	the overal
9	9 effectiveness and	potential of Medicar	re contrac
10	0 tors.		
11	1 (B) Conte	NTS OF REPORT.—T	The report
12	2 submitted under	subparagraph (A) sh	all include
13	the Secretary's 1	recommendations for	the devel
14	4 opment of measu	urable performance m	netrics and
15	5 a scorecard for I	Medicare contractors	(or, in the
16	6 case of Medicare	administrative contra	actors, up
17	7 dated and rev	sed measurable pe	erformance
18	8 metrics and a re	vised scorecard), tog	ether with
19	9 recommendations	for such legislation	n and ad
20	0 ministrative action	on as the Secretary	determines
21	1 appropriate.		
22	2 (2) Consultati	on.—The Secretary	shall con-
23	3 sult with Medicare c	ontractors, the Inspe	ector Gen
24	4 eral of the Departme	nt of Health and Hu	man Serv

ices, private sector waste, fraud, and abuse experts,

1	and entities with experience combating and pre-
2	venting waste, fraud, and abuse, including through
3	the review of Medicare claims, in preparing the re-
4	port submitted under paragraph (1).
5	(3) Medicare contractors defined.—In
6	this subsection, the term "Medicare contractor"
7	means any of the following:
8	(A) A Medicare administrative contractor
9	under section 1874A of the Social Security Act.
10	(B) A Medicare Program Safeguard Con-
11	tractor.
12	(C) A Zone Program Integrity Contractor.
13	(D) A Medicare Drug Integrity Contractor.
14	(e) Effective Date.—
15	(1) IN GENERAL.—The amendments made by
16	subsection (a) shall apply to claims for reimburse-
17	ment submitted on or after the date of enactment of
18	this Act.
19	(2) Contract modification.—The Secretary
20	of Health and Human Services shall take such steps
21	as may be necessary to modify contracts entered
22	into, renewed, or extended prior to the date of enact-
23	ment of this Act to conform such contracts to the

provisions of and amendments made by this section.

1	SEC. 6. LIMITING THE DISCHARGE OF DEBTS IN BANK-
2	RUPTCY PROCEEDINGS IN CASES WHERE A
3	HEALTH CARE PROVIDER OR A SUPPLIER EN-
4	GAGES IN FRAUDULENT ACTIVITY.
5	(a) In General.—
6	(1) CIVIL MONETARY PENALTIES.—Section
7	1128A(a) of the Social Security Act (42 U.S.C.
8	1320a-7a(a)) is amended by adding at the end the
9	following: "Notwithstanding any other provision of
10	law, amounts made payable under this section are
11	not dischargeable under section 727, 944, 1141,
12	1228, or 1328 of title 11, United States Code, or
13	any other provision of such title.".
14	(2) Recovery of overpayment to pro-
15	VIDERS OF SERVICES UNDER PART A.—Section
16	1815(d) of the Social Security Act (42 U.S.C.
17	1395g(d)) is amended—
18	(A) by inserting "(1)" after "(d)"; and
19	(B) by adding at the end the following:
20	"(2) Notwithstanding any other provision of
21	law, amounts due to the Secretary under this section
22	are not dischargeable under section 727, 944, 1141,
23	1228, or 1328 of title 11, United States Code, or
24	any other provision of such title if the overpayment
25	was the result of fraudulent activity, as may be de-
26	fined by the Secretary.".

1	(3) Recovery of overpayment of benefits
2	UNDER PART B.—Section 1833(j) of the Social Secu-
3	rity Act (42 U.S.C. 1395l(j)) is amended—
4	(A) by inserting "(1)" after "(j)"; and
5	(B) by adding at the end the following:
6	"(2) Notwithstanding any other provision of
7	law, amounts due to the Secretary under this section
8	are not dischargeable under section 727, 944, 1141,
9	1228, or 1328 of title 11, United States Code, or
10	any other provision of such title if the overpayment
11	was the result of fraudulent activity, as may be de-
12	fined by the Secretary.".
13	(4) Collection of Past-Due obligations
14	ARISING FROM BREACH OF SCHOLARSHIP AND LOAN
15	CONTRACT.—Section 1892(a) of the Social Security
16	Act (42 U.S.C. 1395ccc(a)) is amended by adding at
17	the end the following:
18	"(5) Notwithstanding any other provision of
19	law, amounts due to the Secretary under this section
20	are not dischargeable under section 727, 944, 1141,
21	1228, or 1328 of title 11, United States Code, or
22	any other provision of such title.".
23	(b) Effective Date.—The amendments made by
24	subsection (a) shall apply to bankruptcy petitions filed
25	after the date of enactment of this Act.

1	SEC. 7. PREVENTION OF WASTE, FRAUD, AND ABUSE IN
2	THE MEDICAID AND CHIP PROGRAMS.
3	(a) Detection of Fraudulent Identification
4	Numbers Within the Medicaid and CHIP Pro-
5	GRAMS.—
6	(1) Medicaid.—Section 1903(i) of the Social
7	Security Act (42 U.S.C. 1396b(i)), as amended by
8	section 2001(a)(2)(B) of the Patient Protection and
9	Affordable Care Act (Public Law 111–148), is
10	amended—
11	(A) in paragraph (25), by striking "or" at
12	the end;
13	(B) in paragraph (26), by striking the pe-
14	riod and inserting "; or"; and
15	(C) by adding at the end the following new
16	paragraph:
17	"(27) with respect to amounts expended for an
18	item or service for which medical assistance is pro-
19	vided under the State plan or under a waiver of such
20	plan unless the claim for payment for such item or
21	service contains—
22	"(A) a valid beneficiary identification num-
23	ber that, for purposes of the individual who re-
24	ceived such item or service, has been deter-
25	mined by the State agency to correspond to an

1	individual who is eligible to receive benefits
2	under the State plan or waiver; and
3	"(B) a valid National Provider Identifier
4	that, for purposes of the provider that fur-
5	nished such item or service, has been deter-
6	mined by the State agency to correspond to a
7	participating provider that is eligible to receive
8	payment for furnishing such item or service
9	under the State plan or waiver.".
10	(2) CHIP.—Section 2107(e)(1)(I) of the Social
11	Security Act (42 U.S.C. 1397gg(e)(1)(I)) is amend-
12	ed by striking "and (17)" and inserting "(17), and
13	(27)".
14	(b) Screening Requirements for Managed
15	CARE ENTITIES.—
16	(1) In General.—Section 1902 of the Social
17	Security Act (42 U.S.C. 1396a) is amended—
18	(A) by redesignating the second subsection
19	(ii), as added by section 6401(b)(1)(B) of the
20	Patient Protection and Affordable Care Act, as
21	subsection (kk) of such section; and
22	(B) in subsection (kk), as so redesig-
23	nated—
24	(i) by redesignating paragraph (8) as
25	paragraph (9); and

1	(ii) by inserting after paragraph (7)
2	the following new paragraph:
3	"(8) Managed care entities.—The State es-
4	tablishes procedures to ensure that any managed
5	care entity (as defined in section 1932(a)(1)(B))
6	under contract with the State complies with all ap-
7	plicable requirements under this subsection.".
8	(2) Medicaid managed care organiza-
9	TIONS.—Section 1903(m)(2)(A) of the Social Secu-
10	rity Act (42 U.S.C. 1396b(m)(2)(A)) is amended—
11	(A) in clause (xii), by striking "and" at
12	the end;
13	(B) in clause (xiii), by striking the period
14	and inserting "; and; and
15	(C) by adding at the end the following new
16	clause:
17	"(xiv) such contract requires that the
18	entity comply with any applicable screen-
19	ing, oversight, and reporting requirements
20	under section 1902(kk).".
21	(3) Managed care entities.—Section
22	1932(d) of the Social Security Act (42 U.S.C.
23	1396u-2(d)) is amended by adding at the end the
24	following new paragraph:

1	"(5) Compliance with screening, over-
2	SIGHT, AND REPORTING REQUIREMENTS.—A man-
3	aged care entity shall comply with any applicable
4	screening, oversight, and reporting requirements
5	under section 1902(kk).".
6	(c) Required Database Checks.—Clause (i) of
7	section $1866(j)(2)(B)$ of the Social Security Act (42)
8	U.S.C. $1395cc(j)(2)(B)$) is amended to read as follows:
9	"(i) shall include—
10	"(I) a licensure check, which may
11	include such checks across States; and
12	"(II) for purposes of the Med-
13	icaid program under title XIX—
14	"(aa) database checks (in-
15	cluding such checks across
16	States), which shall include—
17	"(AA) the Medicaid
18	Statistical Information Sys-
19	tem (as described in section
20	1903(r)(1)(F)); and
21	"(BB) any relevant
22	medical databases that are
23	maintained by the State
24	agencies, as determined by
25	the Secretary in consultation

1	with the directors of the
2	State agencies; and
3	"(bb) coordination of ex-
4	cluded provider lists between the
5	Secretary and the State agency,
6	including exchanges of data re-
7	garding excluding providers be-
8	tween Federal and State data-
9	bases; and".
10	(d) Technical Corrections.—Section 1902 of the
11	Social Security Act (42 U.S.C. 1396a), as amended by
12	subsection (b)(1), is further amended—
13	(1) in subsection (a)—
14	(A) in paragraph (23), by striking "sub-
15	section (ii)(4)" and inserting "subsection
16	(kk)(4)"; and
17	(B) in paragraph (77), by striking "sub-
18	section (ii)" and inserting "subsection (kk)";
19	and
20	(2) in subsection (kk), by striking "section
21	1886" each place it appears and inserting "section
22	1866".

1	SEC. 8. ILLEGAL DISTRIBUTION OF A MEDICARE, MED-
2	ICAID, OR CHIP BENEFICIARY IDENTIFICA-
3	TION OR BILLING PRIVILEGES.
4	Section 1128B(b) of the Social Security Act (42
5	U.S.C. 1320a-7b(b)), as amended by section 4(b), is
6	amended by adding at the end the following:
7	"(5) Whoever knowingly, intentionally, and with
8	the intent to defraud purchases, sells or distributes,
9	or arranges for the purchase, sale, or distribution of
10	a Medicare, Medicaid, or CHIP beneficiary identi-
11	fication number or billing privileges under title
12	XVIII, title XIX, or title XXI shall be imprisoned
13	for not more than 10 years or fined not more than
14	\$500,000 (\$1,000,000 in the case of a corporation),
15	or both.".
16	SEC. 9. PILOT PROGRAM FOR THE USE OF UNIVERSAL
17	PRODUCT NUMBERS ON CLAIM FORMS FOR
18	REIMBURSEMENT UNDER THE MEDICARE
19	PROGRAM.
20	(a) Establishment.—
21	(1) In general.—Not later than January 1,
22	2013, the Secretary shall establish a pilot program
23	under which claims for reimbursement under the
24	Medicare program for UPN covered items contain
25	the universal product number of the UPN covered
26	item.

- 1 (2) DURATION.—The pilot program under this 2 section shall be conducted for a 2-year period.
- 3 (3) Consideration of Gao recommenda-4 Tions.—The Secretary shall take into account the 5 recommendations of the Comptroller General of the 6 United States in establishing the pilot program 7 under this section.
- 8 (b) Development and Implementation of Pro-9 cedures.—
- 10 (1) Information included in upn.—The
 11 Secretary, in consultation with manufacturers and
 12 entities with appropriate expertise, shall determine
 13 the relevant descriptive information appropriate for
 14 inclusion in a universal product number for a UPN
 15 covered item under the pilot program.
 - (2) Review of Procedure.—The Secretary, in consultation with interested parties (which shall, at a minimum, include the Inspector General of the Department of Health and Human Services and private sector and health industry experts), shall use information obtained under the pilot program through the use of universal product numbers on claims for reimbursement under the Medicare program to periodically review the UPN covered items billed under the Health Care Financing Administra-

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- 1 tion Common Procedure Coding System and adjust
- 2 such coding system to ensure that functionally
- 3 equivalent UPN covered items are billed and reim-
- 4 bursed under the same codes.
- 5 (c) GAO REPORTS TO CONGRESS ON EFFECTIVE-
- 6 NESS OF IMPLEMENTATION OF PILOT PROGRAM.—
- 7 (1) Initial report.—Not later than 6 months
- 8 after the implementation of the pilot program under
- 9 this section, the Comptroller General of the United
- States shall submit to Congress a report on the ef-
- 11 fectiveness of such implementation.
- 12 (2) FINAL REPORT.—Not later than 18 months
- after the completion of the pilot program under this
- section, the Comptroller General of the United
- 15 States shall submit to Congress a report on the ef-
- fectiveness of the pilot program, together with rec-
- ommendations regarding the use of universal prod-
- 18 uct numbers and the use of data obtained from the
- use of such numbers, and recommendations for such
- 20 legislation and administrative action as the Comp-
- 21 troller General determines appropriate.
- 22 (d) Use of Available Funding.—The Secretary
- 23 shall use amounts available in the Centers for Medicare
- 24 & Medicaid Services Program Management Account or in
- 25 the Health Care Fraud and Abuse Control Account under

1	section 1817(k) of the Social Security Act (42 U.S.C.
2	1395i(k)) to carry out the pilot program under this sec-
3	tion.
4	(e) Definitions.—In this section:
5	(1) Medicare Program.—The term "Medicare
6	program" means the program under title XVIII of
7	the Social Security Act (42 U.S.C. 1395 et seq.).
8	(2) Secretary.—The term "Secretary" means
9	the Secretary of Health and Human Services.
10	(3) Universal product number.—The term
11	"universal product number" means a number that
12	is—
13	(A) affixed by the manufacturer to each in-
14	dividual UPN covered item that uniquely identi-
15	fies the item at each packaging level; and
16	(B) based on commercially acceptable iden-
17	tification standards such as, but not limited to,
18	standards established by the Uniform Code
19	Council—International Article Numbering Sys-
20	tem or the Health Industry Business Commu-
21	nication Council.
22	(4) UPN COVERED ITEM.—
23	(A) In general.—Except as provided in
24	subparagraph (B), the term "UPN covered
25	item" means—

1	(i) a covered item as that term is de-
2	fined in section 1834(a)(13) of the Social
3	Security Act (42 U.S.C. 1395m(a)(13));
4	(ii) an item described in paragraph
5	(8) or (9) of section 1861(s) of such Act
6	(42 U.S.C. 1395x);
7	(iii) an item described in paragraph
8	(5) of such section 1861(s); and
9	(iv) any other item for which payment
10	is made under this title that the Secretary
11	determines to be appropriate.
12	(B) Exclusion.—The term "UPN cov-
13	ered item" does not include a customized item
14	for which payment is made under this title.
15	SEC. 10. PROHIBITION OF INCLUSION OF SOCIAL SECURITY
16	ACCOUNT NUMBERS ON MEDICARE CARDS.
17	(a) In General.—Section 205(c)(2)(C) of the Social
18	Security Act (42 U.S.C. 405(c)(2)(C)), as amended by
19	section 1414(a)(2) of the Patient Protection and Afford-
20	able Care Act (Public Law 111–148), is amended by add-
21	ing at the end the following new clause:
22	"(xi) The Secretary of Health and Human Services,
23	in consultation with the Commissioner of Social Security,
24	shall establish cost-effective procedures to ensure that a
25	Social Security account number (or any derivative thereof)

is not displayed, coded, or embedded on the Medicare card issued to an individual who is entitled to benefits under 3 part A of title XVIII or enrolled under part B of title 4 XVIII and that any other identifier displayed on such card 5 is easily identifiable as not being the Social Security account number (or a derivative thereof).". 6 7 (b) Effective Date.— 8 (1) In General.—The amendment made by 9 subsection (a) shall apply with respect to Medicare 10 cards issued on and after an effective date specified 11 by the Secretary of Health and Human Services, but 12 in no case shall such effective date be later than the 13 date that is 24 months after the date adequate fund-14 ing is provided pursuant to subsection (d)(2). 15 (2) Reissuance.—Subject to subsection (d)(2), 16 in the case of individuals who have been issued such 17 cards before such date, the Secretary of Health and 18 Human Services— 19 (A) shall provide for the reissuance for 20 such individuals of such a card that complies 21 with such amendment not later than 3 years 22 after the effective date specified under para-23 graph (1); and 24 (B) may permit such individuals to apply

for the reissuance of such a card that complies

- with such amendment before the date of reissuance otherwise provided under subparagraph (A) in such exceptional circumstances as
- 4 the Secretary may specify.
- 5 (c) Outreach Program.—Subject to subsection
- 6 (d)(2), the Secretary of Health and Human Services, in
- 7 consultation with the Commissioner of Social Security,
- 8 shall conduct an outreach program to Medicare bene-
- 9 ficiaries and providers about the new Medicare card pro-
- 10 vided under this section.
- 11 (d) Report to Congress and Limitations on Ef-
- 12 FECTIVE DATE.—
- 13 (1) Report.—Not later than 90 days after the
- date of the enactment of this Act, the Secretary of
- 15 Health and Human Services, acting through the Ad-
- ministrator of the Centers for Medicare & Medicaid
- 17 Services and in consultation with the Commissioner
- of Social Security, shall submit to Congress a report
- that includes detailed options regarding the imple-
- 20 mentation of this section, including line-item esti-
- 21 mates of and justifications for the costs associated
- 22 with such options and estimates of timeframes for
- each stage of implementation. In recommending
- such options, the Secretary shall take into consider-

ation, among other factors, cost-effectiveness and 1 2 beneficiary outreach and education. 3 LIMITATION; MODIFICATION OF DEAD-4 LINES.—With respect to the amendment made by 5 subsection (a), and the requirements of subsections 6 (b) and (c)— 7 (A) such amendment and requirements 8 shall not apply until adequate funding is trans-9 ferred pursuant to section 11(b) to implement 10 the provisions of this section, as determined by 11 Congress; and 12 (B) any deadlines otherwise established 13 under this section for such amendment and re-14 quirements are contingent upon the receipt of 15 adequate funding (as determined in subpara-16 graph (A)) for such implementation. 17 The previous sentence shall not affect the timely 18 submission of the report required under paragraph 19 (1).20 SEC. 11. IMPLEMENTATION. 21 (a) Empowering the HHS OIG and GAO.—Ex-22 cept as otherwise provided, to the extent practicable, the 23 Secretary of Health and Human Services (in this section

referred to as the "Secretary") shall—

1	(1) carry out the provisions of and amendments
2	made by this Act in consultation with the Inspector
3	General of the Department of Health and Human
4	Services; and

- 5 (2) take into consideration the findings and rec-6 ommendations of the Comptroller General of the 7 United States in carrying out such provisions and 8 amendments.
- 8 9 (b) Funding.—The Secretary shall provide for the 10 transfer, from the Health Care Fraud and Abuse Control Account under section 1817(k) of the Social Security Act 11 12 (42 U.S.C. 1395i(k)), to the Centers for Medicare & Medicaid Services Program Management Account, of such sums, provided such sums are fully offset, as the Secretary 14 15 determines are for necessary administrative expenses associated with carrying out the provisions of and amendments 16 made by this Act (other than section 9). Amounts transferred under the preceding sentence shall remain available 18
- 20 (c) SAVINGS.—Any reduction in outlays under the 21 Medicare program under title XVIII of the Social Security 22 Act under the provisions of, and amendments made by, 23 this Act may only be utilized to offset outlays under part 24 A of such title.

until expended.