111TH CONGRESS 1ST SESSION S. 1251

To amend title XVIII of the Social Security Act to provide for advanced illness care management services for Medicare beneficiaries, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 11, 2009

Mr. WARNER introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To amend title XVIII of the Social Security Act to provide for advanced illness care management services for Medicare beneficiaries, 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 "Senior Navigation and Planning Act of 2009".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:
 - Sec. 1. Short title; table of contents.
 - Sec. 2. Medicare and Medicaid coverage of advanced illness care management services.
 - Sec. 3. Increasing awareness of the importance of end-of-life planning.

- Sec. 4. Inclusion of end-of-life planning materials in the Medicare & You handbook.
- Sec. 5. Senior Navigation Advisory Board.
- Sec. 6. Requirement for physicians and nurse practitioners to provide certain Medicare beneficiaries with information on advance directives and other end-of-life planning tools.
- Sec. 7. Improvement of policies related to the use and portability of advance directives.
- Sec. 8. Additional requirements for facilities.
- Sec. 9. Requirement for Medicare providers to honor written orders for medical care.
- Sec. 10. Incentives for accreditation and certification in hospice and palliative care.
- Sec. 11. Discharge checklist pilot program.
- Sec. 12. Office of Medicare/Medicaid Integration.
- Sec. 13. Web-based materials and grants.
- Sec. 14. HHS study and report on the storage of advance directives.
- Sec. 15. GAO study and report on the provisions of, and amendments made by, this Act.

1 SEC. 2. MEDICARE AND MEDICAID COVERAGE OF AD-

- 2 VANCED ILLNESS CARE MANAGEMENT SERV3 ICES.
- 4 (a) MEDICARE COVERAGE OF ADVANCED ILLNESS
 5 CARE MANAGEMENT SERVICES.—

6 (1) COVERAGE.—Section 1812(a)(5) of the So7 cial Security Act (42 U.S.C. 1395d(a)(5)) is amend8 ed to read as follows:

9 "(5) for individuals who have a life expectancy 10 of 18 months or less and who have not made an 11 election under subsection (d)(1) to receive hospice 12 care under this part, advanced illness care manage-13 ment services (as defined in section 1861(hhh)).".

14 (2) DEFINITION.—Section 1861 of the Social
15 Security Act (42 U.S.C. 1395x) is amended by add16 ing at the end the following new subsection:

1	"Advanced Illness Care Management Services
2	((hhh)(1) The term 'advanced illness care manage-
3	ment services' means the following services furnished to
4	an individual by a hospice program, as defined in sub-
5	section $(dd)(2)$:
6	"(A) Palliative care consultation services.
7	"(B) Care planning services.
8	"(C) Counseling of individual and family mem-
9	bers.
10	"(D) Discussions regarding the availability of
11	supportive services (including information on ad-
12	vance care planning).
13	"(E) Patient-centered care.
14	"(F) Family conference services.
15	"(G) Respite services.
16	"(H) Onsite caregiver training.
17	"(I) Such other services as may be appropriate
18	under a hospice model of care.
19	"(2) For purposes of paragraph $(1)(F)$, the term
20	'family conference services' means a family conference
21	held by a hospice program (as so defined) for the indi-
22	vidual and the family members of the individual, including
23	services for the facilitation and provision of adequate fol-
24	low-up to such family conference, which includes addi-
25	tional collaboration and coordination with the hospice phy-

sician or other hospice personnel to clarify and put into
 action the goals of care as outlined by the individual and
 the family members of the individual.

4 "(3)(A) For purposes of paragraph (1)(G), the term 5 'respite services' means the provision of additional hours 6 of care to individuals who are unable to perform 2 or more 7 activities of daily living. Such services shall be targeted 8 toward furnishing services to the individual and providing 9 the caregivers of the individual a needed break outside of 10 the home of the individual.

11 "(B) For purposes of subparagraph (A), the Sec-12 retary shall establish, on an annual basis, a minimum and 13 maximum number of hours (not to exceed 16 hours each 14 month) for which respite services may be provided to indi-15 viduals eligible to receive such services.

16 "(C) In subparagraph (A), the term 'activities of17 daily living' means bathing, transferring, toileting, and18 feeding.

19 "(4) For purposes of paragraph (1)(H), the term 'on-20 site caregiver training' means training provided to the 21 caregivers of an individual, which is focused on training 22 such caregivers to provide effective personal and technical 23 care to individuals, with an emphasis on what the care-24 giver can expect with the disease process of the individual 25 or the needs of the individual at the end of life. Such training shall be pragmatic and easily understood by non health professionals as well as culturally and educationally
 appropriate.

4 "(5) In the case of a hospice program that is fur-5 nishing advanced illness care management services to an 6 individual who becomes eligible for hospice care under this 7 title, the hospice program shall notify the individual of 8 such eligibility.".

9 (3) PAYMENT BASED ON THE PHYSICIAN FEE
10 SCHEDULE.—Section 1814(i)(4) of the Social Secu11 rity Act (42 U.S.C. 1395f(i)(4)) is amended to read
12 as follows:

"(4) The amount paid to a hospice program with respect to the advanced illness care management services (as
defined in section 1861(hhh)) for which payment may be
made under this part shall be—

"(A) with respect to such services, other than
respite services, furnished by a hospice physician, an
amount equal to the amount that would be paid for
an equivalent physician consultation under the fee
schedule established under section 1848(b);

"(B) with respect to such services, other than
respite services, furnished by other hospice personnel, an amount equal to 85 percent of such fee
schedule amount; and

1	"(C) with respect to respite services, payment
2	shall be at an appropriate rate to be determined by
3	the Secretary".
4	(4) Conforming Amendments.—Section
5	1862(a) of the Social Security Act (42 U.S.C.
6	1395y(a)) is amended—
7	(A) in paragraph (1)—
8	(i) by striking "and" at the end of
9	subparagraph (N);
10	(ii) by striking the semicolon at the
11	end of subparagraph (O) and inserting ",
12	and"; and
13	(iii) by adding at the end the fol-
14	lowing new subparagraph:
15	"(P) in the case of advanced illness care
16	management services which are respite services
17	(as defined in section $1861(hhh)(3)$), which are
18	performed more frequently than is provided
19	under clause (ii) of such section;"; and
20	(B) in paragraph (7), by striking "or (K)"
21	and inserting "(K), or (P)".
22	(5) Effective date.—The amendments made
23	by this subsection shall apply to services furnished
24	on or after January 1, 2011.

1	(b) Medicaid Coverage of Advanced Illness
2	Care Management Services.—
3	(1) IN GENERAL.—Section 1905(a) of the So-
4	cial Security Act (42 U.S.C. 1396d(a)) is amend-
5	ed—
6	(A) by redesignating paragraph (28) as
7	paragraph (29);
8	(B) in paragraph (27), by striking at the
9	end "and"; and
10	(C) by inserting after paragraph (27) the
11	following new paragraph:
12	((28) advanced illness care management serv-
13	ices (as defined in section 1861(hhh)) for individuals
14	described in section 1812(a)(5); and".
15	(2) Conforming Amendment.—Section
16	1902(a)(10)(A) of the Social Security Act (42
17	U.S.C. $1396a(a)(10)(A)$) is amended by striking
18	"and (21)" and inserting ", (21), and (28)".
19	(3) Effective date.—
20	(A) IN GENERAL.—Except as provided in
21	subparagraph (B), the amendments made by
22	paragraphs (1) and (2) take effect on January
23	1, 2011.
24	(B) EXTENSION OF EFFECTIVE DATE FOR
25	STATE LAW AMENDMENT.—In the case of a

1 State plan under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) which the 2 3 Secretary determines requires State legislation 4 in order for the plan to meet the additional re-5 quirements imposed by the amendments made 6 by paragraph (1), the State plan shall not be 7 regarded as failing to comply with the require-8 ments of such title solely on the basis of its fail-9 ure to meet these additional requirements be-10 fore the first day of the first calendar quarter 11 beginning after the close of the first regular 12 session of the State legislature that begins after 13 the date of enactment of this Act. For purposes 14 of the previous sentence, in the case of a State 15 that has a 2-year legislative session, each year 16 of the session is considered to be a separate 17 regular session of the State legislature. 18 (c) EDUCATION ON ADVANCED ILLNESS CARE MAN-AGEMENT SERVICES.—The Secretary of Health and 19 20Human Services (in this section referred to as the "Sec-21 retary") shall establish a program under which physicians 22 (as defined in subsection (r) of section 1861 of the Social

23 Security Act (42 U.S.C. 1395x)) are educated on the cov24 erage of advanced illness care management services (as de-

25 fined in subsection (hhh) of such section) under the Medi-

care and Medicaid programs under titles XVIII and XIX,
 respectively, of the Social Security Act (42 U.S.C. 1395
 et seq.; 1396 et seq.), including the importance of early
 intervention in providing such care to individuals.

5 SEC. 3. INCREASING AWARENESS OF THE IMPORTANCE OF 6 END-OF-LIFE PLANNING.

7 Title III of the Public Health Service Act (42 U.S.C.
8 241 et seq.) is amended by adding at the end the following
9 new part:

10 "PART S—PROGRAMS TO INCREASE AWARENESS 11 OF ADVANCE CARE PLANNING ISSUES

12 "SEC. 399GG. ADVANCE CARE PLANNING EDUCATION CAM-

PAIGNS AND INFORMATION PHONE LINE AND CLEARINGHOUSE.

15 "(a) ADVANCE CARE PLANNING EDUCATION CAM16 PAIGN.—The Secretary shall, directly or through grants
17 awarded under subsection (c), conduct a national public
18 education campaign—

19 "(1) to raise public awareness of the impor-20 tance of planning for care near the end of life;

"(2) to improve the public's understanding of
the various situations in which individuals may find
themselves if they become unable to express their
health care wishes;

1	"(3) to explain the need for readily available
2	legal documents that express an individual's wishes
3	through—
4	"(A) advance directives (including living
5	wills, comfort care orders, and durable powers
6	of attorney for health care); and
7	"(B) other planning tools, such as a physi-
8	cian's orders for life-sustaining treatment
9	(POLST); and
10	"(4) to educate the public about the availability
11	of hospice care and palliative care.
12	"(b) Information Phone Line and Clearing-
13	HOUSE.—The Secretary, directly or through grants
14	awarded under subsection (c), shall provide for the estab-
15	lishment of a national, toll-free, information telephone line
16	and a clearinghouse that the public and health care profes-
17	sionals may access to find out about State-specific and
18	other information regarding advance directive and end-of-
19	life decisions.
20	"(c) Grants.—
21	"(1) IN GENERAL.—The Secretary shall use
22	funds appropriated under subsection (d) for the pur-
23	pose of awarding grants to public or nonprofit pri-
24	vate entities (including States or political subdivi-
25	sions of a State), or a consortium of any of such en-

	11
1	tities, for the purpose of conducting education cam-
2	paigns under subsection (a).
3	"(2) PERIOD.—Any grant awarded under para-
4	graph (1) shall be for a period of 3 years.
5	"(d) Authorization of Appropriations.—There
6	are authorized to be appropriated—
7	((1) for purposes of carrying out subsection
8	(b), \$5,000,000 for fiscal year 2010 and each subse-
9	quent year; and
10	"(2) for purposes of making grants under sub-
11	section (c), $$10,000,000$ for fiscal year 2010, to re-
12	main available until expended.".
13	SEC. 4. INCLUSION OF END-OF-LIFE PLANNING MATERIALS
13 14	SEC. 4. INCLUSION OF END-OF-LIFE PLANNING MATERIALS IN THE MEDICARE & YOU HANDBOOK.
14	IN THE MEDICARE & YOU HANDBOOK.
14 15	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se-
14 15 16	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended—
14 15 16 17	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the
14 15 16 17 18	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end;
14 15 16 17 18 19	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end; (2) in paragraph (3), by striking the period at
 14 15 16 17 18 19 20 	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end; (2) in paragraph (3), by striking the period at the end and inserting "; and"; and
 14 15 16 17 18 19 20 21 	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end; (2) in paragraph (3), by striking the period at the end and inserting "; and"; and (3) by inserting after paragraph (3) the fol-
 14 15 16 17 18 19 20 21 22 	IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Se- curity Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end; (2) in paragraph (3), by striking the period at the end and inserting "; and"; and (3) by inserting after paragraph (3) the fol- lowing new paragraph:
 14 15 16 17 18 19 20 21 22 23 	 IN THE MEDICARE & YOU HANDBOOK. (a) IN GENERAL.—Section 1804(a) of the Social Security Act (42 U.S.C. 1395b–2(a)) is amended— (1) in paragraph (2), by striking "and" at the end; (2) in paragraph (3), by striking the period at the end and inserting "; and"; and (3) by inserting after paragraph (3) the following new paragraph: "(4) information on advance directives, other

(b) EFFECTIVE DATE.—The amendments made by
 this section shall apply to notices distributed on or after
 January 1, 2011.

4 SEC. 5. SENIOR NAVIGATION ADVISORY BOARD.

5 (a) ESTABLISHMENT.—The Secretary of Health and
6 Human Services shall establish the Senior Navigation Ad7 visory Board (in this section referred to as the "Advisory
8 Board").

9 (b) MEMBERSHIP.—The Board shall be comprised of 10 advocates, researchers, government officials, health care 11 providers, ethicists, caregivers, and other individuals with 12 expertise in issues related to end-of-life care.

(c) DUTIES.—The Advisory Board shall advise the
Secretary on issues related to end-of-life care and advance
care planning, including how to—

16 (1) increase patients' quality of life;

17 (2) reduce current legal hurdles to the enforce-18 ment of advance directives;

19 (3) encourage provider participation in edu20 cational and training activities surrounding ad21 vanced illnesses and end-of-life care planning;

(4) develop quality and outcome measures that
hospice programs should report for advanced illness
care management services (as defined in section

1 1861(hhh) of the Social Security Act, as added by 2 section 2); (5) determine what information should be dis-3 4 cussed in discharge planning; and 5 (6) enhance advance care planning. 6 (d) APPLICATION OF FACA.—The Federal Advisory 7 Committee Act (5 U.S.C. App.) shall apply to the Advisory 8 Board. 9 (e) PAY AND REIMBURSEMENT.— 10 (1) NO COMPENSATION FOR MEMBERS OF ADVI-11 SORY BOARD.—Except as provided in paragraph (2), 12 a member of the Advisory Board may not receive 13 pay, allowances, or benefits by reason of their serv-14 ice on the Board. 15 (2) TRAVEL EXPENSES.—Each member shall 16 receive travel expenses, including per diem in lieu of 17 subsistence under subchapter I of chapter 57 of title 18 5, United States Code. 19 (f) REPORT.—Not later than 3 years after the establishment of the Advisory Board, the Advisory Board shall 20 21 submit to Congress a final report containing the findings 22 and conclusions of the Advisory Board, together with rec-23 ommendations for such legislation and administrative ac-

24 tions as the Advisory Board considers appropriate.

(g) TERMINATION.—The Advisory Board shall termi nate 30 days after submitting the report under subsection
 (f).

4 (h) AUTHORIZATION OF APPROPRIATIONS.—There
5 are authorized to be appropriated such sums as may be
6 necessary to carry out this section.

7 SEC. 6. REQUIREMENT FOR PHYSICIANS AND NURSE PRAC8 TITIONERS TO PROVIDE CERTAIN MEDICARE
9 BENEFICIARIES WITH INFORMATION ON AD10 VANCE DIRECTIVES AND OTHER END-OF-LIFE

Section 1834 of the Social Security Act (42 U.S.C.
13 1395m) is amended by adding at the end the following
new subsection:

PLANNING TOOLS.

15 "(n) REQUIREMENT FOR PHYSICIANS AND NURSE
16 PRACTITIONERS TO PROVIDE CERTAIN INDIVIDUALS
17 WITH INFORMATION ON ADVANCE DIRECTIVES AND
18 OTHER END-OF-LIFE PLANNING TOOLS.—

"(1) IN GENERAL.—No payment may be made
under this title to a physician (as defined in section
1861(r)) or a nurse practitioner (as defined in section 1861(aa)(5)(A)) for items and services furnished on or after January 1, 2014, unless the physician or nurse practitioner agrees (under a process
established by the Secretary) to provide individuals

1	described in paragraph (2) with information on ad-
2	vance directives and other end-of-life planning tools.
3	Such information shall be provided in a form and
4	manner, and at a time, determined appropriate by
5	the Secretary.
6	"(2) INDIVIDUAL DESCRIBED.—An individual
7	described in this paragraph is an individual entitled
8	to, or enrolled for, benefits under part A or enrolled
9	for benefits under this part with—
10	"(A) metastatic solid organ cancer;
11	"(B) congestive heart failure;
12	"(C) end stage renal disease;
13	"(D) a progressive neurodegenerative dis-
14	order;
15	"(E) oxygen dependent chronic pulmonary
16	disease; or
17	"(F) any other condition with a similar
18	level of medical necessity determined appro-
19	priate by the Secretary.".
20	SEC. 7. IMPROVEMENT OF POLICIES RELATED TO THE USE
21	AND PORTABILITY OF ADVANCE DIRECTIVES.
22	(a) Medicare.—Section 1866(f) of the Social Secu-
23	rity Act (42 U.S.C. 1395cc(f)) is amended—
24	(1) in paragraph (1) —

1	(A) in subparagraph (B), by inserting
2	"and if presented by the individual (or on be-
3	half of the individual), to include the content of
4	such advance directive in a prominent part of
5	such record" before the semicolon at the end;
6	(B) in subparagraph (D), by striking
7	"and" after the semicolon at the end;
8	(C) in subparagraph (E), by striking the
9	period at the end and inserting "; and"; and
10	(D) by inserting after subparagraph (E)
11	the following new subparagraph:
12	"(F) to provide each individual with the oppor-
13	tunity to discuss issues relating to the information
14	provided to that individual pursuant to subpara-
15	graph (A) with an appropriately trained profes-
16	sional.";
17	(2) in paragraph (3), by striking "a written"
18	and inserting "an"; and
19	(3) by adding at the end the following new
20	paragraph:
21	$^{\prime\prime}(5)(A)$ In addition to the requirements of paragraph
22	(1), a provider of services, Medicare Advantage organiza-
23	tion, or prepaid or eligible organization (as the case may
24	be) shall give effect to an advance directive executed out-
25	side the State in which such directive is presented, even

1 one that does not appear to meet the formalities of execu-2 tion, form, or language required by the State in which it 3 is presented to the same extent as such provider or organi-4 zation would give effect to an advance directive that meets 5 such requirements, except that a provider or organization may decline to honor such a directive if the provider or 6 7 organization can reasonably demonstrate that it is not an 8 authentic expression of the individual's wishes concerning 9 his or her health care. Nothing in this paragraph shall 10 be construed to authorize the administration of medical treatment otherwise prohibited by the laws of the State 11 in which the directive is presented. 12

13 "(B) The provisions of this paragraph shall preempt 14 any State law to the extent such law is inconsistent with 15 such provisions. The provisions of this paragraph shall not 16 preempt any State law that provides for greater port-17 ability, more deference to a patient's wishes, or more lati-18 tude in determining a patient's wishes.".

19 (b) MEDICAID.—Section 1902(w) of the Social Secu20 rity Act (42 U.S.C. 1396a(w)) is amended—

21 (1) in paragraph (1)—

(A) in subparagraph (B)—

23 (i) by striking "in the individual's24 medical record" and inserting "in a promi-

1	nent part of the individual's current med-
2	ical record"; and
3	(ii) by inserting "and if presented by
4	the individual (or on behalf of the indi-
5	vidual), to include the content of such ad-
6	vance directive in a prominent part of such
7	record" before the semicolon at the end;
8	(B) in subparagraph (D), by striking
9	"and" after the semicolon at the end;
10	(C) in subparagraph (E), by striking the
11	period at the end and inserting "; and"; and
12	(D) by inserting after subparagraph (E)
13	the following new subparagraph:
14	"(F) to provide each individual with the oppor-
15	tunity to discuss issues relating to the information
16	provided to that individual pursuant to subpara-
17	graph (A) with an appropriately trained profes-
18	sional.";
19	(2) in paragraph (4), by striking "a written"
20	and inserting "an"; and
21	(3) by adding at the end the following para-
22	graph:
23	((6)(A) In addition to the requirements of paragraph
24	(1), a provider or organization (as the case may be) shall
25	give effect to an advance directive executed outside the

State in which such directive is presented, even one that 1 2 does not appear to meet the formalities of execution, form, 3 or language required by the State in which it is presented 4 to the same extent as such provider or organization would 5 give effect to an advance directive that meets such requirements, except that a provider or organization may decline 6 7 to honor such a directive if the provider or organization 8 can reasonably demonstrate that it is not an authentic ex-9 pression of the individual's wishes concerning his or her 10 health care. Nothing in this paragraph shall be construed to authorize the administration of medical treatment oth-11 12 erwise prohibited by the laws of the State in which the 13 directive is presented.

14 "(B) The provisions of this paragraph shall preempt 15 any State law to the extent such law is inconsistent with 16 such provisions. The provisions of this paragraph shall not 17 preempt any State law that provides for greater port-18 ability, more deference to a patient's wishes, or more lati-19 tude in determining a patient's wishes.".

20 (c) Effective Dates.—

(1) IN GENERAL.—Subject to paragraph (2),
the amendments made by subsections (a) and (b)
shall apply to provider agreements and contracts entered into, renewed, or extended under title XVIII of
the Social Security Act (42 U.S.C. 1395 et seq.),

and to State plans under title XIX of such Act (42
 U.S.C. 1396 et seq.), on or after such date as the
 Secretary of Health and Human Services specifies,
 but in no case may such date be later than 1 year
 after the date of enactment of this Act.

6 (2)EXTENSION OF EFFECTIVE DATE FOR 7 STATE LAW AMENDMENT.—In the case of a State 8 plan under title XIX of the Social Security Act (42) 9 U.S.C. 1396 et seq.) which the Secretary of Health 10 and Human Services determines requires State legis-11 lation in order for the plan to meet the additional 12 requirements imposed by the amendments made by 13 subsection (b), the State plan shall not be regarded 14 as failing to comply with the requirements of such 15 title solely on the basis of its failure to meet these 16 additional requirements before the first day of the 17 first calendar quarter beginning after the close of 18 the first regular session of the State legislature that 19 begins after the date of enactment of this Act. For 20 purposes of the previous sentence, in the case of a 21 State that has a 2-year legislative session, each year 22 of the session is considered to be a separate regular 23 session of the State legislature.

24 SEC. 8. ADDITIONAL REQUIREMENTS FOR FACILITIES.

25 (a) REQUIREMENTS.—

1	(1) IN GENERAL.—Section $1866(a)(1)$ of the
2	Social Security Act (42 U.S.C. 1395cc(a)(1)) is
3	amended—
4	(A) in subsection $(a)(1)$ —
5	(i) in subparagraph (U), by striking
6	"and" at the end;
7	(ii) in subparagraph (V), by striking
8	the period at the end and inserting a
9	comma; and
10	(iii) by inserting after subparagraph
11	(V) the following new subparagraphs:
12	"(W) in the case of hospitals, skilled nursing
13	facilities, home health agencies, and hospice pro-
14	grams, to provide individuals receiving care by or
15	through the provider (and their caregivers and fami-
16	lies, with the patient's consent, or their surrogate
17	decision-makers) with the opportunity to discuss the
18	general course of treatment expected, the likely im-
19	pact on length of life and function, and the proce-
20	dures they should use to secure help if an unex-
21	pected situation arises, and
22	"(X) in the case of hospitals, skilled nursing fa-
23	cilities, and hospice programs, to—
24	"(i) provide for an assessment of each indi-
25	vidual (at the time of discharge from the pro-

1	vider) using an assessment instrument that is
2	at least as informative as the continuity assess-
3	ment record and evaluation (CARE) instrument
4	developed by the Centers for Medicare & Med-
5	icaid Services; and
6	"(ii) include the results of such assessment
7	in the individual's medical record.".
8	(2) EFFECTIVE DATE.—The amendments made
9	by this subsection shall apply to agreements entered
10	into or renewed on or after January 1, 2012.
11	(b) HHS STUDY AND REPORT ON APPROPRIATE AS-
12	SESSMENTS AT DISCHARGE.—
13	(1) Study.—The Secretary of Health and
13 14	(1) STUDY.—The Secretary of Health and Human Services shall conduct a study on the extent
14	Human Services shall conduct a study on the extent
14 15	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals,
14 15 16	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs
14 15 16 17	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs under section $1886(a)(1)(X)$ of the Social Security
14 15 16 17 18	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs under section $1886(a)(1)(X)$ of the Social Security Act, as added by subsection (a), accurately reflects
14 15 16 17 18 19	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs under section 1886(a)(1)(X) of the Social Security Act, as added by subsection (a), accurately reflects the actual diagnosis and care plan of the individual
 14 15 16 17 18 19 20 	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs under section $1886(a)(1)(X)$ of the Social Security Act, as added by subsection (a), accurately reflects the actual diagnosis and care plan of the individual involved at the time of discharge.
 14 15 16 17 18 19 20 21 	Human Services shall conduct a study on the extent to which the assessment of individual by hospitals, skilled nursing facilities, and hospice programs under section 1886(a)(1)(X) of the Social Security Act, as added by subsection (a), accurately reflects the actual diagnosis and care plan of the individual involved at the time of discharge. (2) REPORT.—Not later than January 1, 2014,

1	for such legislation and administrative action as the
2	Secretary determines to be appropriate.
3	SEC. 9. REQUIREMENT FOR MEDICARE PROVIDERS TO
4	HONOR WRITTEN ORDERS FOR MEDICAL
5	CARE.
6	Section 1834 of the Social Security Act (42 U.S.C.
7	1395m), as amended by section 6, is amended by adding
8	at the end the following new subsection:
9	"(o) Requirement To Honor Written Orders
10	FOR MEDICAL CARE.—No payment may be made under
11	this title to a provider of services or a supplier for items
12	and services furnished on or after January 1, 2013, unless
13	the provider or supplier agrees (under a process estab-
14	lished by the Secretary) to, in the case of an individual
15	with a written order for medical care (such as a physi-
16	cian's orders for life-sustaining treatment (POLST)), fol-
17	low such order when furnishing items and services to the
18	individual.".
19	SEC. 10. INCENTIVES FOR ACCREDITATION AND CERTIFI-

19 SEC. 10. INCENTIVES FOR ACCREDITATION AND CERTIFI-

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CATION IN HOSPICE AND PALLIATIVE CARE.

(a) HOSPITALS.—Section 1886 of the Social Security
Act (42 U.S.C. 1395ww) is amended by adding at the end
the following new subsection:

24 "(o) INCENTIVES FOR ACCREDITATION IN PALLIA-25 TIVE CARE.—

24

"(1) INCENTIVE PAYMENT.—

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2 "(A) IN GENERAL.—Subject to subpara-3 graph (3), with respect to inpatient hospital 4 services and inpatient critical access hospital 5 services furnished by an eligible hospital during 6 a payment year, if the eligible hospital has in 7 place an accredited palliative care program (as 8 determined by the Secretary) with respect to 9 such year and meets utilization criteria for such 10 program (as established by the Secretary) with 11 respect to such year, in addition to the amount 12 otherwise paid under this section or section 13 1814, there shall also be paid to the eligible 14 hospital, from the Federal Hospital Insurance 15 Trust Fund established under section 1817, an 16 amount equal to the applicable percent of the 17 amount that would otherwise be paid under this 18 section or section 1814 for such services for the 19 hospital for such year. "(B) Applicable percent defined.-20 21 The term 'applicable percent' means— 22 "(i) for fiscal years 2011 through 23 2016, 2 percent; and 24 "(ii) for fiscal years 2017 through

25 2020, 1 percent.

"(C) FORM OF PAYMENT.—The payment under this paragraph for a payment year may be in the form of a single consolidated payment or in the form of such periodic installments as the Secretary may specify.

6 "(2) INCENTIVE PAYMENT ADJUSTMENT.—Sub-7 ject to paragraph (3), with respect to inpatient hos-8 pital services and inpatient critical access hospital 9 services furnished by an eligible hospital during a 10 fiscal year after fiscal year 2020, if the eligible hos-11 pital does not have in place an accredited palliative 12 care program (as determined by the Secretary) with 13 respect to such fiscal year, the amount otherwise 14 paid under this section or section 1814 for such 15 services for the hospital for the year shall be reduced 16 by 1 percent.

17 "(3) EXCEPTION.—In the case of an eligible 18 hospital with fewer than 50 beds, such hospital shall 19 be deemed to meet the requirement in paragraphs 20 (1)(A) and (2) if, in lieu of having in place an ac-21 credited palliative care program, the hospital pro-22 vides patients and family members with access to a 23 local or regional accredited palliative care team or 24 program.

25 "(4) DEFINITIONS.—In this subsection:

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1	"(A) ELIGIBLE HOSPITAL.—The term 'eli-
2	gible hospital' means—
3	"(i) a hospital (as defined in section
4	1861(e)); and
5	"(ii) a critical access hospital (as de-
6	fined in section $1861(mm)(1)$).
7	"(B) PAYMENT YEAR.—The term 'payment
8	year' means fiscal years 2011 through 2020.
9	"(5) Limitations on review.—There shall be
10	no administrative or judicial review under section
11	1869, section 1878, or otherwise, of—
12	"(A) the methodology and standards for
13	determining payment amounts under paragraph
14	(1) and payment adjustments under paragraph
15	(2);
16	"(B) the methodology and standards for
17	determining whether the eligible hospital has in
18	place an accredited palliative care program; and
19	"(C) the application of the exception under
20	paragraph (3).".
21	(b) SKILLED NURSING FACILITIES.—Section 1888 of
22	the Social Security Act (42 U.S.C. 1395yy) is amended
23	by adding at the end the following new subsection:
24	"(f) Incentives for Accreditation in Pallia-
25	TIVE CARE.—

27

"(1) INCENTIVE PAYMENT.—

1

2 "(A) IN GENERAL.—Subject to subpara-3 graph (3), with respect to covered skilled nurs-4 ing facility services (as defined in subsection 5 (e)(2)(A) furnished by a skilled nursing facility 6 during a payment year, if the facility has in 7 place an accredited palliative care program (as 8 determined by the Secretary) with respect to 9 such year and meets utilization criteria for such 10 program (as established by the Secretary) with 11 respect to such year, in addition to the amount 12 otherwise paid under this subsection (e), there 13 shall also be paid to the facility, from the Fed-14 eral Hospital Insurance Trust Fund established 15 under section 1817, an amount equal to the ap-16 plicable percent of the amount that would oth-17 erwise be paid under subsection (e) for such 18 services for the facility for such year. 19 "(B) DEFINITIONS.—In this subsection: 20 "(i) PERCENT.—The APPLICABLE 21 term 'applicable percent' means— 22 "(I) for fiscal 2011years 23 through 2016, 2 percent; and 24 "(II) for fiscal years 2017

through 2020, 1 percent.

1	''(ii)	PAYI	MENT	YEAR	-The	term
2	'payment	year'	means	fiscal	years	2011
3	through 2	020.				

"(C) FORM OF PAYMENT.—The payment under this paragraph for a payment year may be in the form of a single consolidated payment or in the form of such periodic installments as the Secretary may specify.

"(2) Incentive payment adjustment.—Sub-9 10 ject to paragraph (3), with respect to covered skilled nursing facility services (as defined in subsection 11 12 (e)(2)(A) furnished by a skilled nursing facility dur-13 ing a fiscal year after fiscal year 2020, if the facility 14 does not have in place an accredited palliative care 15 program (as determined by the Secretary) with re-16 spect to such fiscal year, the amount otherwise paid 17 under subsection (e) for such services for the facility 18 for the year shall be reduced by 1 percent.

"(3) EXCEPTION.—In the case of a skilled
nursing facility with fewer than 60 beds, such facility shall be deemed to meet the requirement in paragraphs (1)(A) and (2) if, in lieu of having in place
an accredited palliative care program, the facility
provides patients and family members with access to

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1	a local or regional accredited palliative care team or
2	program.
3	"(4) LIMITATIONS ON REVIEW.—There shall be
4	no administrative or judicial review under section
5	1869, section 1878, or otherwise, of—
6	"(A) the methodology and standards for
7	determining payment amounts under paragraph
8	(1) and payment adjustments under paragraph
9	(2);
10	"(B) the methodology and standards for
11	determining whether the skilled nursing facility
12	has in place an accredited palliative care pro-
13	gram; and
14	"(C) the application of the exception under
15	paragraph (3).".
16	(c) Physicians.—Section 1848 of the Social Security
17	Act (42 U.S.C. 1395w-4) is amended by adding at the
18	end the following new subsection:
19	"(p) Incentives for Certification in Hospice
20	and Palliative Care.—
21	"(1) INCENTIVE PAYMENT.—
22	"(A) IN GENERAL.—With respect to physi-
23	cians' services furnished by a physician during
24	a payment year, if the physician is certified in
25	hospice and palliative care (as determined by

1	the Secretary) with respect to such year, in ad-
2	dition to the amount otherwise paid under this
3	part, there shall also be paid to the physician,
4	from the Federal Supplementary Medical Insur-
5	ance Trust Fund established under section
6	1841, an amount equal to the applicable per-
7	cent of the Secretary's estimate (based on
8	claims submitted not later than 2 months after
9	the end of the payment year) of the allowed
10	charges under this part for all covered profes-
11	sional services (as defined in subsection $(k)(3)$)
12	furnished by the physician during such year.
13	"(B) DEFINITIONS.—In this subsection:
14	"(i) Applicable percent.—The
15	term 'applicable percent' means—
16	"(I) for 2011 through 2016, 2
17	percent; and
18	"(II) for 2017 through 2020, 1
19	percent.
20	"(ii) PAYMENT YEAR.—The term
21	'payment year' means 2011 through 2020.
22	"(C) FORM OF PAYMENT.—The payment
23	under this subsection for a payment year may
24	be in the form of a single consolidated payment

1	or in the form of such periodic installments as
2	the Secretary may specify.
3	"(2) LIMITATIONS ON REVIEW.—There shall be
4	no administrative or judicial review under section
5	1869, section 1878, or otherwise, of—
6	"(A) the methodology and standards for
7	determining payment amounts under paragraph
8	(1); and
9	"(B) the methodology and standards for
10	determining whether the physician is certified
11	in hospice and palliative care.".
12	SEC. 11. DISCHARGE CHECKLIST PILOT PROGRAM.
13	(a) ESTABLISHMENT.—Not later than July 1, 2010,
14	the Secretary of Health and Human Services (in this sec-
15	tion referred to as the "Secretary") shall conduct a pilot
16	program under title XVIII of the Social Security Act to
17	test the use of the Centers for Medicare and Medicaid
18	Services' discharge checklist included in the publication
19	entitled "Planning for Your Discharge: A checklist for pa-
20	tients and caregivers preparing to leave a hospital, nursing
21	home, or other health care setting".
22	(b) WAIVER AUTHORITY.—The Secretary may waive
23	compliance of such requirements of titles XI and XVIII
24	of the Social Security Act as the Secretary determines nec-
25	essary to conduct the pilot program under this section.

(c) REPORT.—Not later than 6 months after the com pletion of the pilot program under this section, the Sec retary shall submit to Congress a final report on the pilot
 program, together with recommendations for such legisla tion and administrative action as the Secretary determines
 appropriate.

7 (d) FUNDING.—There are authorized to be appro8 priated such sums as may be necessary for purposes of
9 conducting the pilot program under this section.

10 SEC. 12. OFFICE OF MEDICARE/MEDICAID INTEGRATION.

(a) ESTABLISHMENT.—The Secretary shall establish
or designate an Office on Medicare/Medicaid Integration
(in this subsection referred to as the "Office") for the purpose of aligning Medicare and Medicaid program policies
and procedures and developing tools to support State integration efforts in order to—

- 17 (1) simplify dual eligible access to Medicare and18 Medicaid program benefits and services;
- (2) improve care continuity and ensure safe andeffective care transitions;
- 21 (3) eliminate cost shifting between the Medicare
 22 and Medicaid programs and among related care pro23 viders;

24 (4) eliminate regulatory conflicts between Medi-25 care and Medicaid program rules; and

(5) improve total cost and quality performance.
 (b) RESPONSIBILITIES.—The responsibilities of the
 Office are to develop policies and procedures to—

4 (1) identify incentives for States to advance the
5 integration of the Medicare and Medicaid programs
6 to improve total cost and quality performance, in7 cluding shared cost savings among consumers, plans,
8 and Federal and State governments with respect to
9 State initiatives for advancing Medicare and Med10 icaid program integration;

(2) provide support for coordination of Federal
and State contracting and oversight for dual integration programs supportive of the goals described
in subsection (a);

(3) serve as a liaison between Centers for Medicare & Medicaid Services central and regional offices
to ensure consistent application of Centers for Medicare & Medicaid Services rules, policies, and auditing
practices as such rules, policies, and auditing practices pertain to dual eligibles;

(4) monitor total combined Medicare and Medicaid program costs in serving dual eligibles and
make recommendations for optimizing total quality
and cost performance across both programs; and

(5) identify legislative and administrative
 changes that are needed to facilitate the integration
 of benefits and oversight functions of the Medicare
 and Medicaid programs with respect to dual eligi bles.

6 (c) DUAL ELIGIBLE DEFINED.—In this section, the
7 term "dual eligible" means an individual who is—

8 (1) entitled to, or enrolled for, benefits under
9 part A of title XVIII of the Social Security Act or
10 enrolled for benefits under part B of such title; and
11 (2) entitled to medical assistance under a State
12 plan under title XIX of such Act.

13 (d) STUDY.—Not later than January 1, 2011, the Secretary of Health and Human Services, in consultation 14 15 with private health information technology stakeholders and in coordination with other Federal health information 16 17 technology efforts, shall conduct a study to determine the data that the Office should collect and analyze in order 18 to improve health care outcomes, create efficiencies in care 19 20 delivery, and impact Federal health care spending.

(e) FUNDING.—There are authorized to be appropriated such sums as may be necessary to carry out the
provisions of this section.

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1 SEC. 13. WEB-BASED MATERIALS AND GRANTS.

2 (a) WEB-BASED MATERIALS.—The Secretary of 3 Health and Human Services (in this section referred to 4 as the "Secretary") shall establish and maintain a website 5 that provides information, online training, and instruc-6 tional materials for entities, including faith-based organi-7 zations, on end-of-life issues, which shall include content 8 addressing—

9 (1) advance care planning, including common
10 issues and questions regarding advance directives
11 and their uses;

(2) hospice benefits under Medicare, Medicaid,
and the State Children's Health Insurance Program
established under the Social Security Act, including
information on how hospice care is administered and
provided to terminally ill individuals;

17 (3) palliative care, including information on
18 services that palliative care units provide for termi19 nally ill patients; and

20 (4) any additional information related to end21 of-life care and associated issues, as determined by
22 the Secretary.

23 (b) GRANTS.—

24 (1) HOSPICE CARE GRANT PROGRAM.—

25 (A) GRANTS AUTHORIZED.—The Secretary
26 is authorized to award grants to entities, in-

1	cluding faith-based organizations, to develop
2	and provide services for terminally ill individ-
3	uals who are receiving hospice care in their own
4	homes.
5	(B) Requirements.—
6	(i) DURATION.—The grant program
7	shall be conducted for a 5-year period, be-
8	ginning not later than January 1, 2011.
9	(ii) Amount of grants.—An entity
10	may be awarded a grant under this para-
11	graph for a fiscal year that is not less than
12	\$5,000 and not more than \$250,000.
13	(iii) NUMBER OF GRANTS.—The Sec-
14	retary shall award grants under this para-
15	graph to not more than 100 entities.
16	(C) Additional medicaid funds.—A
17	State may elect to provide additional funds to
18	recipients of a grant under this section, with
19	such funds to be considered as amounts ex-
20	pended for the proper and efficient administra-
21	tion of the State plan under title XIX of the
22	Social Security Act for purposes of the State
23	receiving payments under section $1903(a)(7)$ of
24	that Act.

1 (D) USE OF FUNDS.—Grants awarded 2 pursuant to this paragraph shall be used by entities to develop and provide end-of-life support 3 4 services for terminally ill individuals who are re-5 ceiving care in their own homes, including— 6 (i) support for caregivers; 7 (ii) if the entity is a hospice program 8 under the Medicare program, any addi-9 tional hospice care determined appropriate 10 by the Secretary; and 11 (iii) any additional end-of-life informa-12 tion or materials relating to support serv-13 ices determined appropriate by the Sec-14 retary. 15 (E) APPLICATION.—Each entity desiring a 16 grant under this paragraph shall submit an ap-17 plication to the Secretary at such time, in such 18 manner, and accompanied by such information 19 as the Secretary may reasonably require. 20 (\mathbf{F}) AUTHORIZATION OF APPROPRIA-21 TIONS.—For the purpose of carrying out the 22 grant program established under this para-23 graph, there is authorized to be appropriated

\$15,000,000 for the period of fiscal years 2011

25 through 2015.

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1	(2) END-OF-LIFE EDUCATIONAL GRANT PRO-
2	GRAM.—
3	(A) GRANTS AUTHORIZED.—The Secretary
4	is authorized to award grants to entities, in-
5	cluding faith-based organizations and religious
6	educational institutions, to develop and provide
7	appropriate training and educational programs
8	addressing end-of-life care issues.
9	(B) Requirements.—

- 10(i) DURATION.—The grant program11shall be conducted for a 5-year period, be-12ginning not later than January 1, 2011.
- (ii) AMOUNT OF GRANTS.—An entity
 may be awarded a grant under this paragraph for a fiscal year that is not less than
 \$5,000, and not more than \$50,000.
- 17 (iii) NUMBER OF GRANTS.—The Sec18 retary shall award grants under this para19 graph to not more than 100 entities.

20 (C) USE OF FUNDS.—Grants awarded pur21 suant to this paragraph shall be used by enti22 ties to develop appropriate training and edu23 cation programs addressing end-of-life care
24 issues and include such programs as part of

1	their educational curriculum, continuing edu-
2	cation programs, or vocational training.
3	(D) APPLICATION.—Each entity desiring a
4	grant under this paragraph shall submit an ap-
5	plication to the Secretary at such time, in such
6	manner, and accompanied by such information
7	as the Secretary may reasonably require.
8	(E) AUTHORIZATION OF APPROPRIA-
9	TIONS.—For the purpose of carrying out the
10	grant program established under this para-
11	graph, there is authorized to be appropriated
12	\$10,000,000 for the period of fiscal years 2011
13	through 2015.
14	SEC. 14. HHS STUDY AND REPORT ON THE STORAGE OF AD-
14	SEC. 14. IIIIS STUDI AND REPORT ON THE STORAGE OF AD-
	VANCE DIRECTIVES.
15 16	
15 16	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human
15 16 17	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human
15 16 17	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human Services shall conduct a study on the best methods of stor-
15 16 17 18	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human Services shall conduct a study on the best methods of stor- ing completed advance directives. Such study shall include
15 16 17 18 19	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human Services shall conduct a study on the best methods of stor- ing completed advance directives. Such study shall include an analysis of the feasibility of establishing a national reg-
15 16 17 18 19 20	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human Services shall conduct a study on the best methods of stor- ing completed advance directives. Such study shall include an analysis of the feasibility of establishing a national reg- istry for completed advance directives, taking into consid-
 15 16 17 18 19 20 21 	VANCE DIRECTIVES. (a) STUDY.—The Secretary of Health and Human Services shall conduct a study on the best methods of stor- ing completed advance directives. Such study shall include an analysis of the feasibility of establishing a national reg- istry for completed advance directives, taking into consid- eration the constraints created by the privacy provisions

25 Secretary of Health and Human Services shall submit to

Congress a report on the study conducted under sub section (a) together with recommendations for such legis lation and administrative action as the Secretary deter mines to be appropriate.

5 SEC. 15. GAO STUDY AND REPORT ON THE PROVISIONS OF, 6 AND AMENDMENTS MADE BY, THIS ACT.

7 (a) STUDY.—The Comptroller General of the United 8 States (in this section referred to as the "Comptroller 9 General") shall conduct a study on the provisions of, and 10 amendments made by, this Act, including the quality and costs (such as patient and family experience, patient un-11 12 derstanding of treatment choices, and any decrease in 13 avoidable hospital admissions) associated with such provi-14 sions and such amendments.

(b) REPORT.—Not later than January 1, 2012, the
Comptroller General shall submit to Congress a report
containing the results of the study conducted under subsection (a), together with recommendations for such legislation and administrative action as the Comptroller General determines appropriate.