### <sup>114TH CONGRESS</sup> **H. R. 5620**

### **AN ACT**

- To amend title 38, United States Code, to provide for the removal or demotion of employees of the Department of Veterans Affairs based on performance or misconduct, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### **1** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "VA Accountability First and Appeals Modernization Act
- 4 of 2016".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

#### 6 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. References to title 38, United States Code.
- Sec. 3. Removal or demotion of employees based on performance or misconduct.
- Sec. 4. Reduction of benefits for members of the Senior Executive Service within the Department of Veterans Affairs convicted of certain crimes.
- Sec. 5. Authority to recoup bonuses or awards paid to employees of Department of Veterans Affairs.
- Sec. 6. Authority to recoup relocation expenses paid to or on behalf of employees of Department of Veterans Affairs.
- Sec. 7. Senior executives: personnel actions based on performance or misconduct.
- Sec. 8. Office of Accountability and Whistleblower Protection.
- Sec. 9. Treatment of whistleblower complaints in Department of Veterans Affairs.
- Sec. 10. Appeals reform.
- Sec. 11. Limitation on awards and bonuses paid to senior executive employees of Department of Veterans Affairs.
- Sec. 12. Clarification of emergency hospital care furnished by the Secretary of Veterans Affairs to certain veterans.
- Sec. 13. Sense of Congress regarding American veterans disabled for life.
- Sec. 14. Establishment of positions of Directors of Veterans Integrated Service Networks in Office of Under Secretary for Health of Department of Veterans Affairs and modification of qualifications for Medical Directors.
- Sec. 15. Continuing education requirement for employees of Department of Veterans Affairs authorized to prescribe medication.
- Sec. 16. Review of whistleblower complaints.
- Sec. 17. Identification of matters relating to part-time employment of members of the Armed Forces who are physicians.
- Sec. 18. Recruitment of physicians in Department of Veterans Affairs.
- Sec. 19. Authority to disclose certain medical records of veterans who receive non-Department of Veterans Affairs health care.
- Sec. 20. Survey of veteran experiences with Department of Veterans Affairs medical care.
- Sec. 21. Annual report on performance of regional offices of the Department of Veterans Affairs.
- Sec. 22. Extension of authority of the Secretary of Veterans Affairs to provide for the conduct of medical disability examinations by contract physicians.
- Sec. 23. Provision of status under law by honoring certain members of the reserve components as veterans.

#### 1 SEC. 2. REFERENCES TO TITLE 38, UNITED STATES CODE.

Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of title 38, United States Code.

## 7 SEC. 3. REMOVAL OR DEMOTION OF EMPLOYEES BASED ON 8 PERFORMANCE OR MISCONDUCT.

9 (a) IN GENERAL.—Chapter 7 is amended by adding10 at the end the following new section:

### 11 "§715. Employees: removal or demotion based on performance or misconduct

13 "(a) IN GENERAL.—The Secretary may remove or 14 demote an individual who is an employee of the Depart-15 ment if the Secretary determines the performance or mis-16 conduct of the individual warrants such removal or demo-17 tion. If the Secretary so removes or demotes such an indi-18 vidual, the Secretary may—

- 19 "(1) remove the individual from the civil service
  20 (as defined in section 2101 of title 5); or
- 21 "(2) demote the individual by means of—

Sec. 24. Provision of rehabilitative equipment and human-powered vehicles to certain disabled veterans.

Sec. 25. Appointment of licensed hearing aid specialists in Veterans Health Administration.

"(A) a reduction in grade for which the in-1 2 dividual is qualified and that the Secretary de-3 termines is appropriate; or "(B) a reduction in annual rate of pay 4 5 that the Secretary determines is appropriate. 6 "(b) PAY OF CERTAIN DEMOTED INDIVIDUALS.—(1) 7 Notwithstanding any other provision of law, any individual 8 subject to a demotion under subsection (a)(2)(A) shall, be-

9 ginning on the date of such demotion, receive the annual10 rate of pay applicable to such grade.

11 "(2) An individual so demoted may not be placed on 12 administrative leave or any other category of paid leave 13 during the period during which an appeal (if any) under 14 this section is ongoing, and may only receive pay if the 15 individual reports for duty. If an individual so demoted 16 does not report for duty, such individual shall not receive 17 pay or other benefits pursuant to subsection (e)(5).

18 "(c) NOTICE TO CONGRESS.—Not later than 30 days 19 after removing or demoting an individual under subsection 20 (a), the Secretary shall submit to the Committees on Vet-21 erans' Affairs of the Senate and House of Representatives 22 and to each Member of Congress representing a district 23 in the State or territory where the facility where the indi-24 vidual was employed immediately before being removed or

demoted is located notice in writing of such removal or 1 2 demotion and the reason for such removal or demotion. 3 "(d) PROCEDURE.—(1) Subsection (b) of section 4 7513 of title 5 shall apply with respect to a removal or 5 a demotion under this section, except that the period for notice and response, which includes the advance notice pe-6 7 riod required by paragraph (1) of such subsection and the 8 response period required by paragraph (2) of such sub-9 section, shall not exceed a total of 10 calendar days.

"(2) The procedures under chapter 43 of title 5 shall
not apply to a removal or demotion under this section.
"(3)(A) Subject to subparagraph (B) and subsection
(e), any removal or demotion under subsection (a) may
be appealed to the Merit Systems Protection Board.

"(B) An appeal under subparagraph (A) of a removal
or demotion may only be made if such appeal is made not
later than 7 days after the date of such removal or demotion.

"(e) EXPEDITED REVIEW BY MSPB.—(1) Upon receipt of an appeal under subsection (d)(3)(A), the Merit
Systems Protection Board shall expedite any such appeal
under such section and, in any such case, shall issue a
decision not later than 60 days after the date of the appeal.

"(2) Notwithstanding section 7701(c)(1)(B) of title
 5, the Merit Systems Protection Board shall uphold the
 decision of the Secretary to remove or demote an employee
 under subsection (a) if the decision is supported by sub stantial evidence.

6 "(3) The decision of the Merit Systems Protection 7 Board under paragraph (1), and any final removal or de-8 motion described in paragraph (4), may be appealed to 9 the United States Court of Appeals for the Federal Circuit 10 pursuant to section 7703 of title 5. Any decision by such 11 Court shall be in compliance with section 7462(f)(2) of 12 this title.

13 "(4) In any case in which the Merit Systems Protection Board cannot issue a decision in accordance with the 14 15 60-day requirement under paragraph (1), the removal or demotion is final. In such a case, the Merit Systems Pro-16 17 tection Board shall, within 14 days after the date that 18 such removal or demotion is final, submit to Congress and 19 the Committees on Veterans' Affairs of the Senate and 20House of Representatives and to each Member of Congress 21 representing a district in the State or territory where the 22 facility where the individual was employed immediately be-23 fore being removed or demoted is located a report that 24 explains the reasons why a decision was not issued in ac-25 cordance with such requirement.

"(5) The Merit Systems Protection Board may not
 stay any removal or demotion under this section.

"(6) During the period beginning on the date on
which an individual appeals a removal from the civil service under subsection (d) and ending on the date that the
Merit Systems Protection Board issues a final decision on
such appeal, such individual may not receive any pay,
awards, bonuses, incentives, allowances, differentials, student loan repayments, special payments, or benefits.

"(7) To the maximum extent practicable, the Secretary shall provide to the Merit Systems Protection
Board such information and assistance as may be necessary to ensure an appeal under this subsection is expedited.

15 "(f) WHISTLEBLOWER PROTECTION.—(1) In the case of an individual seeking corrective action (or on be-16 half of whom corrective action is sought) from the Office 17 18 of Special Counsel based on an alleged prohibited per-19 sonnel practice described in section 2302(b) of title 5, the 20 Secretary may not remove or demote such individual 21 under subsection (a) without the approval of the Special 22 Counsel under section 1214(f) of title 5.

"(2) In the case of an individual who has filed a whistleblower complaint, as such term is defined in section 741
of this title, the Secretary may not remove or demote such

individual under subsection (a) until a final decision with
 respect to the whistleblower complaint has been made.

3 "(g) TERMINATION OF INVESTIGATIONS BY OFFICE 4 OF SPECIAL COUNSEL.—Notwithstanding any other provi-5 sion of law, the Special Counsel (established by section 6 1211 of title 5) may terminate an investigation of a pro-7 hibited personnel practice alleged by an employee or 8 former employee of the Department after the Special 9 Counsel provides to the employee or former employee a 10 written statement of the reasons for the termination of the investigation. Such statement may not be admissible 11 12 as evidence in any judicial or administrative proceeding without the consent of such employee or former employee. 13 14 "(h) RELATION TO OTHER AUTHORITIES.—The au-15 thority provided by this section is in addition to the authority provided by subchapter V of chapter 74 of this 16 title, subchapter II of chapter 75 of title 5, chapter 43 17 18 of such title, and any other authority with respect to dis-

19 ciplining an individual.

20 "(i) DEFINITIONS.—In this section:

21 "(1) The term 'individual' means an individual
22 occupying a position at the Department but does not
23 include—

24 "(A) an individual, as that term is defined
25 in section 713(g)(1); or

1	"(B) a political appointee.
2	"(2) The term 'grade' has the meaning given
3	such term in section 7511(a) of title 5.
4	"(3) The term 'misconduct' includes neglect of
5	duty, malfeasance, or failure to accept a directed re-
6	assignment or to accompany a position in a transfer
7	of function.
8	"(4) The term 'political appointee' means an in-
9	dividual who is—
10	"(A) employed in a position described
11	under sections $5312$ through $5316$ of title 5
12	(relating to the Executive Schedule);
13	"(B) a limited term appointee, limited
14	emergency appointee, or noncareer appointee in
15	the Senior Executive Service, as defined under
16	paragraphs $(5)$ , $(6)$ , and $(7)$ , respectively, of
17	section 3132(a) of title 5; or
18	"(C) employed in a position of a confiden-
19	tial or policy-determining character under
20	schedule C of subpart C of part 213 of title 5 $$
21	of the Code of Federal Regulations.".
22	(b) Clerical and Conforming Amendments.—
23	(1) CLERICAL.—The table of sections at the be-
24	ginning of chapter 7 is amended by inserting after

1	the item relating to section 713 the following new
2	item:
	"715. Employees: removal or demotion based on performance or misconduct.".
3	(2) Conforming.—Section 4303(f) of title 5,
4	United States Code, is amended—
5	(A) by striking "or" at the end of para-
6	graph (2);
7	(B) by striking the period at the end of
8	paragraph (3) and inserting ", or"; and
9	(C) by adding at the end the following:
10	"(4) any removal or demotion under section
11	715 of title 38.".
12	SEC. 4. REDUCTION OF BENEFITS FOR MEMBERS OF THE
12	
13	SENIOR EXECUTIVE SERVICE WITHIN THE
13 14	SENIOR EXECUTIVE SERVICE WITHIN THE DEPARTMENT OF VETERANS AFFAIRS CON-
14	DEPARTMENT OF VETERANS AFFAIRS CON-
14 15	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES.
14 15 16	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.—
14 15 16 17	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend-
14 15 16 17 18	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend- ed by inserting after section 715, as added by sec-
14 15 16 17 18 19	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend- ed by inserting after section 715, as added by sec- tion 3, the following new section:
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend- ed by inserting after section 715, as added by sec- tion 3, the following new section: "\$717. Senior executives: reduction of benefits of in-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend- ed by inserting after section 715, as added by sec- tion 3, the following new section: <b>*\$717. Senior executives: reduction of benefits of in- dividuals convicted of certain crimes</b>
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<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>	DEPARTMENT OF VETERANS AFFAIRS CON- VICTED OF CERTAIN CRIMES. (a) REDUCTION OF BENEFITS.— (1) IN GENERAL.—Chapter 7 is further amend- ed by inserting after section 715, as added by sec- tion 3, the following new section: <b>*\$717. Senior executives: reduction of benefits of in- dividuals convicted of certain crimes</b> "(a) REDUCTION OF ANNUITY FOR REMOVED EM- PLOYEE.—(1) The Secretary shall order that the covered

1	of this title, chapter 43 or subchapter V of chapter 75
2	of title 5, or any other provision of law shall not be taken
3	into account for purposes of calculating an annuity with
4	respect to such individual under chapter 83 or chapter 84
5	of title 5, if—
6	"(A) the individual is convicted of a felony that
7	influenced the individual's performance while em-
8	ployed in the senior executive position; and
9	"(B) before such order is made, the individual
10	is afforded—
11	"(i) notice of the order and an opportunity
12	to respond to the order; and
13	"(ii) consistent with paragraph (2), an op-
14	portunity to appeal the order to another depart-
15	ment or agency of the Federal Government.
16	((2) If a final decision on an appeal made under
17	paragraph $(1)(B)(ii)$ is not made by the applicable depart-
18	ment or agency of the Federal Government within 30 days
19	after receiving such appeal, the order of the Secretary
20	under paragraph (1) shall be final and not subject to fur-
21	ther appeal.
22	"(b) Reduction of Annuity for Retired Em-
23	$\ensuremath{\texttt{PLOYEE.}}\xspace{-}(1)$ The Secretary may order that the covered

25 transfer action for performance or misconduct under sec-

 $24\,$  service of an individual who is subject to a removal or

1	tion 713 of this title, chapter 43 or subchapter V of chap-
2	ter 75 of title 5, or any other provision of law but who
3	leaves employment at the Department prior to the
4	issuance of a final decision with respect to such action
5	shall not be taken into account for purposes of calculating
6	an annuity with respect to such individual under chapter
7	83 or chapter 84 of title 5, if—
8	"(A) the individual is convicted of a felony that
9	influenced the individual's performance while em-
10	ployed in the senior executive position; and
11	"(B) before such order is made, the individual
12	is afforded—
13	"(i) notice of the order and an opportunity
13 14	"(i) notice of the order and an opportunity to respond to the order; and
14	to respond to the order; and
14 15	to respond to the order; and "(ii) an opportunity to appeal the order to
14 15 16	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal
14 15 16 17	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government.
14 15 16 17 18	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government. "(2) The Secretary shall make such an order not
14 15 16 17 18 19	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government. "(2) The Secretary shall make such an order not later than 7 days after the date of the conclusion of a
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government. "(2) The Secretary shall make such an order not later than 7 days after the date of the conclusion of a hearing referred to in paragraph (1)(B) that determines
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government. "(2) The Secretary shall make such an order not later than 7 days after the date of the conclusion of a hearing referred to in paragraph (1)(B) that determines that such order is lawful.
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	to respond to the order; and "(ii) an opportunity to appeal the order to another department or agency of the Federal Government. "(2) The Secretary shall make such an order not later than 7 days after the date of the conclusion of a hearing referred to in paragraph (1)(B) that determines that such order is lawful. "(c) ADMINISTRATIVE REQUIREMENTS.—(1) Not

Personnel Management shall recalculate the annuity of the
 individual.

3 "(2) A decision regarding whether the covered service
4 of an individual shall be taken into account for purposes
5 of calculating an annuity under subsection (a) or (b) is
6 final and may not be reviewed by any department or agen7 cy or any court.

8 "(d) LUMP-SUM ANNUITY CREDIT.—Any individual 9 with respect to whom an annuity is reduced under sub-10 section (a) or (b) shall be entitled to be paid so much of 11 such individual's lump-sum credit as is attributable to the 12 period of covered service.

13 "(e) SPOUSE OR CHILDREN EXCEPTION.—The Secretary, in consultation with the Office of Personnel Man-14 15 agement, shall prescribe regulations that may provide for the payment to the spouse or children of any individual 16 referred to in subsection (a) or (b) of any amounts which 17 18 (but for this subsection) would otherwise have been nonpayable by reason of such subsections. Any such regula-19 20 tions shall be consistent with the requirements of section 21 8332(0)(5) and 8411(1)(5) of title 5, as the case may be. 22 "(f) DEFINITIONS.—In this section:

23 "(1) The term 'covered service' means, with re24 spect to an individual subject to a removal or trans25 fer for performance or misconduct under section 713

1	of this title, chapter 43 or subchapter V of chapter
2	75 of title 5, or any other provision of law, the pe-
3	riod of service beginning on the date that the Sec-
4	retary determines under such applicable provision
5	that the individual engaged in activity that gave rise
6	to such action and ending on the date that the indi-
7	vidual is removed or transferred from the senior ex-
8	ecutive position or leaves employment at the Depart-
9	ment prior to the issuance of a final decision with
10	respect to such action, as the case may be.
11	((2) The term 'lump-sum credit' has the mean-
12	ing given such term in section $8331(8)$ or section
13	8401(19) of title 5, as the case may be.
14	"(3) The term 'senior executive position' has
15	the meaning given such term in section $713(g)(3)$ of
16	this title.
17	"(4) The term 'service' has the meaning given
18	such term in section $8331(12)$ or section $8401(26)$
19	of title 5, as the case may be.".
20	(2) CLERICAL AMENDMENT.—The table of sec-
21	tions at the beginning of chapter 7 of such title is
22	amended by inserting after the item relating to sec-
23	tion 715, as added by section 3, the following new
24	item:

<sup>&</sup>quot;717. Senior executives: reduction of benefits of individuals convicted of certain crimes.".

(b) APPLICATION.—Section 717 of title 38, United
 States Code, as added by subsection (a)(1), shall apply
 to any action of removal or transfer under section 713
 of title 38, United States Code, commencing on or after
 the date of the enactment of this Act.

# 6 SEC. 5. AUTHORITY TO RECOUP BONUSES OR AWARDS 7 PAID TO EMPLOYEES OF DEPARTMENT OF 8 VETERANS AFFAIRS.

9 (a) IN GENERAL.—Chapter 7 is further amended by
10 inserting after section 717, as added by section 4, the fol11 lowing new section:

### 12 "§ 719. Recoupment of bonuses or awards paid to employees of Department

14 "(a) RECOUPMENT.—Notwithstanding any other pro-15 vision of law, the Secretary may issue an order directing 16 an employee of the Department to repay the amount, or 17 a portion of the amount, of any award or bonus paid to 18 the employee under title 5, including under chapters 45 19 or 53 of such title, or this title if—

20 "(1) the Secretary determines such repayment
21 appropriate pursuant to regulations prescribed under
22 subsection (c); and

23 "(2) before such repayment, the employee is af24 forded—

1	"(A) notice of the order and an oppor-
2	tunity to respond to the order; and
3	"(B) an opportunity to appeal the order to
4	another department or agency of the Federal
5	Government.
6	"(b) REVIEW.—(1) Upon the issuance of an order by
7	the Secretary under subsection (a), the employee shall be
8	afforded—
9	"(A) notice of the order and an opportunity to
10	respond to the order; and
11	"(B) consistent with paragraph (2), an oppor-
12	tunity to appeal the order to another department or
13	agency of the Federal Government.
14	((2) If a final decision on an appeal made under
15	paragraph (1)(B) is not made by the applicable depart-
16	ment or agency of the Federal Government within 30 days
17	after receiving such appeal, the order of the Secretary
18	under subsection (a) shall be final and not subject to fur-
19	ther appeal.
20	"(c) REGULATIONS.—The Secretary shall prescribe
21	regulations to carry out this section.".
22	(b) Clerical Amendment.—The table of sections
23	at the beginning of such chapter, as amended by section
24	4, is amended by inserting after the item relating to sec-
25	tion 717 the following new item:
	"719 Recomment of homeses or awards naid to employees of Department"

"719. Recoupment of bonuses or awards paid to employees of Department.".

(c) EFFECTIVE DATE.—Section 719 of title 38,
 United States Code, as added by subsection (a), shall
 apply with respect to an award or bonus paid by the Sec retary of Veterans Affairs to an employee of the Depart ment of Veterans Affairs on or after the date of the enact ment of this Act.

7 (d) CONSTRUCTION.—Nothing in this Act or the
8 amendments made by this Act may be construed to modify
9 the certification issued by the Office of Personnel Manage10 ment and the Office of Management and Budget regarding
11 the performance appraisal system of the Senior Executive
12 Service of the Department of Veterans Affairs.

## 13 SEC. 6. AUTHORITY TO RECOUP RELOCATION EXPENSES 14 PAID TO OR ON BEHALF OF EMPLOYEES OF 15 DEPARTMENT OF VETERANS AFFAIRS.

16 (a) IN GENERAL.—Chapter 7 is further amended by17 adding at the end the following new section:

18 "§721. Recoupment of relocation expenses paid on
19 behalf of employees of Department

20 "(a) RECOUPMENT.—(1) Notwithstanding any other 21 provision of law, the Secretary may direct an employee of 22 the Department to repay the amount, or a portion of the 23 amount, paid to or on behalf of the employee under title 24 5 for relocation expenses, including any expenses under 25 section 5724 or 5724a of such title, or this title if—

1	"(A) the Secretary determines that—
2	"(i) the employee has committed an act of
3	fraud, waste, or malfeasance; and
4	"(ii) such repayment is appropriate pursu-
5	ant to regulations prescribed under subsection
6	(c); and
7	"(B) before such repayment is ordered, the in-
8	dividual is afforded—
9	"(i) notice of the determination of the Sec-
10	retary and an opportunity to respond to the de-
11	termination; and
12	"(ii) consistent with paragraph (2), an op-
13	portunity to appeal the determination to an-
14	other department or agency of the Federal Gov-
15	ernment.
16	((2) If a final decision on an appeal made under
17	paragraph $(1)(B)(ii)$ is not made by the applicable depart-
18	ment or agency of the Federal Government within 30 days
19	after receiving such appeal, the order of the Secretary
20	under paragraph (1) shall be final and not subject to fur-
21	ther appeal.
22	"(b) REVIEW.—A decision regarding a repayment by
23	an employee pursuant to subsection $(a)(1)(B)(ii)$ is final
24	and may not be reviewed by any department, agency, or
25	court.

"(c) REGULATIONS.—The Secretary shall prescribe
 regulations to carry out this section.".

3 (b) CLERICAL AMENDMENT.—The table of sections
4 at the beginning of such chapter is further amended by
5 adding at the end the following new item:

"721. Recoupment of relocation expenses paid to or on behalf of employees of Department.".

6 (c) EFFECTIVE DATE.—Section 721 of title 38,
7 United States Code, as added by subsection (a), shall
8 apply with respect to an amount paid by the Secretary
9 of Veterans Affairs to or on behalf of an employee of the
10 Department of Veterans Affairs for relocation expenses on
11 or after the date of the enactment of this Act.

(d) CONSTRUCTION.—Nothing in this section or the
amendments made by this section may be construed to
modify the certification issued by the Office of Personnel
Management and the Office of Management and Budget
regarding the performance appraisal system of the Senior
Executive Service of the Department of Veterans Affairs.

18 SEC. 7. SENIOR EXECUTIVES: PERSONNEL ACTIONS BASED

19

#### ON PERFORMANCE OR MISCONDUCT.

(a) EXPANSION OF COVERED PERSONNEL ACTIONS.—Section 713 is amended in subsection (a)(1) by
inserting after "such removal." the following: "If the Secretary determines that the performance or misconduct of
such an individual does not merit removal from the senior

1	executive service position, the Secretary may suspend, rep-
2	rimand, or admonish the individual.".
3	(b) Removal of Appeal to Merit Systems Pro-
4	TECTION BOARD.—Section 713 is further amended—
5	(1) in subsection (a)—
6	(A) in paragraph (1), by striking "so re-
7	moves" and inserting "removes"; and
8	(B) by adding at the end the following:
9	"(3) On the date that is 5 days before taking any
10	personnel action against a senior executive under para-
11	graph (1), the Secretary shall provide the individual
12	with—
13	"(A) notice in writing of the proposed personnel
14	action, including the reasons for such action; and
15	"(B) an opportunity to respond to the proposed
16	personnel action within the 5-day period.";
17	(2) in subsection $(b)(2)$ —
18	(A) by striking "under this section" and
19	inserting "under section 723"; and
20	(B) by striking the second sentence;
21	(3) in subsection (c)—
22	(A) by striking "30" and inserting "5";
23	and
24	(B) by striking "and the reason for such
25	removal or transfer" and inserting ", the rea-

1	son for such removal or transfer, the name and
2	position of the employee, and all charging docu-
2	
	ments and evidence pertaining to such removal
4	or transfer'';
5	(4) by striking subsections (d) and (e) and in-
6	serting the following:
7	"(d) PROCEDURE.—(1) The procedures under title 5
8	shall not apply to any personnel action under this section.
9	((2) A personnel action under this section—
10	"(A) consistent with paragraph (3), may be ap-
11	pealed to the Senior Executive Disciplinary Appeals
12	Board under section 723; and
13	"(B) may not be appealed to the Merit Systems
14	Protection Board under section 7701 of title 5.
15	"(3) An appeal of a personnel action pursuant to
16	paragraph (2)(A) must be filed with the Senior Executive
17	Disciplinary Appeals Board not later than the date that
18	is 7 days after the date of such action. If such appeal
19	is not made within the 7-day period, the personnel action
20	shall be final and not subject to further appeal.";
21	(5) by redesignating subsections (f) and (g) as
22	subsections (e) and (f), respectively; and
23	(6) in subsection (f), as redesignated by para-
24	graph (5), by adding at the end the following:

1 "(4) The term 'suspend' means the placing of 2 an individual in a temporary status without duties 3 and pay for a period greater than 14 days.". 4 (c) Removal of Expedited Procedures.—Section 707 of the Veterans Access, Choice, and Account-5 ability Act of 2014 (38 U.S.C. 713 note) is amended by— 6 7 (1) striking subsection (b); and 8 (2) redesignating subsections (c) and (d) as 9 subsections (b) and (c), respectively. 10 (d) SENIOR EXECUTIVE DISCIPLINARY APPEALS BOARD.—Chapter 7 is further amended by inserting after 11 section 721, as added by section 6, the following new sec-12 13 tion:

### 14 "§ 723. Senior Executive Disciplinary Appeals Board

15 "(a) The Secretary shall from time to time appoint a board to hear appeals of any personnel action taken 16 under section 713. Such board shall be known as the Sen-17 ior Executive Disciplinary Appeals Board (hereinafter re-18 ferred to as the 'Board'). Each Board shall consist of 19 20 three employees of the Department. The Board shall have 21 exclusive jurisdiction to review any personnel action under 22 section 713.

23 "(b) Upon an appeal of such a personnel action, the24 Senior Executive Disciplinary Appeals Board shall—

"(1) review all evidence provided by the Sec-
retary and the appellant; and
((2) issue a decision not later than 21 days
after the date of the appeal.
"(c) The Board shall afford an employee appealing
a personnel action an opportunity for an oral hearing. If
such a hearing is held, the appellant may be represented
by counsel.
"(d) The Board shall uphold the decision of the Sec-
retary if—
((1) there is substantial evidence supporting
the decision; and
((2) the applicable personnel action is within
the tolerable bounds of reasonableness.
"(e) If the Board issues a decision under this section
that reverses or otherwise mitigates the applicable per-
sonnel action, the Secretary may reverse the decision of
the Board. Consistent with the requirements of subsection
(g), the decision of the Secretary under this subsection
shall be final.
"(f) In any case in which the Board cannot issue a
decision in accordance with the 21-day requirement under
subsection $(b)(2)$ , the personnel action is final.
"(g) A petition to review a final order or final deci-

be filed in the United States Court of Appeals for the Fed eral Circuit. Any decision by such Court shall be in compli ance with section 7462(f)(2) of this title.

4 "(h) During the period beginning on the date on
5 which an individual appeals a removal from the civil serv6 ice under section 713(d) and ending on the date that the
7 Board or Secretary issues a final decision on such appeal,
8 such individual may not receive any pay, awards, bonuses,
9 incentives, allowances, differentials, student loan repay10 ments, special payments, or benefits.".

11 (e) TECHNICAL AND CLERICAL AMENDMENTS.—

12 TECHNICAL AMENDMENT.—The section (1)13 heading of section 713 is amended to read as follows: Senior executives: personnel actions 14 15 based on performance or misconduct. CLERICAL AMENDMENTS.—The table of 16 (2)17 contents for such chapter is further amended— 18 (A) by striking the item relating to section 19 713 and inserting the following: "713. Senior executives: personnel actions based on performance or misconduct."; 20 and 21 (B) by adding at the end the following: "723. Senior Executive Disciplinary Appeals Board.".

(f) RULE OF CONSTRUCTION.—Nothing in this sec-tion or section 731 of title 38, United States Code, (as

added by subsection (c)) shall be construed to apply to
 an appeal of a removal, transfer, or other personnel action
 that was pending before the date of the enactment of this
 Act.

### 5 SEC. 8. OFFICE OF ACCOUNTABILITY AND WHISTLE-6 BLOWER PROTECTION.

7 (a) IN GENERAL.—Chapter 3 of title 38, United
8 States Code, is amended by adding at the end the fol9 lowing new section:

### 10 "§ 323. Office of Accountability and Whistleblower Protection

12 "(a) ESTABLISHMENT.—There is established in the
13 Department an office to be known as the Office of Ac14 countability and Whistleblower Protection (in this section
15 referred to as the 'Office').

16 "(b) HEAD OF OFFICE.—(1) The head of the Office
17 shall be responsible for the functions of the Office and
18 shall be appointed by the President pursuant to section
19 308(a) of this title.

20 "(2) The head of the Office shall be known as the
21 'Assistant Secretary for Accountability and Whistleblower
22 Protection'.

23 "(3) The Assistant Secretary shall report directly to24 the Secretary on all matters relating to the Office.

"(4) Notwithstanding section 308(b) of this title, the
 Secretary may only assign to the Assistant Secretary re sponsibilities relating to the functions of the Office set
 forth in subsection (c).

5 "(c) FUNCTIONS.—(1) The functions of the Office6 are as follows:

"(A) Advising the Secretary on all matters of
the Department relating to accountability, including
accountability of employees of the Department, retaliation against whistleblowers, and such matters as
the Secretary considers similar and affect public
trust in the Department.

13 "(B) Issuing reports and providing rec14 ommendations related to the duties described in sub15 paragraph (A).

16 "(C) Receiving whistleblower complaints.

17 "(D) Referring whistleblower complaints re-18 ceived under subparagraph (C) for investigation to 19 the Office of the Medical Inspector, the Office of In-20 spector General, or other investigative entity, as ap-21 propriate, if the Assistant Secretary has reason to 22 believe the whistleblower complaint is evidence of a 23 violation of a provision of law, mismanagement, 24 gross waste of funds, abuse of authority, or a substantial and specific danger to public health and
 safety.

"(E) Receiving and referring complaints from
the Special Counsel for investigation to the Medical
Inspector of the Department, the Inspector General
of the Department, or such other person with investigatory authority, as the Assistant Secretary considers appropriate.

9 "(F) Recording, tracking, reviewing, and con-10 firming implementation of recommendations from 11 audits and investigations carried out by the Inspec-12 tor General of the Department, the Medical Inspec-13 tor of the Department, the Special Counsel, and the 14 Comptroller General of the United States, including 15 the imposition of disciplinary actions and other cor-16 rective actions contained in such recommendations.

17 "(G) Analyzing data from the Office and the 18 Office of Inspector General telephone hotlines, other 19 whistleblower complaints, disaggregated by facility 20 and area of health care if appropriate, and relevant 21 audits and investigations to identify trends and issue 22 reports to the Secretary based on analysis conducted 23 under this subparagraph.

1	"(H) Receiving, reviewing, and investigating al-
2	legations of misconduct, retaliation, or poor perform-
3	ance involving—
4	"(i) an individual in a senior executive po-
5	sition (as defined in section 713(d) of this title)
6	in the Department;
7	"(ii) an individual employed in a confiden-
8	tial, policy-making, policy-determining, or pol-
9	icy-advocating position in the Department; or
10	"(iii) a supervisory employee.
11	"(I) Making such recommendations to the Sec-
12	retary for disciplinary action as the Assistant Sec-
13	retary considers appropriate after substantiating any
14	allegation of misconduct or poor performance pursu-
15	ant to an investigation carried out as described in
16	subparagraph (F) or (H).
17	((2) In carrying out the functions of the Office, the
18	Assistant Secretary shall ensure that the Office maintains
19	a toll-free telephone number and Internet website to re-
20	ceive anonymous whistleblower complaints.
21	"(3) In any case in which the Assistant Secretary re-
22	ceives a whistleblower complaint from an employee of the
23	Department under paragraph (1)(C), the Assistant Sec-
24	retary may not disclose the identity of the employee with-
25	out the consent of the employee, except in accordance with

the provisions of section 552a of title 5, or as required
 by any other applicable provision of Federal law.

3 "(d) RELATION TO OFFICE OF GENERAL COUN4 SEL.—The Office shall not be established as an element
5 of the Office of the General Counsel and the Assistant
6 Secretary may not report to the General Counsel.

7 "(e) REPORTS.—(1)(A) Not later than June 30 of 8 each calendar year, beginning with June 30, 2017, the As-9 sistant Secretary shall submit to the Committee on Vet-10 erans' Affairs of the Senate and the Committee on Vet-11 erans' Affairs of the House of Representatives a report 12 on the activities of the Office during the calendar year 13 in which the report is submitted.

14 "(B) Each report submitted under subparagraph (A)15 shall include, for the period covered by the report, the fol-16 lowing:

17 "(i) A full and substantive analysis of the ac18 tivities of the Office, including such statistical infor19 mation as the Assistant Secretary considers appro20 priate.

"(ii) Identification of any issues reported to the
Secretary under subsection (c)(1)(G), including such
data as the Assistant Secretary considers relevant to
such issues and any trends the Assistant Secretary
may have identified with respect to such issues.

1	"(iii) Identification of such concerns as the As-
2	sistant Secretary may have regarding the size, staff-
3	ing, and resources of the Office and such rec-
4	ommendations as the Assistant Secretary may have
5	for legislative or administrative action to address
6	such concerns.
7	"(iv) Such recommendations as the Assistant
8	Secretary may have for legislative or administrative
9	action to improve—
10	"(I) the process by which concerns are re-
11	ported to the Office; and
12	"(II) the protection of whistleblowers with-
13	in the Department.
14	"(v) Such other matters as the Assistant Sec-
15	retary considers appropriate regarding the functions
16	of the Office or other matters relating to the Office.
17	((2) If the Secretary receives a recommendation for
18	disciplinary action under subsection $(c)(1)(I)$ and does not
19	take or initiate the recommended disciplinary action before
20	the date that is 60 days after the date on which the Sec-
21	retary received the recommendation, the Secretary shall
22	submit to the Committee on Veterans' Affairs of the Sen-
23	ate and the Committee on Veterans' Affairs of the House
24	of Representatives a detailed justification for not taking
25	or initiating such disciplinary action.

1	"(f) DEFINITIONS.—In this section:
2	"(1) The term 'supervisory employee' means an
3	employee of the Department who is a supervisor as
4	defined in section 7103(a) of title 5.
5	"(2) The term 'whistleblower' means one who
6	makes a whistleblower complaint.
7	"(3) The term 'whistleblower complaint' means
8	any disclosure of information by an employee of the
9	Department or individual applying to become an em-
10	ployee of the Department which the employee or in-
11	dividual reasonably believes evidences—
12	"(A) a violation of a provision of law; or
13	"(B) gross mismanagement, a gross waste
14	of funds, an abuse of authority, or a substantial
15	and specific danger to public health or safety.".
16	(b) Conforming Amendment.—Section 308(b) of
17	such title is amended by adding at the end the following
18	new paragraph:
19	"(12) The functions set forth in section $323(c)$
20	of this title.".
21	(c) Clerical Amendment.—The table of sections
22	at the beginning of chapter 3 of such title is amended by
23	adding at the end the following new item:
	"323. Office of Accountability and Whistleblower Protection.".

1	SEC. 9. TREATMENT OF WHISTLEBLOWER COMPLAINTS IN
2	DEPARTMENT OF VETERANS AFFAIRS.
3	(a) IN GENERAL.—Chapter 7 is further amended by
4	adding at the end the following new subchapter:
5	"SUBCHAPTER II—WHISTLEBLOWER
6	COMPLAINTS

#### 7 "§ 741. Whistleblower complaint defined

8 "In this subchapter, the term 'whistleblower com-9 plaint' means a complaint by an employee of the Depart-10 ment disclosing, or assisting another employee to disclose, 11 a potential violation of any law, rule, or regulation, or 12 gross mismanagement, gross waste of funds, abuse of au-13 thority, or substantial and specific danger to public health 14 and safety.

### 15 "§ 742. Treatment of whistleblower complaints

"(a) FILING.—(1) In addition to any other method
established by law in which an employee may file a whistleblower complaint, an employee of the Department may file
a whistleblower complaint in accordance with subsection
(g) with a supervisor of the employee.

"(2) Except as provided by subsection (d)(1), in making a whistleblower complaint under paragraph (1), an
employee shall file the initial complaint with the immediate supervisor of the employee.

25 "(b) NOTIFICATION.—(1) Not later than 4 business
26 days after the date on which a supervisor receives a whis•HR 5620 EH

tleblower complaint by an employee under this section, the 1 2 supervisor shall notify, in writing, the employee of whether 3 the supervisor determines that there is a reasonable likeli-4 hood that the complaint discloses a violation of any law, 5 rule, or regulation, or gross mismanagement, gross waste 6 of funds, abuse of authority, or substantial and specific 7 danger to public health and safety. The supervisor shall 8 retain written documentation regarding the whistleblower 9 complaint and shall submit to the next-level supervisor a 10 written report on the complaint.

11 "(2) On a monthly basis, the supervisor shall submit 12 to the appropriate director or other official who is superior 13 to the supervisor a written report that includes the number of whistleblower complaints received by the supervisor 14 15 under this section during the month covered by the report, the disposition of such complaints, and any actions taken 16 because of such complaints pursuant to subsection (c). In 17 18 the case in which such a director or official carries out this paragraph, the director or official shall submit such 19 20 monthly report to—

- 21 "(A) the supervisor of the director or official;
- "(B) the Committees on Veterans' Affairs ofthe Senate and House or Representatives; and

"(C) each Member of Congress representing a
 district in the State or territory where the facility
 where the supervisor is employed is located.

4 "(c) POSITIVE DETERMINATION.—If a supervisor
5 makes a positive determination under subsection (b)(1) re6 garding a whistleblower complaint of an employee, the su7 pervisor shall include in the notification to the employee
8 under such subsection the specific actions that the super9 visor will take to address the complaint.

"(d) FILING COMPLAINT WITH NEXT-LEVEL SUPERVISORS.—(1) If any circumstance described in paragraph
(3) is met, an employee may file a whistleblower complaint
in accordance with subsection (g) with the next-level supervisor who shall treat such complaint in accordance with
this section.

"(2) An employee may file a whistleblower complaint
with the Secretary if the employee has filed the whistleblower complaint to each level of supervisors between the
employee and the Secretary in accordance with paragraph
(1).

21 "(3) A circumstance described in this paragraph are22 any of the following circumstances:

23 "(A) A supervisor does not make a timely de24 termination under subsection (b)(1) regarding a
25 whistleblower complaint.

"(B) The employee who made a whistleblower
 complaint determines that the supervisor did not
 adequately address the complaint pursuant to sub section (c).

5 "(C) The immediate supervisor of the employee6 is the basis of the whistleblower complaint.

7 "(e) TRANSFER OF EMPLOYEE WHO FILES WHIS8 TLEBLOWER COMPLAINT.—If a supervisor makes a posi9 tive determination under subsection (b)(1) regarding a
10 whistleblower complaint filed by an employee, the Sec11 retary shall—

12 "(1) inform the employee of the ability to vol13 unteer for a transfer in accordance with section
14 3352 of title 5; and

15 "(2) give preference to the employee for such a16 transfer in accordance with such section.

17 "(f) PROHIBITION ON EXEMPTION.—The Secretary
18 may not exempt any employee of the Department from
19 being covered by this section.

"(g) WHISTLEBLOWER COMPLAINT FORM.—(1) A
whistleblower complaint filed by an employee under subsection (a) or (d) shall consist of the form described in
paragraph (2) and any supporting materials or documentation the employee determines necessary.

1	((2) The form described in this paragraph is a form
2	developed by the Secretary, in consultation with the Spe-
3	cial Counsel, that includes the following:
4	"(A) An explanation of the purpose of the whis-
5	tleblower complaint form.
6	"(B) Instructions for filing a whistleblower
7	complaint as described in this section.
8	"(C) An explanation that filing a whistleblower
9	complaint under this section does not preclude the
10	employee from any other method established by law
11	in which an employee may file a whistleblower com-
12	plaint.
13	"(D) A statement directing the employee to in-
14	formation accessible on the Internet website of the
15	Department as described in section 745(c).
16	"(E) Fields for the employee to provide—
17	"(i) the date that the form is submitted;
18	"(ii) the name of the employee;
19	"(iii) the contact information of the em-
20	ployee;
21	"(iv) a summary of the whistleblower com-
22	plaint (including the option to append sup-
23	porting documents pursuant to paragraph $(1)$ ;
24	and
25	"(v) proposed solutions to complaint.

"(F) Any other information or fields that the
 Secretary determines appropriate.

3 "(3) The Secretary, in consultation with the Special
4 Counsel, shall develop the form described in paragraph (2)
5 by not later than 60 days after the date of the enactment
6 of this section.

7 "§ 743. Adverse actions against supervisory employ8 ees who commit prohibited personnel ac9 tions relating to whistleblower com10 plaints

11 "(a) IN GENERAL.—(1) In accordance with para-12 graph (2), the Secretary shall carry out the following ad-13 verse actions against supervisory employees whom the Secretary, an administrative judge, the Merit Systems Protec-14 15 tion Board, the Office of Special Counsel, an adjudicating body provided under a union contract, a Federal judge, 16 17 or the Inspector General of the Department determines 18 committed a prohibited personnel action described in sub-19 section (c):

20 "(A) With respect to the first offense, an ad21 verse action that is not less than a 14-day suspen22 sion and not more than removal.

23 "(B) With respect to the second offense, re-24 moval.

"(2)(A) Except as provided by subparagraph (B),
 with respect to a supervisory employee subject to an ad verse action under this section who is—

4 "(i) an individual as that term is defined in sec5 tion 715(i)(1) of this title, the procedures under sub6 sections (d) and (e) of section 715 of this title shall
7 apply; and

8 "(ii) an individual as that term is defined in
9 section 713(g)(1) of this title, the procedures under
10 section 713(d) of this title shall apply.

11 "(B) An employee who is notified of being the subject 12 of a proposed adverse action under paragraph (1) may not 13 be given more than 10 days following such notification to provide evidence to dispute such proposed adverse action. 14 15 If the employee does not provide any such evidence, or if the Secretary determines that such evidence is not suffi-16 17 cient to reverse the determination to propose the adverse 18 action, the Secretary shall carry out the adverse action 19 following such 10-day period.

20 "(b) LIMITATION ON OTHER ADVERSE ACTIONS.—
21 With respect to a prohibited personnel action described in
22 subsection (c), if the Secretary carries out an adverse ac23 tion against a supervisory employee, the Secretary may
24 carry out an additional adverse action under this section
25 based on the same prohibited personnel action if the total

1

severity of the adverse actions do not exceed the level spec-2 ified in subsection (a). 3 "(e) Personnel DE-PROHIBITED ACTION 4 SCRIBED.—A prohibited personnel action described in this 5 subsection is any of the following actions:

- 6 "(1) Taking or failing to take a personnel ac-7 tion in violation of section 2302 of title 5 against an 8 employee relating to the employee—
- 9 "(A) filing a whistleblower complaint in accordance with section 742 of this title; 10

11 "(B) filing a whistleblower complaint with 12 the Inspector General of the Department, the 13 Special Counsel, or Congress;

14 "(C) providing information or participating 15 as a witness in an investigation of a whistle-16 blower complaint in accordance with section 17 742 or with the Inspector General of the De-18 partment, the Special Counsel, or Congress;

19 "(D) participating in an audit or investiga-20 tion by the Comptroller General of the United 21 States;

22 "(E) refusing to perform an action that is 23 unlawful or prohibited by the Department; or

1	"(F) engaging in communications that are
2	related to the duties of the position or are oth-
3	erwise protected.
4	"(2) Preventing or restricting an employee from
5	making an action described in any of subparagraphs
6	(A) through (F) of paragraph (1).
7	"(3) Conducting a peer review or opening a re-
8	taliatory investigation relating to an activity of an
9	employee that is protected by section 2302 of title
10	5.
11	"(4) Requesting a contractor to carry out an
12	action that is prohibited by section 4705(b) or sec-
13	tion $4712(a)(1)$ of title 41, as the case may be.
14	"§744. Evaluation criteria of supervisors and treat-
15	ment of bonuses
16	"(a) EVALUATION CRITERIA.—(1) In evaluating the
17	performance of supervisors of the Department, the Sec-
18	retary shall include the criteria described in paragraph
19	(2).
20	((2) The criteria described in this subsection are the
21	following:
22	"(A) Whether the supervisor treats whistle-
23	blower complaints in accordance with section 742.
24	"(B) Whether the appropriate deciding official,
25	performance review board, or performance review

1 committee determines that the supervisor was found 2 to have committed a prohibited personnel action de-3 scribed in section 743(b) by an administrative judge, 4 the Merit Systems Protection Board, the Office of Special Counsel, an adjudicating body provided 5 6 under a union contract, a Federal judge, or, in the 7 case of a settlement of a whistleblower complaint 8 (regardless of whether any fault was assigned under 9 such settlement), the Secretary.

"(b) BONUSES.—(1) The Secretary may not pay to
a supervisor described in subsection (a)(2)(B) an award
or bonus under this title or title 5, including under chapter
45 or 53 of such title, during the 1-year period beginning
on the date on which the determination was made under
such subsection.

16 "(2) Notwithstanding any other provision of law, the
17 Secretary shall issue an order directing a supervisor de18 scribed in subsection (a)(2)(B) to repay the amount of any
19 award or bonus paid under this title or title 5, including
20 under chapter 45 or 53 of such title, if—

"(A) such award or bonus was paid for performance during a period in which the supervisor
committed a prohibited personnel action as determined pursuant to such subsection (a)(2)(B);

1	"(B) the Secretary determines such repayment
2	appropriate pursuant to regulations prescribed by
3	the Secretary to carry out this section; and
4	"(C) before such order is made, the supervisor
5	is afforded—
6	"(i) notice of the order and an opportunity
7	to respond to the order; and
8	"(ii) an opportunity to appeal the order to
9	another department or agency of the Federal
10	Government, except that—
11	"(I) any such department or agency
12	shall issue a final decision with respect to
13	such appeal not later than the date that is
14	30 days after the date the department or
15	agency received such appeal; and
16	"(II) if such a final decision is not
17	made by the applicable department or
18	agency within 30 days after receiving such
19	appeal, the order of the Secretary shall be
20	final and not subject to further appeal.
21	"§745. Training regarding whistleblower complaints
22	"(a) TRAINING.—The Secretary, in coordination with
23	the Whistleblower Protection Ombudsman designated
24	under section $3(d)(1)(C)$ of the Inspector General Act of
25	1978 (5 U.S.C. App.), shall annually provide to each em-

ployee of the Department training regarding whistleblower
 complaints, including—

3 "(1) an explanation of each method established
4 by law in which an employee may file a whistle5 blower complaint;

6 "(2) an explanation of prohibited personnel ac7 tions described by section 743(c) of this title;

8 "(3) with respect to supervisors, how to treat
9 whistleblower complaints in accordance with section
10 742 of this title;

"(4) the right of the employee to petition Congress regarding a whistleblower complaint in accordance with section 7211 of title 5;

14 "(5) an explanation that the employee may not 15 be prosecuted or reprised against for disclosing in-16 formation to Congress in instances where such dis-17 closure is permitted by law, including under sections 18 5701, 5705, and 7332 of this title, under section 19 552a of title 5 (commonly referred to as the Privacy 20 Act), under chapter 93 of title 18, and pursuant to 21 regulations promulgated under section 264(c) of the 22 Health Insurance Portability and Accountability Act 23 of 1996 (Public Law 104–191);

24 "(6) an explanation of the language that is re-25 quired to be included in all nondisclosure policies,

1	forms, and agreements pursuant to section
2	115(a)(1) of the Whistleblower Protection Enhance-
3	ment Act of 2012 (5 U.S.C. 2302 note); and
4	((7) the right of contractors to be protected
5	from reprisal for the disclosure of certain informa-
6	tion under section 4705 or 4712 of title 41.
7	"(b) CERTIFICATION.—The Secretary shall annually
8	provide training on merit system protection in a manner
9	that the Special Counsel certifies as being satisfactory.
10	"(c) Publication.—(1) The Secretary shall publish
11	on the Internet website of the Department, and display
12	prominently at each facility of the Department, the rights
13	of an employee to file a whistleblower complaint, including
14	the information described in paragraphs $(1)$ through $(7)$
15	of subsection (a).

16 "(2) The Secretary shall publish on the Internet
17 website of the Department, the whistleblower complaint
18 form described in section 742(g)(2).

### 19 "§746. Notice to Congress

20 "Not later than 30 days after the date on which the 21 Secretary receives from the Special Counsel information 22 relating to a whistleblower complaint pursuant to section 23 1213 of title 5, the Secretary shall notify the Committees 24 on Veterans' Affairs of the House of Representatives and 25 the Senate, the Committee on Oversight and Government

1	Reform of the House of Representatives, and the Com-
2	mittee on Homeland Security and Governmental Affairs
3	of the Senate and each Member of Congress representing
4	a district in the State or territory where a facility relevant
5	to the whistleblower complaint is located of such informa-
6	tion, including the determination made by the Special
7	Counsel.".
8	(b) Conforming and Clerical Amendments.—
9	(1) Conforming Amendment.—Such chapter
10	is further amended by inserting before section 701
11	the following:
12	"SUBCHAPTER I—GENERAL EMPLOYEE
13	MATTERS".
14	(2) CLERICAL AMENDMENTS.—The table of sec-
15	tions at the beginning of such chapter is amended—
16	(A) by inserting before the item relating to
17	section 701 the following new item:
	"SUBCHAPTER I—GENERAL EMPLOYEE MATTERS";
18	and
19	(B) by adding at the end the following new
20	items:
	"SUBCHAPTER II—WHISTLEBLOWER COMPLAINTS
	<ul> <li>"741. Whistleblower complaint defined.</li> <li>"742. Treatment of whistleblower complaints.</li> <li>"743. Adverse actions against supervisory employees who commit prohibited personnel actions relating to whistleblower complaints.</li> <li>"744. Evaluation criteria of supervisors and treatment of bonuses.</li> <li>"745. Training regarding whistleblower complaints.</li> <li>"746. Notice to Congress.".</li> </ul>
	<ul> <li>"742. Treatment of whistleblower complaints.</li> <li>"743. Adverse actions against supervisory employees who commit prohil personnel actions relating to whistleblower complaints.</li> <li>"744. Evaluation criteria of supervisors and treatment of bonuses.</li> <li>"745. Training regarding whistleblower complaints.</li> </ul>

#### 1 SEC. 10. APPEALS REFORM.

2 (a) DEFINITIONS.—Section 101 of title 38, United
3 States Code, is amended by adding at the end the fol4 lowing new paragraphs:

5 "(34) The term 'Agency of Original Jurisdic-6 tion' means the activity which entered the original 7 determination with regard to a claim for benefits 8 under this title.

9 "(35) The term 'relevant evidence' means evi10 dence that tends to prove or disprove a matter in
11 issue.".

12 (b) NOTICE TO CLAIMANTS OF REQUIRED INFORMA13 TION AND EVIDENCE.—Section 5103 of title 38, United
14 States Code, is amended—

(1) in subsection (a)(2)(B)(i) by striking ", a
claim for reopening a prior decision on a claim, or
a claim for an increase in benefits;" and inserting
"or a supplemental claim;"; and

19 (2) in subsection (b) by adding at the end the20 following new paragraph:

"(6) Nothing in this section shall require notice
to be sent for a supplemental claim that is filed
within the timeframe set forth in subsections
(a)(2)(B) and (a)(2)(D) of section 5110 of this
title.".

(c) RULE WITH RESPECT TO DISALLOWED
 CLAIMS.—Section 5103A(f) of title 38, United States
 Code, is amended to read as follows:

Respect 4 "(f) Rule With то DISALLOWED 5 CLAIMS.—Nothing in this section shall be construed to require the Secretary to readjudicate a claim that has been 6 7 disallowed except when new and relevant evidence is pre-8 sented or secured, as described in section 5108 of this 9 title.".

10 (d) OTHER MATTERS.—Chapter 51 of title 38,
11 United States Code, is amended by inserting after section
12 5103A the following new sections:

### 13 "§ 5103B. Applicability of duty to assist

14 "(a) TIME FRAME.—The Secretary's duty to assist 15 under section 5103A of this title shall apply only to a 16 claim, or supplemental claim, for a benefit under a law 17 administered by the Secretary until the time that a claim-18 ant is provided notice of the decision of the agency of 19 original jurisdiction decision with respect to such claim, 20 or supplemental claim, under section 5104 of this title.

21 "(b) NON-APPLICABILITY TO CERTAIN REVIEWS AND
22 APPEALS.—The Secretary's duty to assist under section
23 5103A of this title shall not apply to higher-level review
24 by the agency of original jurisdiction, pursuant to section

1 5104B of this title, or to review on appeal by the Board
 2 of Veterans' Appeals.

3 "(c) Correction of Duty To Assist Errors.— 4 (1) If, during review of the decision of the agency of origi-5 nal jurisdiction under section 5104B of this title, the higher-level reviewer identifies an error on the part of the 6 7 agency of original jurisdiction to satisfy its duties under 8 section 5103A of this title, and that error occurred prior 9 to the decision of the agency of original jurisdiction being 10 reviewed, the higher-level reviewer shall return the claim for correction of such error and readjudication unless the 11 12 claim can be granted in full.

13 "(2) If the Board, during review on appeal of a decision of the agency of original jurisdiction decision, identi-14 15 fies an error on the part of the agency of original jurisdiction to satisfy its duties under section 5103A of this title, 16 17 and that error occurred prior to the decision of the agency 18 of original jurisdiction on appeal, the Board shall remand the claim to the agency of original jurisdiction for correc-19 20 tion of such error and readjudication unless the claim can 21 be granted in full. Remand for correction of such error 22 may include directing the agency of original jurisdiction 23 to obtain an advisory medical opinion under section 5109 24 of this title.

"§ 5104A. Binding nature of favorable findings

1

2 "Any finding favorable to the claimant as described
3 in section 5104(b)(4) of this title shall be binding on all
4 subsequent adjudicators within the department, unless
5 clear and convincing evidence is shown to the contrary to
6 rebut such favorable finding.

## 7 "§ 5104B. Higher-level review by the agency of origi8 nal jurisdiction

9 "(a) IN GENERAL.—The claimant may request a re-10 view of the decision of the agency of original jurisdiction 11 by a higher-level adjudicator within the jurisdiction of the 12 agency of original jurisdiction.

13 "(b) TIME AND MANNER OF REQUEST.—A request for higher-level review by the agency of original jurisdic-14 15 tion must be in writing in the form prescribed by the Sec-16 retary and made within 1 year of the notice of the decision 17 of the agency of original jurisdiction. Such request may 18 specifically indicate whether such review is requested by 19 a higher-level adjudicator at the same office within the 20 agency of original jurisdiction or by an adjudicator at a different office of the agency of original jurisdiction. 21

22 "(c) DECISION.—Notice of a higher-level review deci-23 sion under this section shall be provided in writing.

24 "(d) EVIDENTIARY RECORD FOR REVIEW.—The evi-25 dentiary record before the higher-level reviewer shall be

1	limited to the evidence of record in the decision of the
2	agency of original jurisdiction being reviewed.
3	"(e) DE NOVO REVIEW.—Higher-level review under
4	this section shall be de novo.".
5	(e) Notice of Decisions.—Section 5104(b) of title
6	38, United States Code, is amended to read as follows:
7	"(b) In any case where the Secretary denies a benefit
8	sought, the notice required by subsection (a) shall also in-
9	clude—
10	"(1) identification of the issues adjudicated;
11	((2) a summary of the evidence considered by
12	the Secretary;
13	"(3) a summary of the applicable laws and reg-
14	ulations;
15	"(4) identification of findings favorable to the
16	claimant;
17	"(5) identification of elements not satisfied
18	leading to the denial;
19	"(6) an explanation of how to obtain or access
20	evidence used in making the decision; and
21	"(7) if applicable, identification of the criteria
22	that must be satisfied to grant service connection or
23	the next higher level of compensation.".
24	(f) Supplemental Claims.—Section 5108 of title
25	38, United States Code, is amended to read as follows:

1 "§ 5108. Supplemental claims

2 "If new and relevant evidence is presented or secured
3 with respect to a supplemental claim, the Secretary shall
4 readjudicate the claim taking into consideration any evi5 dence added to the record prior to the former disposition
6 of the claim.".

7 (g) REMANDS FOR MEDICAL OPINIONS.—Section
8 5109 of title 38, United States Code, is amended by add9 ing at the end the following new subsection:

10 "(d) The Board of Veterans' Appeals may remand a claim to direct the agency of original jurisdiction to ob-11 12 tain an advisory medical opinion under this section to cor-13 rect an error on the part of the agency of original jurisdiction to satisfy its duties under section 5103A of this title 14 15 when such error occurred prior to the decision of the agen-16 cy of original jurisdiction on appeal. The Board's remand 17 instructions shall include the questions to be posed to the 18 independent medical expert providing the advisory medical 19 opinion.".

20 (h) EFFECTIVE DATES OF AWARDS.—Section 5110
21 of title 38, United States Code, is amended—

(1) by striking subsection (a) and inserting thefollowing new subsection (a):

24 "(a)(1) Unless specifically provided otherwise in this
25 chapter, the effective date of an award based on an initial
26 claim, or a supplemental claim, of compensation, depend•HR 5620 EH

ency and indemnity compensation, or pension, shall be
 fixed in accordance with the facts found, but shall not be
 earlier than the date of receipt of application therefor.
 "(2) For purposes of applying the effective date rules

5 in this section, the date of application shall be considered
6 the date of the filing of the initial application for a benefit
7 provided that the claim is continuously pursued by filing
8 any of the following either alone or in succession:

9 "(A) A request for higher-level review under
10 section 5104B of this title within 1 year of an agen11 cy of original jurisdiction decision.

12 "(B) A supplemental claim under section 5108
13 of this title within 1 year of an agency of original
14 jurisdiction decision.

15 "(C) A notice of disagreement within 1 year of16 an agency of original jurisdiction decision.

17 "(D) A supplemental claim under section 5108
18 of this title within 1 year of a decision of the Board
19 of Veterans' Appeals.

20 "(3) Except as otherwise provided in this section, for
21 supplemental claims received more than 1 year after an
22 agency of original jurisdiction decision or a decision by
23 the Board of Veterans' Appeals, the effective date shall
24 be fixed in accordance with the facts found, but shall not

1	be earlier than the date of receipt of the supplemental
2	claim."; and
3	(2) in subsection (i) by—
4	(A) striking "reopened" and inserting "re-
5	adjudicated";
6	(B) striking "material" and inserting "rel-
7	evant"; and
8	(C) striking "reopening" and inserting "re-
9	adjudication".
10	(i) Definition of Award or Increased Re-
11	WARD.—Section 5111(d)(1) of title 38, United States
12	Code, is amended by striking "or reopened award;" and
13	inserting "award or award based on a supplemental
14	claim;".
15	(j) Recognition of Agents and Attorneys Gen-
16	ERALLY.—Section 5904 of title 38, United States Code,
17	is amended—
18	(1) in subsection $(c)(1)$ by striking "notice of
19	disagreement is filed" and inserting "claimant is
20	provided notice of the initial decision of the agency
21	of original jurisdiction under section 5104 of this
22	title"; and
23	(2) in subsection $(c)(2)$ by striking "notice of
24	disagreement is filed" and inserting "claimant is

25 provided notice of the initial decision of the agency

1	of original jurisdiction under section 5104 of this
2	title".
3	(k) Correction of Obvious Errors.—Section
4	7103 of title 38, United States Code, is amended—
5	(1) in subsection $(b)(1)(A)$ by striking "heard"
6	and inserting "decided"; and
7	(2) in subsection $(b)(1)(B)$ by striking "heard"
8	and inserting "decided".
9	(l) JURISDICTION OF BOARD.—Section 7104(b) of
10	title 38, United States Code, is amended by striking "re-
11	opened" and inserting "readjudicated".
12	(m) FILING OF APPEAL.—Section 7105 of title 38,
13	United States Code, is amended—
14	(1) in subsection (a)—
15	(A) by striking the first sentence and in-
16	serting "Appellate review will be initiated by
17	the filing of a notice of disagreement in the
18	form prescribed by the Secretary."; and
19	(B) by striking "hearing and";
20	(2) by amending subsection (b) to read as fol-
21	lows:
22	"(b)(1) Except in the case of simultaneously con-
23	tested claims, notice of disagreement shall be filed within
24	1 year from the date of the mailing of notice of the deci-
25	sion of the agency of original jurisdiction under section

1 5104, 5104B, or 5108 of this title. A notice of disagree2 ment postmarked before the expiration of the 1-year pe3 riod will be accepted as timely filed. A question as to time4 liness or adequacy of the notice of disagreement shall be
5 decided by the Board.

6 "(2) Notices of disagreement must be in writing, 7 must set out specific allegations of error of fact or law, 8 and may be filed by the claimant, the claimant's legal 9 guardian, or such accredited representative, attorney, or 10 authorized agent as may be selected by the claimant or legal guardian. Not more than one recognized organiza-11 12 tion, attorney, or agent will be recognized at any one time in the prosecution of a claim. Notices of disagreement 13 must be filed with the Board. 14

15 "(3) The notice of disagreement shall indicate whether the claimant requests a hearing before the Board, re-16 quests an opportunity to submit additional evidence with-17 out a Board hearing, or requests review by the Board 18 without a hearing or submission of additional evidence. If 19 20 the claimant does not expressly request a Board hearing 21 in the notice of disagreement, no Board hearing will be 22 held.";

23 (3) by amending subsection (c) to read as fol-24 lows:

1 "(c) If no notice of disagreement is filed in accord-2 ance with this chapter within the prescribed period, the 3 action or decision of the agency of original jurisdiction 4 shall become final and the claim will not thereafter be re-5 adjudicated or allowed, except as may otherwise be pro-6 vided by section 5104B or 5108 of this title or regulations 7 not inconsistent with this title.";

8 (4) by striking subsections (d)(1) through
9 (d)(5);

10 (5) by adding a new subsection (d) to read as11 follows:

12 "(d) The Board of Veterans' Appeals may dismiss13 any appeal which fails to allege specific error of fact or14 law in the decision being appealed."; and

15 (6) by striking subsection (e).

16 (n) SIMULTANEOUSLY CONTESTED CLAIMS.—Sub17 section (b) of section 7105A of title 38, United States
18 Code, is amended to read as follows:

19 "(b) The substance of the notice of disagreement 20 shall be communicated to the other party or parties in in-21 terest and a period of 30 days shall be allowed for filing 22 a brief or argument in response thereto. Such notice shall 23 be forwarded to the last known address of record of the 24 parties concerned, and such action shall constitute suffi-25 cient evidence of notice.". (o) ADMINISTRATIVE APPEALS.—Strike section 7106
 of title 38, United States Code.

3 (p) DOCKETS AND HEARINGS.—Section 7107 of title
4 38, United States Code, is amended—

5 (1) by amending subsection (a) to read as fol-6 lows:

7 "(a) The Board shall maintain two separate dockets. 8 A non-hearing option docket shall be maintained for cases 9 in which no Board hearing is requested and no additional 10 evidence will be submitted. A separate and distinct hearing option docket shall be maintained for cases in which a 11 Board hearing is requested in the notice of disagreement 12 13 or in which no Board hearing is requested, but the appellant requests, in the notice of disagreement, an oppor-14 15 tunity to submit additional evidence. Except as provided in subsection (b), each case before the Board will be de-16 cided in regular order according to its respective place on 17 the Board's non-hearing option docket or the hearing op-18 tion docket."; 19

20 (2) by amending subsection (b) to read as fol-21 lows:

"(b) A case on either the Board's non-hearing option
docket or hearing option docket, may, for cause shown,
be advanced on motion for earlier consideration and determination. Any such motion shall set forth succinctly the

1	grounds upon which the motion is based. Such a motion
2	may be granted only—
3	"(1) if the case involves interpretation of law of
4	general application affecting other claims;
5	((2)) if the appellant is seriously ill or is under
6	severe financial hardship; or
7	"(3) for other sufficient cause shown.";
8	(3) by amending subsection (c) to read as fol-
9	lows:
10	(c)(1) For cases on the Board hearing option docket
11	in which a hearing is requested in the notice of disagree-
12	ment, the Board shall notify the appellant whether a
13	Board hearing will be held—
14	"(A) at its principal location, or
15	"(B) by picture and voice transmission at a fa-
15	"(B) by picture and voice transmission at a fa-
15 16	"(B) by picture and voice transmission at a fa- cility of the Department where the Secretary has
15 16 17	"(B) by picture and voice transmission at a fa- cility of the Department where the Secretary has provided suitable facilities and equipment to conduct
15 16 17 18	"(B) by picture and voice transmission at a fa- cility of the Department where the Secretary has provided suitable facilities and equipment to conduct such hearings.
15 16 17 18 19	<ul><li>"(B) by picture and voice transmission at a facility of the Department where the Secretary has provided suitable facilities and equipment to conduct such hearings.</li><li>"(2)(A) Upon notification of a Board hearing at the</li></ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	<ul> <li>"(B) by picture and voice transmission at a facility of the Department where the Secretary has provided suitable facilities and equipment to conduct such hearings.</li> <li>"(2)(A) Upon notification of a Board hearing at the Board's principal location as described in subsection</li> </ul>
<ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	<ul> <li>"(B) by picture and voice transmission at a facility of the Department where the Secretary has provided suitable facilities and equipment to conduct such hearings.</li> <li>"(2)(A) Upon notification of a Board hearing at the Board's principal location as described in subsection (c)(1)(A) of this section, the appellant may alternatively</li> </ul>

"(B) Upon notification of a Board hearing by picture
 and voice transmission as described in subsection
 (c)(1)(B) of this section, the appellant may alternatively
 request a hearing as described in subsection (c)(1)(A) of
 this section. If so requested, the Board shall grant such
 request."; and

7 (4) by striking subsections (d) and (e) and re8 designating subsection (f) as subsection (d).

9 (q) INDEPENDENT MEDICAL OPINIONS.—Strike sec10 tion 7109 of title 38, United States Code.

11 (r) REVISION OF DECISIONS ON GROUNDS OF CLEAR 12 AND UNMISTAKABLE ERROR.—Section 7111(e) of title 38, United States Code, is amended by striking "merits, 13 without referral to any adjudicative or hearing official act-14 15 ing on behalf of the Secretary." and inserting "merits.". 16 (s) EVIDENTIARY RECORD.—Chapter 71 of title 38, United States Code, is amended by adding the following 17 new section: 18

#### 19 "§7113. Evidentiary record before the board

"(a) NON-HEARING OPTION DOCKET.—For cases in
which a Board hearing is not requested in the notice of
disagreement, the evidentiary record before the Board
shall be limited to the evidence of record at the time of
the agency of original jurisdiction decision on appeal.

1 "(b) HEARING OPTION DOCKET.—(1) Except as pro-2 vided in paragraph (2), for cases on the hearing option 3 docket in which a hearing is requested in the notice of 4 disagreement, the evidentiary record before the Board 5 shall be limited to the evidence of record at the time of 6 the agency of original jurisdiction decision on appeal.

7 "(2) The evidentiary record before the Board for
8 cases on the hearing option docket in which a hearing is
9 requested, shall include each of the following, which the
10 Board shall consider in the first instance—

11 "(A) evidence submitted by the appellant and
12 his or her representative, if any, at the Board hear13 ing; and

14 "(B) evidence submitted by the appellant and
15 his or her representative, if any, within 90 days fol16 lowing the Board hearing.

"(3)(A) Except as provided in subparagraph (B) of
this paragraph, for cases on the hearing option docket in
which a hearing is not requested in the notice of disagreement, the evidentiary record before the Board shall be limited to the evidence considered by the agency of original
jurisdiction in the decision on appeal.

23 "(B) The evidentiary record before the Board for24 cases on the hearing option docket in which a hearing is

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1	not requested, shall include each of the following, which
2	the Board shall consider in the first instance—
3	"(i) evidence submitted by the appellant and his
4	or her representative, if any, with the notice of dis-
5	agreement; and
6	"(ii) evidence submitted by the appellant and
7	his or her representative, if any, within 90 days fol-
8	lowing receipt of the notice of disagreement.".
9	(t) Conforming Amendment.—The heading of sec-
10	tion 7105 is amended by striking "notice of disagreement
11	and".
12	(u) Clerical Amendments.—
13	(1) CHAPTER 51.—The table of sections at the
14	beginning of chapter 51 of title 38, United States
15	Code, is amended—
16	(A) by inserting after the item relating to
17	section 5103A the following new item:
	"5103B. Applicability of duty to assist.";
18	(B) by inserting after the item relating to
19	section 5104 the following new items:
	"5104A. Binding nature of favorable findings. "5104B. Higher-level review by the agency of original jurisdiction.";
20	and
21	(C) by striking the item relating to section
22	5108 and inserting the following new item:
	"E109 Supplemental claims"

"5108. Supplemental claims.".

1	(2) CHAPTER 71.—The table of sections at the
2	beginning of chapter 71 of title 38, United States
3	Code, is amended—
4	(A) by striking the item relating to section
5	7105 and inserting the following new item:
	"7105. Filing of appeal.";
6	(B) by striking the item relating to section
7	7106;
8	(C) by striking the item relating to section
9	7109; and
10	(D) by adding at the end the following new
11	item:
	"7113. Evidentiary record before the Board.".
12	SEC. 11. LIMITATION ON AWARDS AND BONUSES PAID TO
13	
14	SENIOR EXECUTIVE EMPLOYEES OF DEPART-
14	MENT OF VETERANS AFFAIRS.
14	
15	MENT OF VETERANS AFFAIRS.
15	<b>MENT OF VETERANS AFFAIRS.</b> Section 705 of the Veterans Access, Choice, and Ac-
15 16	MENT OF VETERANS AFFAIRS. Section 705 of the Veterans Access, Choice, and Ac- countability Act of 2014 (Public Law 113–146; 38 U.S.C.
15 16 17	MENT OF VETERANS AFFAIRS. Section 705 of the Veterans Access, Choice, and Ac- countability Act of 2014 (Public Law 113–146; 38 U.S.C. 703 note) is amended by striking the period at the end
15 16 17 18	MENT OF VETERANS AFFAIRS. Section 705 of the Veterans Access, Choice, and Ac- countability Act of 2014 (Public Law 113–146; 38 U.S.C. 703 note) is amended by striking the period at the end and inserting the following: ", except that during each of

# 1SEC. 12. CLARIFICATION OF EMERGENCY HOSPITAL CARE2FURNISHED BY THE SECRETARY OF VET-3ERANS AFFAIRS TO CERTAIN VETERANS.

4 (a) IN GENERAL.—Chapter 17 of title 38, United
5 States Code, is amended by inserting after section 1730A
6 the following new section:

### 7 "§1730B. Examination and treatment for emergency 8 medical conditions and women in labor

"(a) MEDICAL SCREENING EXAMINATIONS.—In car-9 rying out this chapter, if any enrolled veteran requests, 10 or a request is made on behalf of the veteran, for examina-11 tion or treatment for a medical condition, regardless of 12 whether such condition is service-connected, at a hospital 13 emergency department of a medical facility of the Depart-14 ment, the Secretary shall ensure that the veteran is pro-15 16 vided an appropriate medical screening examination within the capability of the emergency department, including an-17 18 cillary services routinely available to the emergency de-19 partment, to determine whether an emergency medical 20condition exists.

21 "(b) NECESSARY STABILIZING TREATMENT FOR
22 EMERGENCY MEDICAL CONDITIONS AND LABOR.—(1) If
23 an enrolled veteran comes to a medical facility of the De24 partment and the Secretary determines that the veteran
25 has an emergency medical condition, the Secretary shall
26 provide either—

"(A) such further medical examination and
 such treatment as may be required to stabilize the
 medical condition; or

4 "(B) for the transfer of the veteran to another
5 medical facility of the Department or a non-Depart6 ment facility in accordance with subsection (c).

7 "(2) The Secretary is deemed to meet the require-8 ment of paragraph (1)(A) with respect to an enrolled vet-9 eran if the Secretary offers the veteran the further medical 10 examination and treatment described in such paragraph 11 and informs the veteran (or an individual acting on behalf 12 of the veteran) of the risks and benefits to the veteran 13 of such examination and treatment, but the veteran (or individual) refuses to consent to the examination and 14 15 treatment. The Secretary shall take all reasonable steps to secure the written informed consent of such veteran (or 16 individual) to refuse such examination and treatment. 17

18 "(3) The Secretary is deemed to meet the requirement of paragraph (1) with respect to an enrolled veteran 19 20if the Secretary offers to transfer the individual to another 21 medical facility in accordance with subsection (c) of this 22 section and informs the veteran (or an individual acting 23 on behalf of the veteran) of the risks and benefits to the 24 veteran of such transfer, but the veteran (or individual) 25 refuses to consent to the transfer. The hospital shall take

all reasonable steps to secure the written informed consent
 of such veteran (or individual) to refuse such transfer.

3 "(c) RESTRICTION OF TRANSFERS UNTIL VETERAN 4 STABILIZED.—(1) If an enrolled veteran at a medical fa-5 cility of the Department has an emergency medical condi-6 tion that has not been stabilized, the Secretary may not 7 transfer the veteran to another medical facility of the De-8 partment or a non-Department facility unless—

9 "(A)(i) the veteran (or a legally responsible in-10 dividual acting on behalf of the veteran), after being 11 informed of the obligation of the Secretary under 12 this section and of the risk of transfer, requests in 13 writing a transfer to another medical facility;

14 "(ii) a physician has signed a certification (in-15 cluding a summary of the risks and benefits) that, 16 based upon the information available at the time of 17 transfer, the medical benefits reasonably expected 18 from the provision of appropriate medical treatment 19 at another medical facility outweigh the increased 20 risks to the veteran and, in the case of labor, to the 21 unborn child from effecting the transfer; or

"(iii) if a physician is not physically present in
the emergency department at the time a veteran is
transferred, a qualified medical person (as defined
by the Secretary in regulations) has signed a certifi-

- 2 consultation with the person, has made the deter-3 mination described in such clause, and subsequently 4 countersigns the certification; and "(B) the transfer is an appropriate transfer as 5 6 described in paragraph (2). 7 "(2) An appropriate transfer to a medical facility is 8 a transfer— 9 "(A) in which the transferring medical facility 10 provides the medical treatment within the capacity 11 of the facility that minimizes the risks to the health 12 of the enrolled veteran and, in the case of a woman 13 in labor, the health of the unborn child; 14 "(B) in which the receiving facility— "(i) has available space and qualified per-15 16 sonnel for the treatment of the veteran; and 17 "(ii) has agreed to accept transfer of the 18 veteran and to provide appropriate medical 19 treatment; "(C) in which the transferring facility sends to 20 21 the receiving facility all medical records (or copies 22 thereof), related to the emergency condition for 23 which the veteran has presented, available at the 24 time of the transfer, including records related to the
- 25 emergency medical condition of the veteran, observa-

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1	tions of signs or symptoms, preliminary diagnosis,
2	treatment provided, results of any tests and the in-
3	formed written consent or certification (or copy
4	thereof) provided under paragraph $(1)(A)$ , and the
5	name and address of any on-call physician (de-
6	scribed in subsection $(d)(1)(C)$ of this section) who
7	has refused or failed to appear within a reasonable
8	time to provide necessary stabilizing treatment;
9	"(D) in which the transfer is effected through
10	qualified personnel and transportation equipment, as
11	required including the use of necessary and medi-
12	cally appropriate life support measures during the
13	transfer; and
14	((E) that meets such other requirements as the
15	Secretary may find necessary in the interest of the
16	health and safety of veterans transferred.
17	"(d) CHARGES.—(1) Nothing in this section may be
18	construed to affect any charges that the Secretary may
19	collect from a veteran or third party.
20	"(2) The Secretary shall treat any care provided by
21	a non-Department facility pursuant to this section as care
22	otherwise provided by a non-Department facility pursuant
23	to this chapter for purposes of paying such non-Depart-
24	ment facility for such care.

1 "(e) NONDISCRIMINATION.—A medical facility of the 2 Department or a non-Department facility, as the case may 3 be, that has specialized capabilities or facilities (such as 4 burn units, shock-trauma units, neonatal intensive care 5 units, or (with respect to rural areas) regional referral centers as identified by the Secretary in regulation) shall 6 7 not refuse to accept an appropriate transfer of an enrolled 8 veteran who requires such specialized capabilities or facili-9 ties if the facility has the capacity to treat the veteran. 10 "(f) NO DELAY IN EXAMINATION OR TREATMENT.— A medical facility of the Department or a non-Department 11 12 facility, as the case may be, may not delay provision of 13 an appropriate medical screening examination required under subsection (a) or further medical examination and 14 15 treatment required under subsection (b) of this section in order to inquire about the method of payment or insurance 16 17 status of an enrolled veteran.

18 "(g) WHISTLEBLOWER PROTECTIONS.—The Sec-19 retary may not take adverse action against an employee 20 of the Department because the employee refuses to au-21 thorize the transfer of an enrolled veteran with an emer-22 gency medical condition that has not been stabilized or 23 because the employee reports a violation of a requirement 24 of this section.

25 "(h) DEFINITIONS.—In this section:

1	"(1) The term 'emergency medical condition'
2	means—
3	"(A) a medical condition manifesting itself
4	by acute symptoms of sufficient severity (in-
5	cluding severe pain) such that the absence of
6	immediate medical attention could reasonably
7	be expected to result in—
8	"(i) placing the health of the enrolled
9	veteran (or, with respect to an enrolled vet-
10	eran who is a pregnant woman, the health
11	of the woman or her unborn child) in seri-
12	ous jeopardy;
13	"(ii) serious impairment to bodily
14	functions; or
15	"(iii) serious dysfunction of any bodily
16	organ or part; or
17	"(B) with respect to an enrolled veteran
18	who is a pregnant woman having contractions—
19	"(i) that there is inadequate time to
20	effect a safe transfer to another hospital
21	before delivery; or
22	"(ii) that transfer may pose a threat
23	to the health or safety of the woman or the
24	unborn child.

"(2) The term 'enrolled veteran' means a vet-2 eran who is enrolled in the health care system estab-3 lished under section 1705(a) of this title.

4 "(3) The term 'to stabilize' means, with respect 5 to an emergency medical condition described in 6 paragraph (1)(A), to provide such medical treatment 7 of the condition as may be necessary to assure, with-8 in reasonable medical probability, that no material 9 deterioration of the condition is likely to result from 10 or occur during the transfer of the enrolled veteran 11 from a facility, or, with respect to an emergency 12 medical condition described in paragraph (1)(B), to 13 deliver (including the placenta).

"(4) The term 'stabilized' means, with respect 14 15 to an emergency medical condition described in 16 paragraph (1)(A), that no material deterioration of 17 the condition is likely, within reasonable medical 18 probability, to result from or occur during the trans-19 fer of the individual from a facility, or, with respect 20 to an emergency medical condition described in 21 paragraph (1)(B), that the woman has delivered (in-22 cluding the placenta).

23 "(5) The term 'transfer' means the movement 24 (including the discharge) of an enrolled veteran out-25 side the facilities of a medical facility of the Depart-

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1	ment at the direction of any individual employed by
2	(or affiliated or associated, directly or indirectly,
3	with) the Department, but does not include such a
4	movement of an individual who—
5	"(A) has been declared dead; or
6	"(B) leaves the facility without the permis-
7	sion of any such person.".
8	(b) Clerical Amendment.—The table of sections
9	of such chapter is amended by inserting after the item
10	relating to section 1730A the following new item:
	"1730B. Examination and treatment for emergency medical conditions and women in labor.".
11	SEC. 13. SENSE OF CONGRESS REGARDING AMERICAN VET-
12	ERANS DISABLED FOR LIFE.
	<b>ERANS DISABLED FOR LIFE.</b> (a) FINDINGS.—Congress finds the following:
12	
12 13	(a) FINDINGS.—Congress finds the following:
12 13 14	<ul><li>(a) FINDINGS.—Congress finds the following:</li><li>(1) There are at least 3.6 million veterans cur-</li></ul>
12 13 14 15	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) There are at least 3.6 million veterans currently living with service-connected disabilities.</li> </ul>
12 13 14 15 16	<ul> <li>(a) FINDINGS.—Congress finds the following:</li> <li>(1) There are at least 3.6 million veterans currently living with service-connected disabilities.</li> <li>(2) As a result of their service, many veterans</li> </ul>
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12 13 14 15 16 17 18 19 20 21	<ul> <li>(a) FINDINGS.—Congress finds the following: <ul> <li>(1) There are at least 3.6 million veterans currently living with service-connected disabilities.</li> <li>(2) As a result of their service, many veterans are permanently disabled throughout their lives and in many cases must rely on the support of their families and friends when these visible and invisible burdens become too much to bear alone.</li> <li>(3) October 5, which is the anniversary of the</li> </ul></li></ul>

1	priate day on which to honor American veterans dis-
2	abled for life each year.
3	(b) Sense of Congress.—Congress—
4	(1) expresses its appreciation to the men and
5	women left permanently wounded, ill, or injured as
6	a result of their service in the Armed Forces;
7	(2) supports the annual recognition of Amer-
8	ican veterans disabled for life; and
9	(3) encourages the American people to honor
10	American veterans disabled for life each year with
11	appropriate programs and activities.
12	SEC. 14. ESTABLISHMENT OF POSITIONS OF DIRECTORS OF
12	
13	VETERANS INTEGRATED SERVICE NETWORKS
13 14	IN OFFICE OF UNDER SECRETARY FOR
14	IN OFFICE OF UNDER SECRETARY FOR
14 15	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF-
14 15 16	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA-
14 15 16 17	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS.
14 15 16 17 18	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS. Section 7306(a)(4) of title 38, United States Code,
14 15 16 17 18 19	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS. Section 7306(a)(4) of title 38, United States Code, is amended—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS. Section 7306(a)(4) of title 38, United States Code, is amended— (1) by inserting "and Directors of Veterans In-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS. Section 7306(a)(4) of title 38, United States Code, is amended— (1) by inserting "and Directors of Veterans In- tegrated Service Networks" after "Such Medical Di-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	IN OFFICE OF UNDER SECRETARY FOR HEALTH OF DEPARTMENT OF VETERANS AF- FAIRS AND MODIFICATION OF QUALIFICA- TIONS FOR MEDICAL DIRECTORS. Section 7306(a)(4) of title 38, United States Code, is amended— (1) by inserting "and Directors of Veterans In- tegrated Service Networks" after "Such Medical Di- rectors"; and

# SEC. 15. CONTINUING EDUCATION REQUIREMENT FOR EM PLOYEES OF DEPARTMENT OF VETERANS AF FAIRS AUTHORIZED TO PRESCRIBE MEDICA TION.

5 (a) IN GENERAL.—Subchapter I of chapter 74 of title
6 38, United States Code, is amended by adding at the end
7 the following new section:

#### 8 "§7413. Continuing education requirement for em9 ployees authorized to prescribe medica10 tion

11 "(a) REQUIREMENT.—(1) Except as provided in paragraph (2), the Secretary shall require each covered 12 13 employee of the Department to complete not less than one 14 accredited course of continuing education on pain management once every 2 years. Such course shall include infor-15 mation on safe prescribing practices and disposal of con-16 trolled substances, principles of pain management, identi-17 fication of potential substance use disorders and addiction 18 19 treatment.

"(2) Paragraph (1) shall not apply to a covered employee if the covered employee is licensed or certified by
a State licensure or specialty board that requires the completion of continuing education relative to pain management or substance use disorder management.

25 "(b) DEFINITIONS.—In this section:

"(1) The term 'covered employee' means any
 employee of the Department authorized to prescribe
 any controlled substance, including an employee
 hired under section 7405 of this title.

5 "(2) The term 'controlled substance' has the
6 meaning given such term in section 102 of the Con7 trolled Substances Act (21 U.S.C. 802).

8 "(c) APPLICABILITY.—The requirement under sub-9 section (a) shall apply with respect to a covered employee 10 for any 24-month period during which the covered em-11 ployee is employed by the Department for at least 180 12 days.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of such chapter is amended by adding
at the end of the items relating to subchapter I of such
chapter the following new item:

"7413. Continuing education requirement for employees authorized to prescribe medication.".

(c) APPLICABILITY.—Section 7413 of title 38, United
States Code, as added by subsection (a) shall apply with
respect to a 12-month period that begins on or after the
date of the enactment of this Act.

#### 21 SEC. 16. REVIEW OF WHISTLEBLOWER COMPLAINTS.

(a) IN GENERAL.—Chapter 7 of title 38, United
States Code, is amended by inserting after section 711 the
following new section:

75

#### 2 "(a) IN GENERAL.—During each calendar quarter, 3 the Secretary shall review each covered whistleblower com-

"§712. Review of whistleblower complaints

5 "(b) DELEGATION.—The Secretary may only dele-6 gate the authority of the Secretary under subsection (a) 7 to review a covered whistleblower complaint, without fur-8 ther delegation, to—

plaint that is filed during the previous calendar quarter.

9 "(1) the Deputy Secretary of Veterans Affairs;
10 "(2) the Under Secretary for Health;
11 "(2) the Under Secretary for Dependence

11 "(3) the Under Secretary for Benefits;

12 "(4) the Under Secretary for Memorial Affairs;
13 "(5) an Assistant Secretary of Veterans Affairs;
14 "(6) a Deputy Assistant Secretary of Veterans

15 Affairs; or

1

4

16 "(7) a director of the Veterans Integrated Serv-17 ice Network.

18 "(c) COVERED WHISTLEBLOWER COMPLAINT DE-FINED.—In this section, the term 'covered whistleblower 19 complaint' means any complaint filed with the Office of 20 21 the Special Counsel under subchapter II of chapter 12 of 22 title 5 with respect to a prohibited personnel practice committed by an officer or employee of the Department of 23 24 Veterans Affairs and described in section 2302(b)(8) or 2302(b)(9)(A)(i), (B), (C), or (D) of such title.". 25

(b) CLERICAL AMENDMENT.—The table of sections 1 2 at the beginning of such chapter is amended by inserting after the item relating to section 711 the following new 3 4 item: "712. Review of whistleblower complaints.". 5 SEC. 17. IDENTIFICATION OF MATTERS RELATING TO PART-6 TIME EMPLOYMENT OF MEMBERS OF THE 7 ARMED FORCES WHO ARE PHYSICIANS. 8 The Secretary of Veterans Affairs shall identify— 9 (1) the number of members of the Armed 10 Forces serving on active duty who are physicians 11 employed at a Department of Veterans Affairs med-12 ical facility on a part-time basis; 13 (2) the process by which the Department hires 14 such physicians on a part-time basis; 15 (3) the process by which the Department hires 16 civilian physicians on a part-time basis; and 17 (4) the steps the Department is taking to re-18 cruit members of the Armed Forces serving on ac-19 tive duty who are physicians for employment at De-20 partment medical facilities on a part-time basis. 21 SEC. 18. RECRUITMENT OF PHYSICIANS IN DEPARTMENT 22 OF VETERANS AFFAIRS. 23 (a) IN GENERAL.—Section 7402(b)(1) of title 38, United States Code, is amended— 24

1 (1) by inserting "or to be offered a contingent 2 appointment to such position," after "position,"; and 3 (2) by striking subparagraph (B) and inserting 4 the following new subparagraph (B): "(B)(i) have completed a residency program 5 6 satisfactory to the Secretary; or 7 "(ii) with respect to an offer for a contingent 8 appointment upon the completion of a post-graduate 9 training program, complete such a residency pro-10 gram by not later than 2 years after the date of 11 such offer; and". 12 (b) OVERSIGHT OF GRADUATE MEDICAL EDUCATION PROGRAMS.—The Secretary shall— 13 14 (1) ensure that a recruiter or other similar offi-15 cial of each Veterans Integrated Service Network 16 visits, not less than annually, each allopathic and os-17 teopathic teaching institution with a graduate med-18 ical education program within the Network to re-19 cruit individuals to be appointed to positions in the 20 Veterans Health Administration; and 21 (2) submit to Congress an annual report on the 22 implementation of paragraph (1), including the suc-23 cess of such recruiting efforts.

# SEC. 19. AUTHORITY TO DISCLOSE CERTAIN MEDICAL RECORDS OF VETERANS WHO RECEIVE NON DEPARTMENT OF VETERANS AFFAIRS HEALTH CARE.

5 Section 7332(b)(2) of title 38, United States Code,
6 is amended by adding at the end the following new sub7 paragraph:

8 "(H) To a non-Department entity (including 9 private entities and other departments or agencies of 10 the Federal Government) that provides hospital care 11 or medical treatment to veterans.".

12 SEC. 20. SURVEY OF VETERAN EXPERIENCES WITH DE13 PARTMENT OF VETERANS AFFAIRS MEDICAL
14 CARE.

15 (a) IN GENERAL.—The Secretary of Veterans Affairs 16 shall seek to enter into a contract with a non-government entity with significant experience conducting scientifically 17 18 verifiable surveys and research to conduct an annual survey of a statistically significant sample of veterans who 19 reside in the geographic area served by each of the medical 20 21 facilities of the Department of Veterans Affairs to deter-22 mine the nature of the experiences of such veterans in ob-23 taining hospital care and medical services furnished by the 24 Secretary at each such medical facility. Each such survey shall be conducted using scientific and verifiable methods. 25 Such contract shall provide that the non-government enti-26 •HR 5620 EH

ty shall conduct such annual surveys during the 5-year
 period beginning on the date on which the Secretary en ters into the contract with the non-government entity.

4 (b) CONTENTS.—The contract entered into under 5 subsection (a) shall provide that each survey conducted pursuant to the contract shall be specific to a medical fa-6 7 cility of the Department and shall include questions relat-8 ing to the experiences of veterans in requesting and receiv-9 ing appointments for hospital care and medical services 10 furnished by the Secretary at that medical facility, including questions relating to each of the following: 11

12 (1) The veteran's ability to obtain hospital care
13 and medical services at the facility in a timely man14 ner.

(2) The period of time between the date on
which the veteran requests an appointment at the
facility and the date on which the appointment is
scheduled.

19 (3) The frequency with which scheduled appointments are cancelled by the facility.

21 (4) The quality of hospital care or medical serv-22 ices the veteran has received at the facility.

(c) CONSULTATION.—The contract entered into
under subsection (a) shall provide that in designing and
conducting the surveys for each medical facility of the De-

partment pursuant to such contract, the non-government
 entity shall consult with veterans service organizations.

3 (d) CERTIFICATION.—The contract entered into
4 under subsection (a) shall provide that—

5 (1) before conducting a survey pursuant to the
6 contract, the non-government entity shall submit the
7 proposed survey to the Comptroller General who
8 shall assess whether the survey is scientifically valid
9 and whether the proposed sample size of veterans to
10 be surveyed is statistically significant; and

(2) the non-government entity may not conduct
such a survey until the Comptroller General provides
such a certification for the survey.

(e) SUBMITTAL OF RESULTS AND PUBLIC AVAILABILITY OF INFORMATION.—Not later than 30 days after
the completion of the surveys conducted pursuant to a
contract entered into under subsection (a) for a year, the
Secretary shall make the results of the surveys publicly
available on the Internet website of the Department.

20 (f) PAPERWORK REDUCTION.—Subchapter I of chap21 ter 35 of title 44, United States Code shall not apply to
22 this section.

23 (g) DEADLINE FOR IMPLEMENTATION.—The Sec-24 retary shall enter into a contract under subsection (a) for

1	each medical facility of the Department by not later than
2	180 days after the date of the enactment of this Act.
3	SEC. 21. ANNUAL REPORT ON PERFORMANCE OF RE-
4	GIONAL OFFICES OF THE DEPARTMENT OF
5	VETERANS AFFAIRS.
6	Section 7734 of title 38, United States Code, is
7	amended—
8	(1) in the first sentence, by inserting before the
9	period the following: "and on the performance of
10	any regional office that fails to meet its administra-
11	tive goals";
12	(2) in paragraph (2), by striking "and";
13	(3) by redesignating paragraph $(3)$ as para-
14	graph (4); and
15	(4) by inserting after paragraph $(2)$ the fol-
16	lowing new paragraph (3):
17	"(3) in the case of any regional office that, for
18	the year covered by the report, did not meet the ad-
19	ministrative goal of no claim pending for more than
20	125 days and an accuracy rating of 98 percent—
21	"(A) a signed statement prepared by the
22	individual serving as director of the regional of-
23	fice as of the date of the submittal of the report
24	containing-

"(i) an explanation for why the re-1 2 gional office did not meet the goal; "(ii) a description of the additional re-3 4 sources needed to enable the regional office to reach the goal; and 5 6 "(iii) a description of any additional 7 actions planned for the subsequent year 8 that are proposed to enable the regional of-9 fice to meet the goal; and 10 "(B) a statement prepared by the Under Secretary for Benefits explaining how the fail-11 12 ure of the regional office to meet the goal af-13 fected the performance evaluation of the direc-14 tor of the regional office; and". SEC. 22. EXTENSION OF AUTHORITY OF THE SECRETARY 15 16 **OF VETERANS AFFAIRS TO PROVIDE FOR THE** 17 CONDUCT OF MEDICAL DISABILITY EXAMINA-18 TIONS BY CONTRACT PHYSICIANS. 19 Section 704(c) of the Veterans Benefits Act of 2003 20 (Public Law 108–183; 38 U.S.C. 5101 note) is amended by striking "December 31, 2016" and inserting "Decem-21 22 ber 31, 2017".

1	SEC. 23. PROVISION OF STATUS UNDER LAW BY HONORING
2	CERTAIN MEMBERS OF THE RESERVE COM-
3	PONENTS AS VETERANS.
4	(a) Veteran Status.—
5	(1) IN GENERAL.—Chapter 1 of title 38, United
6	States Code, is amended by inserting after section
7	107 the following new section:
8	"§107A. Honoring as veterans certain persons who
9	performed service in the reserve compo-
10	nents
11	"Any person who is entitled under chapter 1223 of
12	title 10 to retired pay for nonregular service or, but for
13	age, would be entitled under such chapter to retired pay
14	for nonregular service shall be honored as a veteran but
15	shall not be entitled to any benefit by reason of this sec-
16	tion.".
17	(2) CLERICAL AMENDMENT.—The table of sec-
18	tions at the beginning of such chapter is amended
19	by inserting after the item relating to section 107
20	the following new item:
	"107A. Honoring as veterans certain persons who performed service in the re- serve components.".
21	(b) Clarification Regarding Benefits.—No
22	person may receive any benefit under the laws adminis-
23	tered by the Secretary of Veterans Affairs solely by reason

of section 107A of title 38, United States Code, as added
 by subsection (a).

### 3 SEC. 24. PROVISION OF REHABILITATIVE EQUIPMENT AND 4 HUMAN-POWERED VEHICLES TO CERTAIN 5 DISABLED VETERANS.

6 (a) IN GENERAL.—Section 1714(a) of title 38,
7 United States Code, is amended—

8 (1) by striking "Any veteran" and inserting
9 "(1) Any veteran"; and

10 (2) by adding at the end the following new11 paragraph:

12 "(2)(A) The Secretary may furnish rehabilitative
13 equipment to any veteran who is entitled to a prosthetic
14 appliance.

15 "(B) In carrying out subparagraph (A), the Secretary
16 may modify non-rehabilitative equipment owned by a vet17 eran only if the veteran elects for such modification.

"(C) The Secretary shall annually submit to the
Committees on Veterans' Affairs of the House of Representatives and the Senate a report on rehabilitative
equipment furnished to veterans under subparagraph (A).
Each such report shall include, with respect to the year
covered by the report—

24 "(i) the number of veterans eligible to receive25 such rehabilitative equipment;

1 "(ii) the number of veterans who received such 2 rehabilitative equipment; 3 "(iii) the number of veterans who elected to re-4 ceive modified equipment pursuant to subparagraph 5 (B); and 6 "(iv) any recommendations of the Secretary to 7 improve furnishing veterans with rehabilitative 8 equipment. "(D) In this paragraph, the term 'rehabilitative 9 equipment' means— 10 11 "(i) rehabilitative equipment, including rec-12 reational sports equipment that provide an adaption 13 or accommodation for the veteran, regardless of 14 whether such equipment is intentionally designed to 15 be adaptive equipment; and "(ii) includes hand cycles, recumbent bicycles, 16 17 medically adapted upright bicycles, and upright bicy-18 cles.". (b) NO ADDITIONAL FUNDS.—No additional funds 19 are authorized to be appropriated to carry out the require-20 21 ments of this section and the amendments made by this 22 section. Such requirements shall be carried out using 23 amounts otherwise authorized.

1	SEC. 25. APPOINTMENT OF LICENSED HEARING AID SPE-
2	CIALISTS IN VETERANS HEALTH ADMINIS-
3	TRATION.
4	(a) Licensed Hearing Aid Specialists.—
5	(1) Appointment.—Section 7401(3) of title
6	38, United States Code, is amended by inserting "li-
7	censed hearing aid specialists," after "Audiol-
8	ogists,".
9	(2) QUALIFICATIONS.—Section $7402(b)(14)$ of
10	such title is amended by inserting ", hearing aid
11	specialist" after "dental technologist".
12	(b) REQUIREMENTS.—With respect to appointing
13	hearing aid specialists under sections $7401$ and $7402$ of
14	title 38, United States Code, as amended by subsection
15	(a), and providing services furnished by such specialists,
16	the Secretary shall ensure that—
17	(1) a hearing aid specialist may only perform
18	hearing services consistent with the hearing aid spe-
19	cialist's State license related to the practice of fit-
20	ting and dispensing hearing aids without excluding
21	other qualified professionals, including audiologists,
22	from rendering services in overlapping practice
23	areas;
24	(2) services provided to veterans by hearing aid
25	specialists shall be provided as part of the non-med-
26	ical treatment plan developed by an audiologist; and

(3) the medical facilities of the Department of
 Veterans Affairs provide to veterans access to the
 full range of professional services provided by an au diologist.

5 (c) CONSULTATION.—In determining the qualifications required for hearing aid specialists and in carrying 6 7 out subsection (b), the Secretary shall consult with vet-8 erans service organizations, audiologists, 9 otolaryngologists, hearing aid specialists, and other stake-10 holder and industry groups as the Secretary determines 11 appropriate.

12 (d) ANNUAL REPORT.—

(1) IN GENERAL.—Not later than 1 year after
the date of the enactment of this Act, and annually
thereafter during the 5-year period beginning on the
date of the enactment of this Act, the Secretary of
Veterans Affairs shall submit to Congress a report
on the following:

19 (A) Timely access of veterans to hearing
20 health services through the Department of Vet21 erans Affairs.

(B) Contracting policies of the Department
with respect to providing hearing health services to veterans in facilities that are not facilities of the Department.

1	(2) TIMELY ACCESS TO SERVICES.—Each re-
2	port shall, with respect to the matter specified in
3	paragraph (1)(A) for the 1-year period preceding the
4	submittal of such report, include the following:
5	(A) The staffing levels of audiologists,
6	hearing aid specialists, and health technicians
7	in audiology in the Veterans Health Adminis-
8	tration.
9	(B) A description of the metrics used by
10	the Secretary in measuring performance with
11	respect to appointments and care relating to
12	hearing health.
13	(C) The average time that a veteran waits
14	to receive an appointment, beginning on the
15	date on which the veteran makes the request,
16	for the following:
17	(i) A disability rating evaluation for a
18	hearing-related disability.
19	(ii) A hearing aid evaluation.
20	(iii) Dispensing of hearing aids.
21	(iv) Any follow-up hearing health ap-
22	pointment.
23	(D) The percentage of veterans whose total
24	wait time for appointments described in sub-
25	paragraph (C), including an initial and follow-

1	up appointment, if applicable, is more than 30
2	days.
3	(3) CONTRACTING POLICIES.—Each report
4	shall, with respect to the matter specified in para-
5	graph (1)(B) for the 1-year period preceding the
6	submittal of such report, include the following:
7	(A) The number of veterans that the Sec-
8	retary refers to non-Department audiologists
9	for hearing health care appointments.
10	(B) The number of veterans that the Sec-
11	retary refers to non-Department hearing aid
12	specialists for follow-up appointments for a
13	hearing aid evaluation, the dispensing of hear-
14	ing aids, or any other purpose relating to hear-
15	ing health.
	Degged the House of Pennegentatives Sentember 14

Passed the House of Representatives September 14, 2016.

Attest:

Clerk.

# <sup>114</sup>TH CONGRESS H. R. 5620

## AN ACT

To amend title 38, United States Code, to provide for the removal or demotion of employees of the Department of Veterans Affairs based on performance or misconduct, and for other purposes.