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114TH CONGRESS 2D Session

S. 2921

To amend title 38, United States Code, to improve the accountability of employees of the Department of Veterans Affairs, to improve health care and benefits for veterans, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 11, 2016

Mr. ISAKSON (for himself, Mr. BLUMENTHAL, Mr. TILLIS, Mr. TESTER, Mr. UDALL, Mr. BENNET, Mr. ROUNDS, Mrs. FEINSTEIN, Mr. BOOZMAN, Mr. HELLER, Mrs. MURRAY, Mr. MANCHIN, Ms. HIRONO, Mr. BROWN, Mr. LEAHY, Mr. DAINES, Mr. SULLIVAN, Mrs. SHAHEEN, Mr. DURBIN, Mr. NELSON, Ms. CANTWELL, Ms. BALDWIN, Mr. CASEY, Mr. KAINE, Mr. BOOKER, Mr. SCHATZ, Mr. MORAN, Mr. BLUNT, Mr. FRANKEN, Ms. KLOBUCHAR, Mr. HEINRICH, Mrs. MCCASKILL, Mr. MURPHY, and Mr. WHITEHOUSE) introduced the following bill; which was read twice and referred to the Committee on Veterans' Affairs

> May 16, 2016 Reported by Mr. Isakson, without amendment

A BILL

- To amend title 38, United States Code, to improve the accountability of employees of the Department of Veterans Affairs, to improve health care and benefits for veterans, 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 "Veterans First Act".
- 4 (b) TABLE OF CONTENTS.—The table of contents for
- 5 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—PERSONNEL AND ACCOUNTABILITY MATTERS

Subtitle A—Office of Accountability and Whistleblower Protection

- Sec. 101. Office of Accountability and Whistleblower Protection.
- Sec. 102. Protection of whistleblowers in Department of Veterans Affairs.
- Sec. 103. Treatment of congressional testimony by Department of Veterans Affairs employees as official duty.
- Sec. 104. Report on methods used to investigate employees of Department of Veterans Affairs.

Subtitle B—Supervisors and Senior Executives

- Sec. 111. Treatment of Medical Center Directors and Directors of Veterans Integrated Service Networks.
- Sec. 112. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks.
- Sec. 113. Improved authorities of Secretary of Veterans Affairs to improve accountability of senior executives.
- Sec. 114. Reduction of benefits for members of the Senior Executive Service within the Department of Veterans Affairs convicted of certain crimes.
- Sec. 115. Independent review and assessment of management training and appraisal at Department of Veterans Affairs.
- Sec. 116. Accountability of leaders for managing the Department of Veterans Affairs.
- Sec. 117. Accountability of supervisors at Department of Veterans Affairs for hiring well-qualified people.
- Sec. 118. Accountability of supervisors at Department of Veterans Affairs for addressing performance of employees.
- Sec. 119. Improvement of training for supervisors.
- Sec. 120. Assessment and report on effect on senior executives at Department of Veterans Affairs.

Subtitle C—Employees

- Sec. 121. Removal of employees of Department of Veterans Affairs based on performance or misconduct.
- Sec. 122. Prohibition on award of bonuses to employees of Department of Veterans Affairs under consideration for adverse actions or subject of adverse findings.
- Sec. 123. Retention of records of reprimands and admonishments received by employees of the Department of Veterans Affairs.

- Sec. 124. Limitation on administrative leave for employees of Department of Veterans Affairs.
- Sec. 125. Measurement of Department of Veterans Affairs disciplinary process outcomes and effectiveness.

Subtitle D—Other Personnel and Accountability Matters

- Sec. 131. Written opinion on certain employment restrictions after terminating employment with the Department of Veterans Affairs.
- Sec. 132. Requirement for contractors of the Department employing certain recently separated Department employees.
- Sec. 133. Department of Veterans Affairs program of internal audits.

TITLE II—HEALTH CARE MATTERS

Sec. 200. Short title.

Subtitle A—Expansion and Improvement of Health Care Benefits

- Sec. 201. Improved access to appropriate immunizations for veterans.
- Sec. 202. Expansion of provision of chiropractic care and services to veterans.
- Sec. 203. Priority of medal of honor recipients in health care system of Department of Veterans Affairs.

Subtitle B—Mental Health Care

- Sec. 211. Veterans Expedited Recovery Commission.
- Sec. 212. Mental health treatment for veterans who served in classified missions.
- Sec. 213. Inclusion of mental health professionals in education and training program for health personnel of the Department of Veterans Affairs.
- Sec. 214. Expansion of qualifications for licensed mental health counselors of the Department of Veterans Affairs to include doctoral degrees.

Subtitle C—Improvement of Medical Workforce

- Sec. 221. Modification of hours of employment for physicians and physician assistants employed by the Department of Veterans Affairs.
- Sec. 222. Requirement that physician assistants employed by the Department of Veterans Affairs receive competitive pay.
- Sec. 223. Extension of period for increase in graduate medical education residency positions at medical facilities of the Department of Veterans Affairs.
- Sec. 224. Additional requirements for hiring of health care providers by Department of Veterans Affairs.
- Sec. 225. Provision of information on health care providers of Department of Veterans Affairs to State medical boards.
- Sec. 226. Report on medical workforce of the Department of Veterans Affairs.
- Sec. 227. Report on compliance by Department of Veterans Affairs with reviews of health care providers leaving the Department or transferring to other facilities.

Subtitle D—Family Caregivers

Sec. 231. Expansion of family caregiver program of Department of Veterans Affairs.

- Sec. 232. Implementation of information technology system of Department of Veterans Affairs to assess and improve the family caregiver program.
- Sec. 233. Modifications to annual evaluation report on caregiver program of Department of Veterans Affairs.
- Sec. 234. Advisory committee on caregiver policy.
- Sec. 235. Comprehensive study on seriously injured veterans and their caregivers.

Subtitle E—Health Care Administration

- Sec. 241. Requirement that Department of Veterans Affairs collect health-plan contract information from veterans.
- Sec. 242. Expansion of availability of prosthetic and orthotic care for veterans.
- Sec. 243. Revival of Intermediate Care Technician Pilot Program of Department of Veterans Affairs.
- Sec. 244. Transfer of health care provider credentialing data from Secretary of Defense to Secretary of Veterans Affairs.
- Sec. 245. Authority to place certain veterans in non-Department of Veterans Affairs medical foster homes upon request.
- Sec. 246. Examination and treatment by Department of Veterans Affairs for emergency medical conditions and women in labor.
- Sec. 247. Comptroller General audit of budget of Veterans Health Administration.
- Sec. 248. Annual report on Veterans Health Administration and furnishing of hospital care, medical services, and nursing home care.

Subtitle F—Opioid Therapy and Pain Management

- Sec. 251. Guidelines on management of opioid therapy by Department of Veterans Affairs and Department of Defense and implementation of such guidelines by Department of Veterans Affairs.
- Sec. 252. Improvement of opioid safety measures by Department of Veterans Affairs.
- Sec. 253. Enhancement of joint working group on pain management of the Department of Veterans Affairs and the Department of Defense.
- Sec. 254. Review, investigation, and report on use of opioids in treatment by Department of Veterans Affairs.
- Sec. 255. Elimination of copayment requirement for veterans receiving opioid antagonists or education on use of opioid antagonists.

Subtitle G—Patient Advocacy and Outreach

- Sec. 261. Establishment of Office of Patient Advocacy of the Department of Veterans Affairs.
- Sec. 262. Community meetings on improving care from Department of Veterans Affairs.
- Sec. 263. Outreach to veterans regarding effect of certain delayed payments by Chief Business Office of Department of Veterans Affairs.
- Sec. 264. Improvement of awareness of patient advocacy program and patient bill of rights of Department of Veterans Affairs.
- Sec. 265. Comptroller General Report on Patient Advocacy Program of Department of Veterans Affairs.

Subtitle H—Administration of Non-Department Health Care

- Sec. 271. Payment of non-Department of Veterans Affairs health care providers.
- Sec. 272. Authorization of agreements between the Department of Veterans Affairs and non-Department providers.
- Sec. 273. Elimination of requirement to act as secondary payer for care relating to non-service-connected disabilities under Choice Program.
- Sec. 274. Requirement for advance appropriations for the Medical Community Care account of the Department of Veterans Affairs.
- Sec. 275. Annual transfer of amounts within Department of Veterans Affairs to pay for health care from non-Department health care providers.
- Sec. 276. Authorization of use of certain amounts appropriated to the Veterans Choice Fund for other non-Department of Veterans Affairs care.
- Sec. 277. Applicability of Directive of Office of Federal Contract Compliance Programs.

Subtitle I—Research on Toxic Exposure

- Sec. 281. Definitions.
- Sec. 282. National Academy of Medicine assessment on research relating to the descendants of individuals with toxic exposure.
- Sec. 283. Advisory board on research relating to health conditions of descendants of veterans with toxic exposure while serving in the Armed Forces.
- Sec. 284. Research relating to health conditions of descendants of veterans with toxic exposure while serving in the Armed Forces.

Subtitle J—Other Health Care Matters

- Sec. 291. Authorization of certain major medical facility projects of the Department of Veterans Affairs.
- Sec. 292. Identification and tracking of biological implants used in Department of Veterans Affairs medical facilities.
- Sec. 293. Procurement of biological implants used in Department of Veterans Affairs medical facilities.
- Sec. 294. Expansion of research and education on and delivery of complementary and integrative health to veterans.
- Sec. 295. Pilot program on integration of complementary and integrative health within Department of Veterans Affairs medical centers.
- Sec. 296. Report on public access to research by Department of Veterans Affairs.

TITLE III—DISABILITY COMPENSATION AND PENSION

- Sec. 301. Expedited payment of survivor's benefits.
- Sec. 302. Increase in special pension for Medal of Honor recipients.
- Sec. 303. Board of Veterans' Appeals video hearings.
- Sec. 304. Improvements to authority for performance of medical disabilities examinations by contract physicians.
- Sec. 305. Department of Veterans Affairs pilot program on fully developed appeals.
- Sec. 306. Requirement that Secretary of Veterans Affairs publish the average time required to adjudicate timely and untimely appeals.
- Sec. 307. Comptroller General review of claims processing performance of regional offices of Veterans Benefits Administration.

- Sec. 308. Report on participation of veterans service organizations in Transition Assistance Program.
- Sec. 309. Inclusion in annual budget submission of information on capacity of Veterans Benefits Administration to process benefits claims.
- Sec. 310. Report on staffing levels at regional offices of Department of Veterans Affairs after transition to National Work Queue.
- Sec. 311. Annual report on progress in implementing Veterans Benefits Management System.
- Sec. 312. Report on plans of Secretary of Veterans Affairs to reduce inventory of non-rating workload.
- Sec. 313. Sense of Congress on increased transparency relating to claims for benefits and appeals of decisions relating to benefits in Monday Morning Workload Report.
- Sec. 314. Sense of Congress regarding American veterans disabled for life.
- Sec. 315. Sense of Congress on submittal of information relating to claims for disabilities incurred or aggravated by military sexual trauma.

TITLE IV—EDUCATION

Subtitle A-Educational Assistance and Vocational Rehabilitation

- Sec. 401. Clarification of eligibility for Marine Gunnery Sergeant John David Fry Scholarship.
- Sec. 402. Restoration of entitlement to Post-9/11 Educational Assistance for veterans affected by closures of educational institutions.
- Sec. 403. Consideration of eligibility for Post-9/11 Educational Assistance for certain time on active duty in reserve components of Armed Forces.
- Sec. 404. Approval of courses of education and training for purposes of the vocational rehabilitation program of the Department of Veterans Affairs.
- Sec. 405. Authority to prioritize vocational rehabilitation services based on need.
- Sec. 406. Codification and improvement of election process for Post-9/11 Educational Assistance Program.
- Sec. 407. Work-study allowance.
- Sec. 408. Retention of entitlement to educational assistance during certain additional periods of active duty.
- Sec. 409. Eligibility for Post-9/11 Educational Assistance for certain members of reserve components of Armed Forces who lost entitlement to educational assistance under Reserve Educational Assistance Program.
- Sec. 410. Reports on progress of students receiving Post-9/11 Educational Assistance.

Subtitle B—Administration of Educational Assistance

- Sec. 421. Centralized reporting of veteran enrollment by certain groups, districts, and consortiums of educational institutions.
- Sec. 422. Provision of information regarding veteran entitlement to educational assistance.
- Sec. 423. Role of State approving agencies.
- Sec. 424. Criteria used to approve courses.

- Sec. 425. Modification of requirements for approval for purposes of educational assistance provided by Department of Veterans Affairs of programs designed to prepare individuals for licensure or certification.
- Sec. 426. Compliance surveys.
- Sec. 427. Survey of individuals using their entitlement to educational assistance under the educational assistance programs administered by the Secretary of Veterans Affairs.
- Sec. 428. Technical amendment relating to in-State tuition rate for individuals to whom entitlement is transferred under All-Volunteer Force Educational Assistance Program and Post-9/11 Educational Assistance.

TITLE V—EMPLOYMENT AND TRANSITION

- Sec. 501. Required coordination between Directors for Veterans' Employment and Training with State departments of labor and veterans affairs.
- Sec. 502. Longitudinal study of job counseling, training, and placement service for veterans.

TITLE VI—HOMELESS VETERANS

Subtitle A—Homeless Matters Generally

- Sec. 601. Expansion of definition of homeless veteran for purposes of benefits under the laws administered by the Secretary of Veterans Affairs.
- Sec. 602. Increased per diem payments for transitional housing assistance that becomes permanent housing for homeless veterans.
- Sec. 603. Clarification of eligibility for services under homeless veterans reintegration programs.
- Sec. 604. Program to improve retention of housing by formerly homeless veterans and veterans at risk of becoming homeless.
- Sec. 605. Pilot program on provision of intensive case management interventions to homeless veterans who receive the most health care from the Department of Veterans Affairs.
- Sec. 606. Establishment of National Center on Homelessness Among Veterans.
- Sec. 607. Administrative improvements to grant and per diem programs of Department of Veterans Affairs.
- Sec. 608. Partnerships with public and private entities to provide legal services to homeless veterans and veterans at risk of homelessness.
- Sec. 609. Comptroller General of the United States study on homeless veterans programs of Department of Veterans Affairs.
- Sec. 610. Requirement for Department of Veterans Affairs to assess comprehensive service programs for homeless veterans.
- Sec. 611. Report on outreach relating to increasing the amount of housing available to veterans.

Subtitle B-Eligibility of Homeless Veterans for Benefits

- Sec. 621. Waiver of minimum period of continuous active duty in Armed Forces for certain benefits for homeless veterans.
- Sec. 622. Authorization to furnish certain benefits to homeless veterans with discharges or releases under other than honorable conditions.
- Sec. 623. Modification of definition of veteran for purposes of providing certain benefits to homeless veterans.

- Sec. 624. Training of personnel of the Department of Veterans Affairs and grant recipients.
- Sec. 625. Authorization of per diem payments for furnishing care to dependents of certain homeless veterans.
- Sec. 626. Regulations.
- Sec. 627. Effective date.

TITLE VII—UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS

- Sec. 701. Extension of temporary increase in number of judges on United States Court of Appeals for Veterans Claims.
- Sec. 702. Life insurance program relating to judges of United States Court of Appeals for Veterans Claims.
- Sec. 703. Voluntary contributions to enlarge survivors' annuity.
- Sec. 704. Selection of chief judge of United States Court of Appeals for Veterans Claims.

TITLE VIII—BURIAL BENEFITS

- Sec. 801. Expansion of eligibility for medallions.
- Sec. 802. Inurnment of cremated remains in Arlington National Cemetery of certain persons whose service is deemed to be active service.
- Sec. 803. Report on capacity of Arlington National Cemetery.
- Sec. 804. Department of Veterans Affairs study on matters relating to burial of unclaimed remains of veterans in national cemeteries.

TITLE IX—OTHER MATTERS

- Sec. 901. Authority to enter into certain leases at the Department of Veterans Affairs West Los Angeles Campus.
- Sec. 902. Restoration of prior reporting fee multipliers.
- Sec. 903. Repeal inapplicability of modification of basic allowance for housing to benefits under laws administered by Secretary of Veterans Affairs.
- Sec. 904. Observance of Veterans Day.
- Sec. 905. Honoring as veterans certain persons who performed service in the reserve components of the Armed Forces.
- Sec. 906. Extension of requirement for collection of fees for housing loans guaranteed by Secretary of Veterans Affairs.

TITLE I—PERSONNEL AND 1 ACCOUNTABILITY MATTERS 2 **A—Office** Subtitle of 3 Accountability and Whistleblower Pro-4 tection 5 SEC. 101. OFFICE OF ACCOUNTABILITY AND WHISTLE-6 7 **BLOWER PROTECTION.**

8 (a) IN GENERAL.—Chapter 3 of title 38, United
9 States Code, is amended by adding at the end the fol10 lowing new section:

11 "§ 323. Office of Accountability and Whistleblower Protection

13 "(a) ESTABLISHMENT.—There is established in the
14 Department an office to be known as the Office of Ac15 countability and Whistleblower Protection (in this section
16 referred to as the 'Office').

17 "(b) HEAD OF OFFICE.—(1) The head of the Office
18 shall be responsible for the functions of the Office and
19 shall be appointed by the President pursuant to section
20 308(a) of this title.

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

24 "(3) The Assistant Secretary shall report directly to25 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 disclosures.

17 "(D) Referring whistleblower disclosures 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 disclosure 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 disclosures 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 disclosures, 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, if the allega-
11	tion involves retaliation against an employee for
12	making a whistleblower disclosure.
13	"(I) Making such recommendations to the Sec-
14	retary for disciplinary action as the Assistant Sec-
15	retary considers appropriate after substantiating any
16	allegation of misconduct or poor performance pursu-
17	ant to an investigation carried out as described in
18	subparagraph (F) or (H).
19	((2) In carrying out the functions of the Office, the
20	Assistant Secretary shall ensure that the Office maintains
21	a toll-free telephone number and Internet website to re-
22	ceive anonymous whistleblower disclosures.
23	"(3) In any case in which the Assistant Secretary re-
24	ceives a whistleblower disclosure from an employee of the
25	Department under paragraph (1)(C), the Assistant Sec-

retary may not disclose the identity of the employee with 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.

5 "(d) STAFF AND RESOURCES.—The Secretary shall 6 ensure that the Assistant Secretary has such staff, re-7 sources, and access to information as may be necessary 8 to carry out the functions of the Office.

9 "(e) RELATION TO OFFICE OF GENERAL COUN10 SEL.—The Office shall not be established as an element
11 of the Office of the General Counsel and the Assistant
12 Secretary may not report to the General Counsel.

13 "(f) REPORTS.—(1)(A) Not later than June 30 of 14 each calendar year, beginning with June 30, 2017, the As-15 sistant Secretary shall submit to the Committee on Vet-16 erans' Affairs of the Senate and the Committee on Vet-17 erans' Affairs of the House of Representatives a report 18 on the activities of the Office during the calendar year 19 in which the report is submitted.

20 "(B) Each report submitted under subparagraph (A)
21 shall include, for the period covered by the report, the fol22 lowing:

23 "(i) A full and substantive analysis of the ac24 tivities of the Office, including such statistical infor-

mation as the Assistant Secretary considers appro 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.

8 "(iii) Identification of such concerns as the As-9 sistant Secretary may have regarding the size, staff-10 ing, and resources of the Office and such rec-11 ommendations as the Assistant Secretary may have 12 for legislative or administrative action to address 13 such concerns.

14 "(iv) Such recommendations as the Assistant
15 Secretary may have for legislative or administrative
16 action to improve—

17 "(I) the process by which concerns are re-18 ported to the Office; and

19 "(II) the protection of whistleblowers with-20 in the Department.

"(v) Such other matters as the Assistant Secretary considers appropriate regarding the functions
of the Office or other matters relating to the Office.
"(2) If the Secretary receives a recommendation for
disciplinary action under subsection (c)(1)(I) and does not

take or initiate the recommended disciplinary action before
 the date that is 60 days after the date on which the Sec retary received the recommendation, the Secretary shall
 submit to the Committee on Veterans' Affairs of the Sen ate and the Committee on Veterans' Affairs of the House
 of Representatives a detailed justification for not taking
 or initiating such disciplinary action.

8 "(g) DEFINITIONS.—In this section:

9 "(1) The term 'supervisory employee' means an
10 employee of the Department who is a supervisor as
11 defined in section 7103(a) of title 5.

12 "(2) The term 'whistleblower' means one who13 makes a whistleblower disclosure.

"(3) The term 'whistleblower disclosure' means
any disclosure of information by an employee of the
Department or individual applying to become an employee of the Department which the employee or individual reasonably believes evidences—

"(A) a violation of a provision of law; or
"(B) gross mismanagement, a gross waste
of funds, an abuse of authority, or a substantial
and specific danger to public health or safety.".
(b) CONFORMING AMENDMENT.—Section 308(b) of
such title is amended by adding at the end the following
new paragraph:

"(12) The functions set forth in section 323(c)
 of this title.".

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

"323. Office of Accountability and Whistleblower Protection.".

6 SEC. 102. PROTECTION OF WHISTLEBLOWERS IN DEPART7 MENT OF VETERANS AFFAIRS.

8 (a) IN GENERAL.—Chapter 7 of title 38, United
9 States Code, is amended by adding at the end the fol10 lowing new sections:

11 "§ 720. Protection of whistleblowers as criteria in evaluation of supervisors

13 "(a) DEVELOPMENT AND USE OF CRITERIA RE14 QUIRED.—The Secretary, in consultation with the Assist15 ant Secretary of Accountability and Whistleblower Protec16 tion, shall develop criteria that—

17 "(1) the Secretary shall use as a critical ele18 ment in any evaluation of the performance of a su19 pervisory employee; and

"(2) promotes the protection of whistleblowers.
"(b) PRINCIPLES FOR PROTECTION OF WHISTLEBLOWERS.—The criteria required by subsection (a) shall
include principles for the protection of whistleblowers,
such as the degree to which supervisory employees respond
constructively when employees of the Department report

concerns, take responsible action to resolve such concerns,
 and foster an environment in which employees of the De partment feel comfortable reporting concerns to super visory employees or to the appropriate authorities.

5 "(c) SUPERVISORY EMPLOYEE AND WHISTLE-6 BLOWER DEFINED.—In this section, the terms 'super-7 visory employee' and 'whistleblower' have the meanings 8 given such terms in section 323 of this title.

9 "§721. Training regarding whistleblower disclosures

"(a) TRAINING.—Not less frequently than once every
two years, the Secretary, in coordination with the Whistleblower Protection Ombudsman designated under section
3(d)(1)(C) of the Inspector General Act of 1978 (5 U.S.C.
App.), shall provide to each employee of the Department
training regarding whistleblower disclosures, including—

16 "(1) an explanation of each method established
17 by law in which an employee may file a whistle18 blower disclosure;

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

"(3) an explanation that the employee may not
be prosecuted or reprised against for disclosing information to Congress, the Inspector General, or another investigatory agency in instances where such

1	disclosure is permitted by law, including under sec-
2	tions 5701, 5705, and 7732 of this title, under sec-
3	tion 552a of title 5 (commonly referred to as the
4	Privacy Act), under chapter 93 of title 18, and pur-
5	suant to regulations promulgated under section
6	264(c) of the Health Insurance Portability and Ac-
7	countability Act of 1996 (Public Law 104–191);
8	"(4) an explanation of the language that is re-
9	quired to be included in all nondisclosure policies,
10	forms, and agreements pursuant to section
11	115(a)(1) of the Whistleblower Protection Enhance-
12	ment Act of 2012 (5 U.S.C. 2302 note); and
13	"(5) the right of contractors to be protected
14	from reprisal for the disclosure of certain informa-
15	tion under section 4705 or 4712 of title 41.
16	"(b) Manner Training Is Provided.—The Sec-
17	retary shall ensure, to the maximum extent practicable,
18	that training provided under subsection (a) is provided in
19	person.
20	"(c) CERTIFICATION.—Not less frequently than once
21	every two years, the Secretary shall provide training on
22	merit system protection in a manner that the Special
23	Counsel certifies as being satisfactory.
24	"(d) PUBLICATION.—The Secretary shall publish on
25	the Internet website of the Department, and display

of an employee to make a whistleblower disclosure, includ-2 3 ing the information described in paragraphs (1) through 4 (5) of subsection (a). 5 "(e) WHISTLEBLOWER DISCLOSURE DEFINED.—In this section, the term 'whistleblower disclosure' has the 6 7 meaning given such term in section 323 of this title.". 8 (b) CLERICAL AMENDMENT.—The table of sections 9 at the beginning of such chapter, is amended by adding 10 at the end the following new items: "720. Protection of whistleblowers as criteria in evaluation of supervisors. "721. Training regarding whistleblower disclosures.". 11 SEC. 103. TREATMENT OF CONGRESSIONAL TESTIMONY BY 12 DEPARTMENT OF VETERANS AFFAIRS EM-13 PLOYEES AS OFFICIAL DUTY. 14 (a) IN GENERAL.—Chapter 7 of title 38, United States Code, as amended by section 102, is further amend-15 16 ed by adding at the end the following new section: 17 "§722. Congressional testimony by employees: treat-18 ment as official duty

"(a) CONGRESSIONAL TESTIMONY.—An employee of
the Department is performing official duty during the period with respect to which the employee is testifying in
an official capacity in front of either chamber of Congress,
a committee of either chamber of Congress, or a joint or
select committee of Congress.

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prominently at each facility of the Department, the rights

"(b) TRAVEL EXPENSES.—The Secretary shall pro vide travel expenses, including per diem in lieu of subsist ence, in accordance with applicable provisions under sub chapter I of chapter 57 of title 5, to any employee of the
 Department of Veterans Affairs performing official duty
 described under subsection (a).".

7 (b) CLERICAL AMENDMENT.—The table of sections
8 at the beginning of such chapter, as amended by section
9 102, is further amended by inserting after the item relat10 ing to section 721 the following new item:

"Sec. 722. Congressional testimony by employees: treatment as official duty.".

11 SEC. 104. REPORT ON METHODS USED TO INVESTIGATE EM 12 PLOYEES OF DEPARTMENT OF VETERANS AF

FAIRS.

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14 (a) REPORT REQUIRED.—Not later than 540 days 15 after the date of the enactment of this Act, the Assistant Secretary for Accountability and Whistleblower Protection 16 shall submit to the Secretary, the Committee on Veterans' 17 Affairs of the Senate, and the Committee on Veterans' Af-18 fairs of the House of Representatives a report on methods 19 20 used to investigate employees of the Department of Vet-21erans Affairs and whether such methods are used to retali-22 ate against whistleblowers.

23 (b) CONTENTS.—The report required by subsection24 (a) shall include the following:

1	(1) An assessment of the use of administrative
2	investigation boards, peer review, searches of med-
3	ical records, and other methods for investigating em-
4	ployees of the Department.
5	(2) A determination of whether and to what de-
6	gree the methods described in paragraph (1) are
7	being used to retaliate against whistleblowers.
8	(3) Recommendations for legislative or adminis-
9	trative action to implement safeguards to prevent
10	the retaliation described in paragraph (2).
11	(c) WHISTLEBLOWER DEFINED.—In this section, the
12	term "whistleblower" has the meaning given such term in
13	section 323 of title 38, United States Code, as added by
14	section 101.
15	Subtitle B—Supervisors and Senior
16	Executives
17	SEC. 111. TREATMENT OF MEDICAL CENTER DIRECTORS
18	AND DIRECTORS OF VETERANS INTEGRATED
19	SERVICE NETWORKS.
20	(a) Establishment of VISN Directors in Of-
21	FICE OF UNDER SECRETARY FOR HEALTH.—Subsection
22	(a)(4) of section 7306 of title 38, United States Code, is
23	amended—

(1) by striking "Such Medical Directors" and
 inserting "Such Medical Center Directors and Direc tors of Veterans Integrated Service Networks"; and
 (2) by striking ", who shall be either a qualified
 doctor of medicine or a qualified doctor of dental
 surgery or dental medicine".

7 (b) QUALIFICATIONS.—Such section is amended by8 adding at the end the following new subsection:

9 "(g) Notwithstanding any provision of law that re-10 quires the Office of Personnel Management to determine qualifications or certify a candidate for appointment under 11 12 this section, Medical Center Directors and Directors of 13 Veterans Integrated Service Networks may be appointed under subsection (a)(4) in accordance with qualifications 14 15 established by the Secretary for purposes of this section.". 16 (c) ABILITY TO TRANSFER.—

17 (1) IN GENERAL.—Subject to such regulations 18 as the Director of the Office of Personnel Manage-19 ment may prescribe, the Secretary of Veterans Af-20 fairs and the Director shall enter into an agreement 21 that permits employees appointed under section 7306(a)(4) of title 38, United States Code, as 22 23 amended by subsection (a), to transfer to Senior Ex-24 ecutive Service positions in other Federal agencies 25 and to be deemed career appointees who are not

1	subject to competition or certification by a qualifica-
2	tions review board under section 3393 of title 5,
3	United States Code.
4	(2) DEFINITIONS.—In this subsection, the
5	terms "Senior Executive Service position" and "ca-
6	reer appointee" have the meanings given those terms
7	in section 3132(a) of title 5, United States Code.
8	SEC. 112. PAY FOR MEDICAL CENTER DIRECTORS AND DI-
9	RECTORS OF VETERANS INTEGRATED SERV-
10	ICE NETWORKS.
11	(a) IN GENERAL.—Chapter 74 of title 38, United
12	States Code, is amended by adding at the end the fol-
13	lowing new subshanton.
15	lowing new subchapter:
13	"Subchapter VII—Pay for Medical Center Di-
14	"Subchapter VII—Pay for Medical Center Di-
14 15	"Subchapter VII—Pay for Medical Center Di- rectors and Directors of Veterans Inte-
14 15 16	"Subchapter VII—Pay for Medical Center Di- rectors and Directors of Veterans Inte- grated Service Networks
14 15 16 17	"Subchapter VII—Pay for Medical Center Di- rectors and Directors of Veterans Inte- grated Service Networks "§ 7481. Pay for Medical Center Directors and Direc-
14 15 16 17 18	 "Subchapter VII—Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "§7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Net-
14 15 16 17 18 19	 "Subchapter VII—Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "§ 7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks
 14 15 16 17 18 19 20 	 "Subchapter VII—Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "§7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "(a) ELEMENTS OF PAY.—Pay for a Medical Center
 14 15 16 17 18 19 20 21 	 "Subchapter VII—Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "§ 7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "(a) ELEMENTS OF PAY.—Pay for a Medical Center Director or Director of a Veterans Integrated Service Net-
 14 15 16 17 18 19 20 21 22 	 "Subchapter VII—Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "§7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks "(a) ELEMENTS OF PAY.—Pay for a Medical Center Director or Director of a Veterans Integrated Service Network appointed under section 7306(a)(4) of this title (in

"(b) MARKET PAY.—(1) Each Director is eligible for
 market pay determined under this subsection.

"(2) The amount of market pay payable to a Director
under this section shall be determined by the Secretary
on a case-by-case basis and shall consist of pay intended
to reflect needs of the Department with respect to the recruitment and retention (as determined by the Secretary)
of such Director.

9 "(3) In determining the amount of market pay payable to a Director under this section, the Secretary shall— 10 "(A) consult not fewer than two national sur-11 12 veys on pay for hospital directors, medical facility di-13 rectors, or other similar positions, whether prepared 14 by private, public, or quasi-public entities, to make 15 a general assessment of the range of potential pay 16 for the Director; and

17 "(B) take into account—

"(i) the experience of the Director in managing facilities or program offices of the Department, including the complexity of such facilities or offices;

22 "(ii) the complexity of the facility or facili-23 ties to be managed by the Director;

24 "(iii) the labor market, in such geographic25 area as the Secretary considers relevant, for

1	hospital directors, medical facility directors, and
2	other similar positions;
3	"(iv) the experience of the Director in
4	managing medical facilities for other Federal
5	agencies, private entities, or non-profit entities;
6	and
7	"(v) such other considerations as the Sec-
8	retary considers appropriate.
9	((4)(A) The Secretary shall evaluate the amount of
10	market pay payable to a Director under this section not
11	less frequently than once every two years and may adjust
12	the market pay payable to such Director as a result of
13	such evaluation.
14	"(B) A Director whose market pay is evaluated under
	"(B) A Director whose market pay is evaluated under subparagraph (A) shall receive written notice of the re-
14	
14 15	subparagraph (A) shall receive written notice of the re-
14 15 16	subparagraph (A) shall receive written notice of the re- sults of such evaluation. "(c) REQUIREMENTS AND LIMITATIONS ON TOTAL
14 15 16 17	subparagraph (A) shall receive written notice of the re- sults of such evaluation. "(c) REQUIREMENTS AND LIMITATIONS ON TOTAL
14 15 16 17 18	<pre>subparagraph (A) shall receive written notice of the re- sults of such evaluation.</pre>
14 15 16 17 18 19	 subparagraph (A) shall receive written notice of the results of such evaluation. "(c) REQUIREMENTS AND LIMITATIONS ON TOTAL PAY.—(1) Not less frequently than once every two years, the Secretary shall set forth a departmentwide minimum
 14 15 16 17 18 19 20 	 subparagraph (A) shall receive written notice of the results of such evaluation. "(c) REQUIREMENTS AND LIMITATIONS ON TOTAL PAY.—(1) Not less frequently than once every two years, the Secretary shall set forth a departmentwide minimum and maximum amount for total annual pay under sub-
 14 15 16 17 18 19 20 21 	 subparagraph (A) shall receive written notice of the results of such evaluation. "(c) REQUIREMENTS AND LIMITATIONS ON TOTAL PAY.—(1) Not less frequently than once every two years, the Secretary shall set forth a departmentwide minimum and maximum amount for total annual pay under subsection (a) that may be paid to a Director and shall pub-

date that is 60 days after the publication of such amounts
 under such paragraph.

3 "(3) The sum of the basic pay set forth under section
4 7404(a) of this title and market pay determined under
5 subsection (b) for a Director for a calendar year—

6 "(A) may not be less than the most recent min7 imum amount set forth under paragraph (1) before
8 the beginning of such calendar year; and

9 "(B) may not be more than the most recent
10 maximum amount set forth under such paragraph
11 before the beginning of such calendar year.

"(4) The total amount of compensation paid to a Director under this title in any calendar year may not exceed
the amount of annual compensation (excluding expenses)
of the President under section 102 of title 3.

"(5) The Secretary may not delegate to an officer or
employee of the Department the requirement of the Secretary to set forth a departmentwide minimum and maximum amount under paragraph (1).

"(d) TREATMENT OF PAY.—Pay under this section
shall be considered pay for all purposes, including retirement benefits under chapters 83 and 84 of title 5 and
other benefits.

24 "(e) ANCILLARY EFFECTS OF DECREASES IN PAY.—
25 (1) A decrease in pay of a Director resulting from an ad-

justment in the amount of market pay of the Director
 under subsection (b) shall not be treated as an adverse
 action.

4 "(2) A decrease in the amount of pay of a Director
5 resulting from an involuntary reassignment in connection
6 with a disciplinary action taken against the Director is not
7 subject to appeal or judicial review.".

8 (b) CLERICAL AMENDMENT.—The table of sections
9 at the beginning of chapter 74 of such title is amended
10 by adding at the end the following:

"SUBCHAPTER VII. PAY FOR MEDICAL CENTER DIRECTORS AND DIRECTORS OF VETERANS INTEGRATED SERVICE NETWORKS

(c) EFFECTIVE DATE.—The amendments made by
this section shall take effect on the date that is one year
after the date of the enactment of this Act.

14 SEC. 113. IMPROVED AUTHORITIES OF SECRETARY OF VET-

15 ERANS AFFAIRS TO IMPROVE ACCOUNT16 ABILITY OF SENIOR EXECUTIVES.

17 (a) Accountability of Senior Executives.—

18 (1) IN GENERAL.—Section 713 of title 38,

19 United States Code, is amended to read as follows:

20 "§ 713. Accountability of senior executives

21 "(a) AUTHORITY.—(1) The Secretary may, as pro22 vided in this section, reprimand or suspend, involuntarily
23 reassign, demote, or remove a covered individual from a

[&]quot;7481. Pay for Medical Center Directors and Directors of Veterans Integrated Service Networks.".

senior executive position at the Department if the Sec retary determines that the misconduct or performance of
 the covered individual warrants such action.

4 "(2) If the Secretary so removes such an individual,
5 the Secretary may remove the individual from the civil
6 service (as defined in section 2101 of title 5).

7 "(b) RIGHTS AND PROCEDURES.—(1) A covered indi8 vidual who is the subject of an action under subsection
9 (a) is entitled to—

10 "(A) be represented by an attorney or other
11 representative of the covered individual's choice;

12 "(B) not fewer than 10 business days advance 13 written notice of the charges and evidence sup-14 porting the action and an opportunity to respond, in 15 a manner prescribed by the Secretary, before a deci-16 sion is made regarding the action; and

"(C) grieve the action in accordance with an internal grievance process that the Secretary, in consultation with the Assistant Secretary for Accountability and Whistleblower Protection, shall establish
for purposes of this subsection.

22 "(2)(A) The Secretary shall ensure that the grievance
23 process established under paragraph (1)(C) takes fewer
24 than 21 days.

"(B) The Secretary shall ensure that, under the proc ess established pursuant to paragraph (1)(C), grievances
 are reviewed only by employees of the Department.

4 "(3) A decision or grievance decision under para5 graph (1)(C) shall be final and conclusive.

6 "(4) A covered individual adversely affected by a final
7 decision under paragraph (1)(C) may obtain judicial re8 view of the decision.

9 "(5) In any case in which judicial review is sought
10 under paragraph (4), the court shall review the record and
11 may set aside any Department action found to be—

12 "(A) arbitrary, capricious, an abuse of discre13 tion, or otherwise not in accordance with a provision
14 of law;

15 "(B) obtained without procedures required by a16 provision of law having been followed; or

17 "(C) unsupported by substantial evidence.

18 "(c) RELATION TO OTHER PROVISIONS OF LAW.—
19 (1) The authority provided by subsection (a) is in addition
20 to the authority provided by section 3592 or subchapter
21 V of chapter 75 of title 5.

"(2) Section 3592(b)(1) of title 5 and the procedures
under section 7543(b) of such title do not apply to an action under subsection (a).

25 "(d) DEFINITIONS.—In this section:

1	"(1) The term 'covered individual' means—
2	"(A) a career appointee (as that term is
3	defined in section $3132(a)(4)$ of title 5); or
4	"(B) any individual who occupies an ad-
5	ministrative or executive position and who was
6	appointed under section 7306(a) or section
7	7401(1) of this title.
8	((2) The term 'misconduct' includes neglect of
9	duty, malfeasance, or failure to accept a directed re-
10	assignment or to accompany a position in a transfer
11	of function.
12	"(3) The term 'senior executive position'
13	means—
14	"(A) with respect to a career appointee (as
15	that term is defined in section 3132(a) of title
16	5), a Senior Executive Service position (as such
17	term is defined in such section); and
18	"(B) with respect to a covered individual
19	appointed under section 7306(a) or section
20	7401(1) of this title, an administrative or exec-
21	utive position.".
22	(2) Conforming Amendment.—Section
23	7461(c)(1) of such title is amended by inserting
24	"employees in senior executive positions (as defined
25	in section 713(d) of this title) and" before "interns".

1	(b) Performance Management.—
2	(1) IN GENERAL.—The Secretary of Veterans
3	Affairs shall establish a performance management
4	system for employees in senior executive positions,
5	as defined in section 713(d) of title 38, United
6	States Code, as amended by subsection (a), that en-
7	sures performance ratings and awards given to such
8	employees—
9	(A) meaningfully differentiate extraor-
10	dinary from satisfactory contributions; and
11	(B) substantively reflect organizational
12	achievements over which the employee has re-
13	sponsibility and control.
14	(2) REGULATIONS.—The Secretary shall pre-
15	scribe regulations to carry out paragraph (1).
16	SEC. 114. REDUCTION OF BENEFITS FOR MEMBERS OF THE
17	SENIOR EXECUTIVE SERVICE WITHIN THE
18	DEPARTMENT OF VETERANS AFFAIRS CON-
19	VICTED OF CERTAIN CRIMES.
20	(a) IN GENERAL.—Chapter 7 of title 38, United
21	States Code, as amended by subtitle A, is further amended
22	by inserting after section 713 the following new section:

1 "§714. Senior executives: reduction of benefits of in 2 dividuals convicted of certain crimes

3 "(a) REDUCTION OF ANNUITY FOR REMOVED INDI-VIDUAL.—The covered service of an individual removed 4 5 from a senior executive position at the Department by the Secretary for performance or misconduct shall not be con-6 7 sidered creditable service under section 8332 or section 8411 of title 5 for purposes of calculating an annuity with 8 9 respect to such individual under chapter 83 or chapter 84 10 of such title if the individual is convicted of a felony (and the conviction is final) that was related, as determined by 11 the Director of the Office of Personnel Management, to 12 13 the individual's performance while employed in such senior 14 executive position.

15 "(b) REDUCTION OF ANNUITY FOR RETIRED INDI-VIDUAL.—(1) The Secretary may order that the covered 16 service of an individual who is subject to a removal or 17 18 transfer from a senior executive position at the Depart-19 ment by the Secretary for performance or misconduct but 20 who leaves employment at the Department prior to the 21 issuance of a final decision with respect to such removal 22 or transfer shall not be considered creditable service under section 8332 or section 8411 of title 5 for purposes of 23 24 calculating an annuity with respect to such individual under chapter 83 or chapter 84 of such title if the indi-25 vidual is convicted of a felony (and the conviction is final) 26 •S 2921 RS

that was related, as determined by the Director of the Of fice of Personnel Management, to the individual's per formance while employed in such senior executive position.

4 "(2) The Secretary shall make such an order not
5 later than seven days after the date on which such indi6 vidual is convicted of such felony.

7 "(3) Not later than 30 days after the Secretary issues
8 any order with respect to an individual under paragraph
9 (1), the Director of the Office of Personnel Management
10 shall recalculate the annuity of the individual.

11 "(c) LUMP-SUM ANNUITY CREDIT.—Any individual 12 with respect to whom an annuity is reduced under sub-13 section (a) or (b) shall be entitled to be paid so much of 14 such individual's lump-sum credit as is attributable to the 15 period of covered service.

"(d) REVIEW OF REDUCTION OF ANNUITY.—Any individual with respect to whom an annuity is reduced under
subsection (a) or (b) may appeal the reduction to the Director of the Office of Personnel Management pursuant
to such regulations as the Director may prescribe for purposes of this section.

22 "(e) DEFINITIONS.—In this section:

23 "(1) The term 'covered service' means, with re24 spect to an individual subject to a removal or trans25 fer from a senior executive position at the Depart-

1	ment for performance or misconduct, the period of
2	service beginning on the date that the Secretary de-
3	termines under such section that such individual en-
4	gaged in activity that gave rise to such action and
5	ending on the date that such individual is removed
6	from the civil service or leaves employment at the
7	Department prior to the issuance of a final decision
8	with respect to such action, as the case may be.
9	((2) The term 'lump-sum credit' has the mean-
10	ing given such term in section 8331 or 8401 of title
11	5, as the case may be.
12	"(3) The term 'senior executive position' has
13	the meaning given such term in section $713(d)$ of
14	this title.
15	"(4) The term 'service' has the meaning given
16	such term in section 8331 or 8401 of title 5, as the
17	case may be.".
18	(b) Application.—Section 714 of such title, as
19	added by subsection (a), shall apply to any action of re-
20	moval or transfer from a senior executive position (as de-
21	fined in section 713(d) of such title) at the Department
22	of Veterans Affairs commencing on or after the date of
23	the enactment of this title.
24	(c) Clerical Amendment.—The table of sections

at the beginning of such chapter, as amended by subtitle

1	A, is further amended by inserting after the item relating
2	to section 713 the following new item:
	"714. Senior executives: reduction of benefits of individuals convicted of certain crimes.".
3	SEC. 115. INDEPENDENT REVIEW AND ASSESSMENT OF
4	MANAGEMENT TRAINING AND APPRAISAL AT
5	DEPARTMENT OF VETERANS AFFAIRS.
6	(a) Review and Assessment.—
7	(1) IN GENERAL.—Not later than 180 days
8	after the date of the enactment of this title, the Sec-
9	retary of Veterans Affairs shall enter into a contract
10	with a nongovernmental entity to review and assess
11	the following:
12	(A) The management training program for
13	individuals employed in senior executive posi-
14	tions of the Department of Veterans Affairs
15	that is being provided as of the date of the en-
16	actment of this title.
17	(B) The performance appraisal system of
18	the Department in effect on the day before the
19	date of the enactment of this title for individ-
20	uals employed in senior executive positions.
21	(2) ELEMENTS.—The review and assessment
22	required by paragraph (1) shall include the fol-
23	lowing:

1	(A) A comparison of the training provided
2	by the Department to the management training
3	provided for senior executives of other Federal
4	departments and agencies and to the manage-
5	ment training provided to senior executives in
6	the private sector.
7	(B) Recommendations for improving the
8	program described in paragraph (1)(A).
9	(C) Recommendations for improving the
10	system described in paragraph (1)(B).
11	(D) An assessment of the ability of the De-
12	partment to attract and develop employees suit-
13	able for senior executive service positions of the
14	Department.
15	(E) An assessment of the leadership and
16	management actions of the Department result-
17	ing from Department of Veterans Affairs Per-
18	formance and Accountability Reports submitted
19	in the two most recent fiscal years ending be-
20	fore the date of the enactment of this title.
21	(F) A review of the strategy of the Sec-
22	retary called "Lean Management".
23	(G) An assessment of the compliance of
24	the Department with provisions of law added or
25	amended by the GPRA Modernization Act of

1	2010 (Public Law 111–352) and an explanation
2	of the changes made to the Department and the
3	activities carried out by the Secretary in re-
4	sponse to the enactment of such Act.
5	(H) An assessment of the results of the
6	most recent Annual Employee Survey carried
7	out pursuant to part 250 of title 5, Code of
8	Federal Regulations.
9	(I) An assessment of the efforts of the Sec-
10	retary to conduct data-driven reviews and de-
11	velop a results-oriented culture pursuant to part
12	6 of Circular A-11 of the Office of Manage-
13	ment and Budget.
14	(J) An assessment of the Department of
15	Veterans Affairs Federal Performance Improve-
16	ment Officer role and oversight function.
17	(K) A survey of the morale of employees
18	and their satisfaction with their work and work
19	environment in each Department of Veterans
20	Affairs staff organization, staff office, and ad-
21	ministration as described by Directive 0211 of
22	the Department and provided for in version
23	3.0a of the Functional Organization Manual of
24	the Department.

37

(3) REPORT TO SECRETARY.—The contract required by paragraph (1) shall provide that the nongovernmental entity must complete and submit to
the Secretary a report containing the findings and
conclusions of the review by not later than 180 days
after the date on which the Secretary and the nongovernmental entity enter into the contract.

8 (b) REPORT TO CONGRESS.—Not later than 60 days 9 after the date on which the Secretary receives the report 10 under subsection (a)(3), the Secretary shall submit to the Committee on Veterans' Affairs of the Senate and the 11 12 Committee on Veterans' Affairs of the House of Rep-13 resentatives the report together with a plan for carrying out the recommendations contained in the report or, as 14 15 the case may be, a detailed explanation and justification for the Secretary's determination not to implement any 16 17 of the recommendations contained in the report.

(c) SENIOR EXECUTIVE POSITION DEFINED.—In
this section, the term "senior executive position" has the
meaning given that term in section 713(d) of title 38,
United States Code.

1SEC. 116. ACCOUNTABILITY OF LEADERS FOR MANAGING2THE DEPARTMENT OF VETERANS AFFAIRS.

3 (a) IN GENERAL.—Chapter 7 of title 38, United
4 States Code, is further amended by inserting after section
5 709 the following new section:

6 "§710. Annual performance plan for political ap7 pointees

8 "(a) IN GENERAL.—The Secretary shall conduct an 9 annual performance plan for each political appointee of 10 the Department that is similar to the annual performance 11 plan conducted for an employee of the Department who 12 is appointed as a career appointee in a Senior Executive 13 Service position at the Department.

14 "(b) ELEMENTS OF PLAN.—Each annual perform15 ance plan conducted under subsection (a) with respect to
16 a political appointee of the Department shall include, to
17 the extent applicable, an assessment of whether the ap18 pointee is meeting the following goals:

"(1) Recruiting, selecting, and retaining wellqualified individuals for employment at the Department.

22 "(2) Engaging and motivating employees.

23 "(3) Training and developing employees and
24 preparing those employees for future leadership roles
25 within the Department.

1	"(4) Holding each employee of the Department
2	that is a supervisor accountable for addressing
3	issues relating to performance, in particular issues
4	relating to the performance of employees that report
5	to the supervisor.
6	"(5) Promoting a positive culture of service
7	that—
8	"(A) reflects the mission of the Depart-
9	ment and the values of integrity, commitment,
10	advocacy, respect, and excellence; and
11	"(B) emphasizes the greatest degree of
12	performance and conduct.
13	"(c) DEFINITIONS.—In this section:
14	"(1) The terms 'career appointee' and 'Senior
15	Executive Service position' have the meanings given
16	such terms in section 3132(a) of title 5.
17	((2) The term 'supervisor' has the meaning
18	given such term in section 7103(a) of such title.".
19	(b) Clerical Amendment.—The table of sections
20	at the beginning of chapter 7 of such title is further
21	amended by inserting after the item relating to section
22	709 the following new item:
	"710 Appual portamance plan for political appointage"

"710. Annual performance plan for political appointees.".

1	SEC. 117. ACCOUNTABILITY OF SUPERVISORS AT DEPART-
2	MENT OF VETERANS AFFAIRS FOR HIRING
3	WELL-QUALIFIED PEOPLE.
4	(a) Assessment During Probationary Period.—
5	(1) DETERMINATION REQUIRED.—With respect
6	to any employee of the Department of Veterans Af-
7	fairs who is required to serve a probationary period
8	in a position in the Department, the Secretary of
9	Veterans Affairs shall require the supervisor of such
10	employee to determine, during the 30-day period
11	ending on the date on which the probationary period
12	ends, whether the employee—
13	(A) has demonstrated successful perform-
14	ance; and
15	(B) should continue past the probationary
16	period.
17	(2) LIMITATION ON EMPLOYMENT AFTER PRO-
18	BATIONARY PERIOD.—
19	(A) IN GENERAL.—Except as provided in
20	subparagraph (B), no employee of the Depart-
21	ment serving a probationary period as described
22	in paragraph (1) may complete that proba-
23	tionary period unless and until the supervisor of
24	the employee, or another supervisor capable of
25	making the requisite determination, has made

1	an affirmative determination under such para-
2	graph.
3	(B) PROBATIONARY PERIOD DEEMED COM-
4	PLETED.—
5	(i) NO DETERMINATION.—If no deter-
6	mination under paragraph (1) is made
7	with respect to an employee before the end
8	of the 60-day period following the end of
9	the 30-day period specified in such para-
10	graph, the employee shall be deemed to
11	have completed the probationary period of
12	the employee effective as of the end of that
13	60-day period.
14	(ii) Retroactive effect of deter-
15	MINATION.—If an affirmative determina-
16	tion under paragraph (1) is made with re-
17	spect to an employee after the end of the
18	30-day period specified in such paragraph,
19	the employee shall be deemed to have com-
20	pleted the probationary period of the em-
21	ployee effective as of the end of that 30-
22	day period.
23	(3) NOTIFICATION TO CONGRESS REGARDING
24	DETERMINATIONS.—Not less frequently than month-
25	ly, the Secretary shall notify the Committee on Vet-

erans' Affairs of the Senate and the Committee on
 Veterans' Affairs of the House of Representatives
 regarding—

4 (A) each instance during such month in
5 which a supervisor did not make a determina6 tion required under paragraph (1) during the
7 period required in such paragraph; and

8 (B) each such instance included in a pre-9 vious notification under this paragraph for 10 which the supervisor still has not made such a 11 determination.

12 (b) SUPERVISORS.—With respect to any employee of 13 the Department who is serving a probationary period in 14 a supervisory position at the Department, successful per-15 formance under subsection (a) shall include demonstrating 16 management competencies in addition to the technical 17 skills required for such position.

(c) PERFORMANCE PLAN.—Each annual performance plan conducted for a supervisor of an employee serving a probationary period shall hold the supervisor accountable for—

(1) providing regular feedback to such employee
during such period before making a determination
under subsection (a) regarding the probationary status of such employee; and

(2) making a timely determination under sub section (a) regarding the probationary status of such
 employee.

4 (d) SUPERVISOR DEFINED.—In this section, the term
5 "supervisor" has the meaning given such term in section
6 7103(a) of title 5, United States Code.

7 SEC. 118. ACCOUNTABILITY OF SUPERVISORS AT DEPART8 MENT OF VETERANS AFFAIRS FOR ADDRESS9 ING PERFORMANCE OF EMPLOYEES.

(a) IN GENERAL.—The Secretary of Veterans Affairs
shall ensure that, as a part of the annual performance
plan of a supervisor in the Department, the supervisor is
evaluated on the following:

14 (1) Taking action to address poor performance15 and misconduct among the employees that report to16 the supervisor.

17 (2) Taking steps to improve or sustain high lev-18 els of employee engagement.

19 (3) Promoting a positive culture of service20 that—

21 (A) reflects the mission of the Department
22 and the values of integrity, commitment, advo23 cacy, respect, and excellence; and

24 (B) emphasizes the greatest degree of per-25 formance and conduct.

44

(b) SUPERVISOR DEFINED.—In this section, the term
 "supervisor" has the meaning given such term in section
 7103(a) of title 5, United States Code.

4 SEC. 119. IMPROVEMENT OF TRAINING FOR SUPERVISORS.

5 (a) IN GENERAL.—The Secretary of Veterans Affairs
6 shall provide to each employee of the Department of Vet7 erans Affairs who is employed as a supervisor periodic
8 training on the following:

9 (1) The rights of whistleblowers and how to ad10 dress a report by an employee of a hostile work envi11 ronment, reprisal, or harassment.

12 (2) How to effectively motivate, manage, and13 reward the employees who report to the supervisor.

(3) How to effectively manage employees who
are performing at an unacceptable level and access
assistance from the human resources office of the
Department and the Office of the General Counsel
of the Department with respect to those employees.
(b) DEFINITIONS.—In this section:

20 (1) SUPERVISOR.—The term "supervisor" has
21 the meaning given such term in section 7103(a) of
22 title 5, United States Code.

23 (2) WHISTLEBLOWER.—The term "whistle24 blower" has the meaning given such term in section

323(g) of title 38, United States Code, as added by

1

2	section 101.
3	SEC. 120. ASSESSMENT AND REPORT ON EFFECT ON SEN-
4	IOR EXECUTIVES AT DEPARTMENT OF VET-
5	ERANS AFFAIRS.
6	(a) IN GENERAL.—Not later than two years after the
7	date of the enactment of this Act, the Secretary of Vet-
8	erans Affairs shall—
9	(1) measure and assess the effect of the enact-

ment of this title on the morale, engagement, hiring,
promotion, retention, discipline, and productivity of
individuals in senior executive positions at the Department of Veterans Affairs; and

14 (2) submit to the Committee on Veterans' Af15 fairs of the Senate and the Committee on Veterans'
16 Affairs of the House of Representatives a report on
17 the findings of the Secretary with respect to the
18 measurement and assessment carried out under
19 paragraph (1).

20 (b) ELEMENTS.—The assessment required by sub-21 section (a)(1) shall include the following:

(1) With respect to engagement, trends in morale of individuals in senior executive positions and
individuals aspiring to senior executive positions.

25 (2) With respect to promotions—

1	(A) whether the Department is experi-
2	encing an increase or decrease in the number of
3	employees participating in leadership develop-
4	ment and candidate development programs with
5	the intention of becoming candidates for senior
6	executive positions; and
7	(B) trends in applications to senior execu-
8	tive positions within the Department.
9	(3) With respect to retention—
10	(A) trends in retirement rates of individ-
11	uals in senior executive positions at the Depart-
12	ment;
13	(B) trends in quit rates of individuals in
14	senior executive positions at the Department;
15	(C) rates of transfer of—
16	(i) individuals from other Federal
17	agencies into senior executive positions at
18	the Department; and
19	(ii) individuals from senior executive
20	positions at the Department to other Fed-
21	eral agencies; and
22	(D) trends in total loss rates by job func-
23	tion.
24	(4) With respect to disciplinary processes—

1	(A) regarding individuals in senior execu-
2	tive positions at the Department who are the
3	subject of disciplinary action—
4	(i) the length of the disciplinary proc-
5	ess in days for such individuals both before
6	the date of the enactment of this Act and
7	under the provisions of this Act described
8	in subsection $(a)(1)$; and
9	(ii) the extent to which appeals by
10	such individuals are upheld under such
11	provisions as compared to before the date
12	of the enactment of this Act;
13	(B) the components or offices of the De-
14	partment which experience the greatest number
15	of proposed adverse actions against individuals
16	in senior executive positions and components
17	and offices which experience the least relative to
18	the size of the components or offices' total
19	number of senior executive positions;
20	(C) the tenure of individuals in senior ex-
21	ecutive positions who are the subject of discipli-
22	nary action;
23	(D) whether the individuals in senior exec-
24	utive positions who are the subject of discipli-

nary action have previously been disciplined; and

3 (E) the number of instances of disciplinary 4 action taken by the Secretary against individ-5 uals in senior executive positions at the Depart-6 ment as compared to governmentwide discipline against individuals in Senior Executive Service 7 8 positions (as defined in section 3132(a) of title 9 5, United States Code) as a percentage of the 10 total number of individuals in senior executive 11 positions at the Department and Senior Execu-12 tive Service positions (as so defined).

13 (5) With respect to hiring—

14 (A) the degree to which the skills of newly
15 hired individuals in senior executive positions at
16 the Department are appropriate with respect to
17 the needs of the Department;

(B) the types of senior executive positions
at the Department most commonly filled under
the authorities in the provisions described in
subsection (a)(1);

(C) the number of senior executive positions at the Department filled by hires outside
of the Department compared to hires from
within the Department;

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1	(D) the length of time to fill a senior exec-
2	utive position at the Department and for a new
3	hire to begin working in a new senior executive
4	position;
5	(E) the mission-critical deficiencies filled
6	by newly hired individuals in senior executive
7	positions and the connection between mission-
8	critical deficiencies filled under the provisions
9	described in subsection (a) and annual perform-
10	ance of the Department;
11	(F) the satisfaction of applicants for senior
12	executive positions at the Department with the
13	hiring process, including the clarity of job an-
14	nouncements, reasons for withdrawal of applica-
15	tions, communication regarding status of appli-
16	cations, and timeliness of hiring decision; and
17	(G) the satisfaction of newly hired individ-
18	uals in senior executive positions at the Depart-
19	ment with the hiring process and the process of
20	joining and becoming oriented with the Depart-
21	ment.
22	(c) Senior Executive Position Defined.—In
23	this section, the term "senior executive position" has the
24	meaning given such term in section 713 of title 38, United

25 States Code.

1	Subtitle C—Employees
2	SEC. 121. REMOVAL OF EMPLOYEES OF DEPARTMENT OF
3	VETERANS AFFAIRS BASED ON PERFORM-
4	ANCE OR MISCONDUCT.
5	(a) IN GENERAL.—Chapter 7 of title 38, United
6	States Code, as amended by subtitles A and B, is further
7	amended by inserting after section 714, as added by sec-
8	tion 114, the following new section:
9	"§715. Employees: removal based on performance or
10	misconduct
11	"(a) IN GENERAL.—(1) The Secretary may remove
12	a covered individual who is an employee of the Department
13	if the Secretary determines that—
14	"(A) the performance or misconduct of the cov-
15	ered individual warrants such removal; and
16	"(B) in the case of removal for performance, a
17	portion of such performance occurred during the
18	two-year period ending on the date of the determina-
19	tion.
20	"(2) If the Secretary removes a covered individual
21	under paragraph (1), the Secretary may remove the cov-
22	ered individual from the civil service (as defined in section
23	2101 of title 5).

"(3) Nothing in this section may be construed to au thorize a finalized performance appraisal of an employee
 to be retroactively amended.

4 "(b) NOTICE TO CONGRESS.—Not later than 30 days
5 after removing a covered individual under subsection (a),
6 the Secretary shall submit to the Committees on Veterans'
7 Affairs of the Senate and House of Representatives notice
8 in writing of such removal and the reason for such re9 moval.

10 "(c) PROCEDURE.—(1) An employee removed under
11 subsection (a) is entitled, before removal, to—

"(A) at least 10 business days written notice 12 13 (which, in the case of removal for performance, shall 14 identify specific instances as described in clause (i) 15 of section 4303(b)(1)(A) of title 5 and critical ele-16 ments as described in clause (ii) of such section), 17 unless there is reasonable cause to believe that the 18 employee committed a crime for which a sentence of 19 imprisonment can be imposed—

20 "(i) stating the specific reasons for the21 proposed action; and

22 "(ii) including a file containing all evidence23 in support of the proposed action;

24 "(B) 10 business days to answer the charges25 orally and in writing and to furnish affidavits and

1	other documentary evidence in support of the an-
2	swer;
3	"(C) be represented by an attorney or other
4	representative;
5	"(D) a review of the case by the Secretary be-
6	fore a decision adverse to the employee is made
7	final;
8	((E) as soon as practicable, a decision of the
9	Secretary with respect to the charges of the em-
10	ployee; and
11	"(F) a written statement of the decision of the
12	Secretary that—
13	"(i) includes the specific reasons of the de-
14	cision; and
15	"(ii) in the case of a removal based on per-
16	formance, complies with section $4303(b)(1)(D)$
17	of title 5.
18	((2)(A) Subject to subparagraph (B) and subsection
19	(e), any final decision of the Secretary regarding removal
20	under subsection (a) may be appealed to the Merit Sys-
21	tems Protection Board.
22	"(B) An appeal under subparagraph (A) of a removal
23	may only be made if such appeal is made not later than
24	10 business days after the date of such removal.

"(C)(i) Subject to clause (ii), the decision of the Sec retary shall be sustained under subparagraph (A) only if
 the Secretary's decision—
 "(I) in the case of an action based on perform-

5 ance, is supported by substantial evidence; or
6 "(II) in any other case, is supported by a pre-

7 ponderance of the evidence.

8 "(ii) Notwithstanding clause (i), the Secretary's deci9 sion may not be sustained under subparagraph (A) if the
10 covered individual—

"(I) shows harmful error in the application of
the Secretary's procedures in arriving at such decision;

"(II) shows that the decision was based on any
prohibited personnel practice described in section
2302(b) of title 5; or

17 "(III) shows that the decision was not in ac-18 cordance with law.

19 "(3) The procedures under section 7513(b) of title
20 5 and chapter 43 of such title shall not apply to a removal
21 under this section.

"(d) EXPEDITED REVIEW.—(1) The Merit Systems
Protection Board shall promulgate such rules as the
Board considers appropriate to expedite appeals under
subsection (c)(2).

"(2) The Board shall ensure that a final decision on
 an appeal described in paragraph (1) is issued not later
 than 90 days after the appeal is made.

4 "(3) During the period beginning on the date on 5 which a covered individual appeals a removal from the civil 6 service under subsection (c)(2) and ending on the date 7 that the Board issues a final decision on such appeal, such 8 covered individual may not receive any pay, awards, bo-9 nuses, incentives, allowances, differentials, student loan 10 repayments, special payments, or benefits.

"(4) 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 subsection (c)(2) is expedited.

16 "(e) RELATION TO TITLE 5.—The authority provided
17 by this section is in addition to the authority provided by
18 subchapter V of chapter 75 of title 5 and chapter 43 of
19 such title.

20 "(f) DEFINITIONS.—In this section:

21 "(1) The term 'covered individual' means an in22 dividual occupying a position at the Department but
23 does not include—

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

1	"(B) a political appointee.
2	"(2) The term 'misconduct' includes a violation
3	of paragraph (8) or (9) of section $2302(b)$ of title
4	5, neglect of duty, malfeasance, or failure to accept
5	a directed reassignment or to accompany a position
6	in a transfer of function.
7	"(3) The term 'political appointee' means an in-
8	dividual who is—
9	"(A) employed in a position described
10	under sections 5312 through 5316 of title 5
11	(relating to the Executive Schedule);
12	"(B) a limited term appointee, limited
13	emergency appointee, or noncareer appointee in
14	the Senior Executive Service, as defined under
15	paragraphs (5) , (6) , and (7) , respectively, of
16	section 3132(a) of title 5; or
17	"(C) employed in a position of a confiden-
18	tial or policy-determining character under
19	schedule C of subpart C of part 213 of title 5 $$
20	of the Code of Federal Regulations.".
21	(b) Clerical and Conforming Amendments.—
22	(1) CLERICAL.—The table of sections at the be-
23	ginning of such chapter is amended by inserting
24	after the item relating to section 714, as added by
25	section 114, the following new item:
	"715. Employees: removal based on performance or misconduct.".

"715. Employees: removal based on performance or misconduct.".

1	(2) Conforming.—
2	(A) TITLE 5.—Section 4303(f) of title 5,
3	United States Code, is amended—
4	(i) in paragraph (2), by striking "or"
5	at the end;
6	(ii) in paragraph (3), by striking the
7	period at the end and inserting ", or"; and
8	(iii) by adding at the end the fol-
9	lowing:
10	((4) any removal under section 715 of title
11	38.".
12	(B) TITLE 38.—Subchapter V of chapter
13	74 of title 38, United States Code, is amend-
14	ed—
15	(i) in section $7461(b)(1)$, by striking
16	"If the" and inserting "Except as provided
17	in section 715 of this title, if the"; and
18	(ii) in section 7462—
19	(I) in subsection $(a)(1)$, by strik-
20	ing "Disciplinary" and inserting "Ex-
21	cept as provided in section 715 of this
22	title, the Disciplinary'; and
23	(II) in subsection $(b)(1)$, by
24	striking "In any case" and inserting

	00
1	"Except as provided in section 715 of
2	this title, in any case".
3	SEC. 122. PROHIBITION ON AWARD OF BONUSES TO EM-
4	PLOYEES OF DEPARTMENT OF VETERANS AF-
5	FAIRS UNDER CONSIDERATION FOR AD-
6	VERSE ACTIONS OR SUBJECT OF ADVERSE
7	FINDINGS.
8	(a) IN GENERAL.—Chapter 7 of title 38, United
9	States Code, is further amended by inserting after section
10	715, as added by section 121, the following new section:
11	"§716. Prohibition on award of bonuses to employees
12	under consideration for adverse actions
13	or subject of adverse findings
14	"(a) Under Consideration for Adverse AC-
15	TION.—Notwithstanding any other provision of law, the
16	Secretary may not pay any bonus to any employee of the
17	Department, including an employee in a senior executive
18	position (as defined in section 713(d) of this title), while

19 the Secretary is considering carrying out an adverse per-20 sonnel action with respect to the employee under this title21 or title 5.

"(b) SUBJECT OF ADVERSE FINDING.—(1) Notwithstanding any other provision of law, in a case in which
the Secretary makes an adverse finding relating to an em-

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ployee of the Department, the Secretary may not award
 a bonus to such employee until the earlier of—

3 "(A) such date as the Secretary considers ap4 propriate, but not sooner than the date that is two
5 years after the end of the fiscal year in which the
6 adverse finding was made and not more than five
7 years after the end of such fiscal year; or

8 "(B) the date that the finding is found to have9 been made in error.

10 "(2) The Secretary may base an adverse finding under paragraph (1) on an investigation by, determination 11 12 of, or information provided by the Inspector General of 13 the Department or another senior ethics official of the Department or the Comptroller General of the United States 14 15 in connection with the carrying out by such official of an activity, authority, or function under a provision of law 16 17 other than this section.

18 "(c) PREVIOUSLY AWARDED BONUSES.—(1) If the 19 Secretary makes an adverse finding relating to an employee under subsection (b), the Secretary, after notice 20 21 and an opportunity for a hearing, shall issue an order di-22 recting the employee to repay the amount of any bonus 23 awarded to the employee during the year during which the 24 adverse finding is made, unless such finding is found to have been made in error. 25

"(2) A hearing under paragraph (1) shall be con ducted in accordance with regulations relating to hearings
 promulgated by the Secretary under chapter 75 of title
 5.

5 "(d) CONDITION OF RECEIPT.—As a condition of re-6 ceiving a bonus awarded after the date of the enactment 7 of this section, an employee of the Department shall sign 8 a certification stating that the employee shall repay the 9 bonus in accordance with a final order issued in accord-10 ance with subsection (c).

"(e) APPEAL.—An employee determined to be ineligible for a bonus under subsection (b) or against whom
an order is issued under subsection (c) may appeal to the
Merit Systems Protection Board under section 7701 of
title 5.

16 "(f) RULEMAKING.—The Secretary may promulgate
17 such rules as the Secretary considers appropriate to carry
18 out this section.

19 "(g) DEFINITIONS.—In this section:

20 "(1) The term 'adverse finding' relating to an
21 employee means a determination that the conduct of
22 the employee—

23 "(A) violated a policy of the Department24 for which the employee may be removed or sus-

1	pended for a period of not less than 14 days;
2	or
3	"(B) violated a law for which the employee
4	may be imprisoned for more than 1 year.
5	"(2) The term 'adverse personnel action' means
6	any of the adverse actions described in section
7	7461(c)(2) of this title.
8	"(3) The term 'bonus' means any bonus or cash
9	award, including—
10	"(A) an award under chapter 45 of title 5;
11	"(B) an award under section 5384 of such
12	title; and
13	"(C) a retention bonus under section 5754
14	of such title.".
15	(b) Clerical Amendment.—The table of sections
16	at the beginning of such chapter is further amended by
17	inserting after the item relating to section 715, as added
18	by section 121, the following new item:
	"716. Prohibition on award of bonuses to employees under consideration for ad-

verse actions or subject of adverse findings.".

SEC. 123. RETENTION OF RECORDS OF REPRIMANDS AND ADMONISHMENTS RECEIVED BY EMPLOYEES OF THE DEPARTMENT OF VETERANS AF FAIRS.

5 (a) IN GENERAL.—Chapter 7 of title 38, United
6 States Code, is further amended by inserting after section
7 716, as added by section 122, the following new section:
8 "§717. Record of reprimands and admonishments

9 "(a) IN GENERAL.—Except as provided in subsection 10 (b), if any employee of the Department receives a rep-11 rimand or admonishment from the Secretary, the Sec-12 retary shall retain a copy of such reprimand or admonish-13 ment in the permanent record of the employee for not less 14 than three years after the date on which the employee re-15 ceived the reprimand or admonishment.

16 "(b) REMOVAL.—After the end of the three-year pe-17 riod specified in subsection (a) with respect to a reprimand 18 or admonishment received by an employee, the Secretary 19 shall remove the reprimand or admonishment, as the case 20 may be, from the permanent record of the employee on 21 the earlier of the following:

"(1) The date on which the Secretary determines that the reprimand or admonishment merits
removal from the permanent record of the employee.

"(2) The date that is five years after the date
 on which the employee received the reprimand or ad monishment.

4 "(c) APPEALS.—If an employee receives a reprimand
5 or admonishment that the employee believes he or she re6 ceived improperly, the employee may immediately appeal
7 the reprimand or admonishment.".

8 (b) CLERICAL AMENDMENT.—The table of sections 9 at the beginning of such chapter is further amended by 10 inserting after the item relating to section 716, as added 11 by section 122, the following new item:

"717. Record of reprimands and admonishments.".

12 SEC. 124. LIMITATION ON ADMINISTRATIVE LEAVE FOR EM-

PLOYEES OF DEPARTMENT OF VETERANS AFFAIRS.

(a) IN GENERAL.—Chapter 7 of title 38, United
States Code, is further amended by inserting after section
717, as added by section 123, the following new section:

18 "§718. Administrative leave limitation and report

19 "(a) LIMITATION APPLICABLE TO EMPLOYEES
20 WITHIN THE DEPARTMENT.—(1) The Secretary may not
21 place any covered individual on administrative leave for
22 more than a total of 14 business days during any 36523 day period.

24 "(2)(A) The Secretary may waive the limitation
25 under paragraph (1) and extend the period of administra-

tive leave of a covered individual if the Secretary submits
 to the Committee on Veterans' Affairs of the Senate and
 the Committee on Veterans' Affairs of the House of Rep resentatives a detailed explanation of the reasons the cov ered individual was placed on administrative leave and the
 reasons for the extension of such leave.

7 "(B) Such explanation shall include the position of
8 the covered individual and the location where the covered
9 individual is employed.

"(3) In this subsection, the term 'covered individual'
means an employee of the Department, including an employee in a senior executive position (as defined in section
713(d) of this title)—

"(A) who is subject to an investigation for purposes of determining whether such individual should
be subject to any disciplinary action under this title
or title 5; or

18 "(B) against whom any disciplinary action is19 proposed or initiated under this title or title 5.

"(b) REPORT ON ADMINISTRATIVE LEAVE.—(1) Not
21 later than 30 days after the end of each fiscal year, the
22 Secretary shall submit to the Committee on Veterans' Af23 fairs of the Senate and the Committee on Veterans' Af24 fairs of the House of Representatives a report listing the
25 position of each employee of the Department (if any) who

	0.0
1	has been placed on administrative leave for a period longer
2	than 14 business days during such fiscal year.
3	(2) Each report submitted under paragraph (1)
4	shall include, with respect to each employee listed in such
5	report, the following:
6	"(A) The position occupied by the employee.
7	"(B) The number of business days of such
8	leave.
9	"(C) The reason that such employee was placed
10	on such leave.
11	((3) In submitting each report under paragraph (1) ,
12	the Secretary shall take such measures to protect the pri-
13	vacy of the employees listed in the report as the Secretary
14	considers appropriate.
15	"(c) Administrative Leave Defined.—In this
16	section, the term 'administrative leave'—
17	"(1) means an administratively authorized ab-
18	sence from duty without loss of pay or charge to
19	leave, for which the employee is placed—
20	"(A) due to an investigation; or
21	"(B) while disciplinary action is proposed
22	or initiated; and
23	((2)) includes any type of paid nonduty status
24	without a charge to leave.".
25	(b) APPLICATION.—

1	(1) Administrative leave limitation.—
2	Subsection (a) of section 718 of title 38, United
3	States Code, as added by subsection (a) of this sec-
4	tion, shall apply to any period of administrative
5	leave (as defined in such section) commencing on or
6	after the date of the enactment of this title.
7	(2) REPORT.—The report under section 718(b)
8	of such title (as added by subsection (a)) shall apply
9	beginning in the first quarter that ends after the
10	date that is 180 days after the date of the enact-
11	ment of this Act.
12	(c) Clerical Amendment.—The table of sections
13	at the beginning of chapter 7 of such title is further
14	amended by inserting after the item relating to section
15	717, as added by section 123, the following new item:
15	717, as added by section 123, the following new item: "718. Administrative leave limitation and report.".
15 16	
	"718. Administrative leave limitation and report.".
16	"718. Administrative leave limitation and report.".SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS
16 17	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES
16 17 18	"718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS.
16 17 18 19	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS. (a) MEASURING AND COLLECTING.—
16 17 18 19 20	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS. (a) MEASURING AND COLLECTING.— (1) IN GENERAL.—The Secretary of Veterans
16 17 18 19 20 21	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS. (a) MEASURING AND COLLECTING.— (1) IN GENERAL.—The Secretary of Veterans Affairs shall measure and collect information on the
 16 17 18 19 20 21 22 	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS. (a) MEASURING AND COLLECTING.— (1) IN GENERAL.—The Secretary of Veterans Affairs shall measure and collect information on the outcomes of disciplinary actions carried out by the
 16 17 18 19 20 21 22 23 	 "718. Administrative leave limitation and report.". SEC. 125. MEASUREMENT OF DEPARTMENT OF VETERANS AFFAIRS DISCIPLINARY PROCESS OUTCOMES AND EFFECTIVENESS. (a) MEASURING AND COLLECTING.— (1) IN GENERAL.—The Secretary of Veterans Affairs shall measure and collect information on the outcomes of disciplinary actions carried out by the Department of Veterans Affairs during the three-

1	(2) ELEMENTS.—In measuring and collecting
2	pursuant to paragraph (1), the Secretary shall meas-
3	ure and collect information regarding the following:
4	(A) The average time from the initiation of
5	an adverse action against an employee at the
6	Department to the final resolution of that ac-
7	tion.
8	(B) The number of distinct steps and lev-
9	els of review within the Department involved in
10	the disciplinary process and the average length
11	of time required to complete these steps.
12	(C) The rate of use of alternate discipli-
13	nary procedures compared to traditional dis-
14	ciplinary procedures and the frequency with
15	which employees who are subject to alternative
16	disciplinary procedures commit additional of-
17	fenses.
18	(D) The number of appeals from adverse
19	actions filed against employees of the Depart-
20	ment, the number of appeals upheld, and the
21	reasons for which the appeals were upheld.
22	(E) The use of paid administrative leave
23	during the disciplinary process and the length
24	of such leave.
25	(b) Report.—

1	(1) IN GENERAL.—Not later than December 31,
2	2016, the Secretary shall submit to the appropriate
3	committees of Congress a report on the disciplinary
4	procedures and actions of the Department.
5	(2) CONTENTS.—The report submitted under
6	paragraph (1) shall include the following:
7	(A) The information collected under sub-
8	section (a).
9	(B) The findings of the Secretary with re-
10	spect to the measurement and collection carried
11	out under subsection (a).
12	(C) An analysis of the disciplinary proce-
13	dures and actions of the Department.
14	(D) Suggestions for improving the discipli-
15	nary procedures and actions of the Department.
16	(E) Such other matters as the Secretary
17	considers appropriate.
18	(3) Appropriate committees of con-
19	GRESS.—In this subsection, the term "appropriate
20	committees of Congress" means—
21	(A) the Committee on Appropriations and
22	the Committee on Veterans' Affairs of the Sen-
23	ate; and

1	(B) the Committee on Appropriations and
2	the Committee on Veterans' Affairs of the
3	House of Representatives.
4	Subtitle D—Other Personnel and
5	Accountability Matters
6	SEC. 131. WRITTEN OPINION ON CERTAIN EMPLOYMENT
7	RESTRICTIONS AFTER TERMINATING EM-
8	PLOYMENT WITH THE DEPARTMENT OF VET-
9	ERANS AFFAIRS.
10	(a) IN GENERAL.—Chapter 7 of title 38, United
11	States Code, as amended by subtitles A, B, and C, is fur-
12	ther amended by inserting after section 718, as added by
13	section 124, the following new section:
14	"§719. Written opinion on certain employment re-
14 15	"§719. Written opinion on certain employment re- strictions after terminating employment
15	strictions after terminating employment
15 16	strictions after terminating employment with the Department
15 16 17	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment
15 16 17 18	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment with the Department, any official of the Department who
15 16 17 18 19	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment with the Department, any official of the Department who has participated personally and substantially during the
15 16 17 18 19 20	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment with the Department, any official of the Department who has participated personally and substantially during the one-year period ending on the date of the termination in
15 16 17 18 19 20 21	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment with the Department, any official of the Department who has participated personally and substantially during the one-year period ending on the date of the termination in an acquisition by the Department that exceeds
 15 16 17 18 19 20 21 22 	strictions after terminating employment with the Department "(a) IN GENERAL.—Before terminating employment with the Department, any official of the Department who has participated personally and substantially during the one-year period ending on the date of the termination in an acquisition by the Department that exceeds \$10,000,000 shall obtain a written opinion from an appro-

riod beginning on the date on which the official terminates
 such employment.

3 "(b) COVERED CONTRACTOR DEFINED.—In this sec4 tion, the term 'covered contractor' means a contractor car5 rying out a contract entered into with the Department,
6 including pursuant to a subcontract.".

7 (b) CLERICAL AMENDMENT.—The table of sections
8 at the beginning of chapter 7 of such title is further
9 amended by inserting after the item relating to section
10 718, as added by section 124, the following new item:

"719. Written opinion on certain employment restrictions after leaving the Department.".

SEC. 132. REQUIREMENT FOR CONTRACTORS OF THE DE PARTMENT EMPLOYING CERTAIN RECENTLY
 SEPARATED DEPARTMENT EMPLOYEES.
 (a) IN GENERAL.—Subchapter II of chapter 81 of
 title 38, United States Code, is amended by adding at the

16 end the following new section:

17 "§ 8129. Requirement for contractors employing cer-

18 tain recently separated Department em-19 ployees

"(a) IN GENERAL.—A covered contractor may not
knowingly provide compensation to an individual described
in subsection (b) during the two-year period beginning on
the date on which the individual terminates employment

1 with the Department unless the covered contractor deter-2 mines that the individual—

3 "(1) has obtained the written opinion required
4 under section 719(a) of this title; or

5 "(2) has requested such written opinion not
6 later than 30 days before receiving compensation
7 from the covered contractor.

8 "(b) INDIVIDUAL DESCRIBED.—An individual de-9 scribed in this subsection is any official of the Department 10 who participated personally and substantially during the 11 one-year period ending on the date of the termination of 12 the individual's employment with the Department in an 13 acquisition by the Department that exceeds \$10,000,000.

''(c) COVERED CONTRACTOR DEFINED.—In this section, the term 'covered contractor' means a contractor carrying out a contract entered into with the Department,
including pursuant to a subcontract.".

(b) APPLICATION.—The requirement under section
8129(a) of title 38, United States Code, as added by subsection (a), shall apply with respect to any entity that enters into a contract with the Department on or after the
date of the enactment of this title.

23 (c) CLERICAL AMENDMENT.—The table of sections24 at the beginning of chapter 81 of such title is amended

1 by inserting after the item relating to section 8128 the

2 following new item:

3 SEC. 133. DEPARTMENT OF VETERANS AFFAIRS PROGRAM
4 OF INTERNAL AUDITS.

5 (a) IN GENERAL.—Subchapter II of chapter 5 of title
6 38, United States Code, is amended by inserting after sec7 tion 527 the following new section:

8 "§ 527A. Program of internal audits

9 "(a) PROGRAM REQUIRED.—(1) The Secretary shall 10 carry out a program of internal audits and self-analysis 11 to improve the furnishing of benefits and health care to 12 veterans and their families.

13 "(2) The Secretary shall carry out the program re-14 quired by paragraph (1) through an office the Secretary 15 shall establish for purposes of the program within the of-16 fice of the Secretary that is interdisciplinary and inde-17 pendent of—

18 "(A) the other offices within the office of the19 Secretary; and

"(B) the covered administrations (or functions
of such administrations), staff organizations, and
staff offices identified under subsection (b)(1)(A).

[&]quot;8129. Requirement for contractors employing certain recently separated Department employees.".

"(b) PROGRAM REQUIREMENTS.—(1) In carrying out
 the program required by subsection (a), the Secretary
 shall—

4 "(A) conduct periodic risk assessments of the 5 Department to identify those covered administra-6 tions (or functions of such administrations), staff or-7 ganizations, and staff offices of the Department the 8 audit of which would lead towards the greatest im-9 provement in the furnishing of benefits and health 10 care to veterans and their families;

11 "(B) develop plans that are informed by the 12 risk assessments conducted under paragraph (1) to 13 conduct internal audits of the covered administra-14 tions (or functions of such administrations), staff or-15 ganizations, and staff offices identified under sub-16 paragraph (A); and

"(C) conduct internal audits in accordance with
the plans developed pursuant to subparagraph (B).
"(2) The Secretary shall carry out under the program
required by subsection (a) an audit of not fewer than five
covered administrations (or functions of such administrations), staff organizations, or staff offices of the Department each year.

24 "(3) In identifying covered administrations (or func-25 tions of such administrations), staff organizations, and

1	staff offices of the Department under paragraph (1)(A),
2	the Secretary shall accord priority to the covered adminis-
3	trations and functions of such administrations.
4	"(4)(A) For purposes of this subsection, the covered
5	administrations of the Department are the following:
6	"(i) The National Cemetery Administration.
7	"(ii) The Veterans Benefits Administration.
8	"(iii) The Veterans Health Administration.
9	"(B) For purposes of this subsection, the covered
10	staff organizations of the Department are the following:
11	"(i) The Office of Acquisition, Logistics, and
12	Construction.
13	"(ii) The Advisory Committee Management Of-
14	fice.
15	"(iii) The Board of Veterans' Appeals.
16	"(iv) The Center for Faith-Based and Neigh-
17	borhood Partnerships.
18	"(v) The Center for Minority Veterans.
19	"(vi) The Center for Women Veterans.
20	"(vii) The Office of General Counsel.
21	"(viii) The Office of Regulation Policy and
22	Management.
23	"(ix) The Office of Employment Discrimination
24	Complaint Adjudication.

1	"(x) The Office of Interagency Care and Bene-
2	fits Coordination.
3	"(xi) The Office of Small and Disadvantaged
4	Business Utilization.
5	"(xii) The Office of Survivors Assistance.
6	"(xiii) The Veterans' Service Organizations Li-
7	aison.
8	"(xiv) The Office of Patient Advocacy.
9	"(xv) The Office of Accountability and Whistle-
10	blower Protection.
11	"(C) For purposes of this subsection, the covered
12	staff offices of the Department are the following:
13	"(i) The office of the Assistant Secretary for
14	Congressional and Legislative Affairs.
15	"(ii) The office of the Assistant Secretary for
16	Human Resources and Administration.
17	"(iii) The office of the Assistant Secretary for
18	Information and Technology.
19	"(iv) The Office of Management.
20	"(v) The office of the Assistant Secretary for
21	Operations, Security, and Preparedness.
22	"(vi) The office of the Assistant Secretary for
23	Policy and Planning.
24	"(vii) The office of the Assistant Secretary for
25	Public and Intergovernmental Affairs.

1	"(c) Reports.—(1)(A) Not later than 90 days after
2	completing an audit under the program required by sub-
3	section (a), the Secretary shall submit to the appropriate
4	committees of Congress a report on the audit.
5	"(B) Each report submitted under subparagraph (A)
6	with respect to an audit shall include the following:
7	"(i) A summary of the audit.
8	"(ii) The findings of the Secretary with respect
9	to the audit.
10	"(iii) Such recommendations as the Secretary
11	may have for legislative or administrative action to
12	improve the furnishing of benefits and health care to
13	veterans and their families.
14	"(iv) Plans to carry out the recommendations
15	submitted under clause (iii), including timelines for
16	completion of such plans.
17	$\ensuremath{^{\prime\prime}(2)(A)}$ Not later than September 1 of each year, the
18	Secretary shall submit to the appropriate committees of
19	Congress a report on the administration of this section.
20	"(B) Each report submitted under subparagraph (A)
21	shall include the following:
22	"(i) A detailed description of each matter for
23	which a recommendation was submitted under clause
24	(iii) of paragraph $(1)(B)$ and with respect to which

1	plans that were submitted under clause (iv) of such
2	paragraph have not been completed.
3	"(ii) A plan for the conduct of audits under this
4	section during the first fiscal year beginning after
5	the fiscal year in which the report is submitted,
6	which shall include the following:
7	"(I) A description of any risk assessments
8	the Secretary plans to conduct in such fiscal
9	year.
10	"(II) A summary of each audit the Sec-
11	retary plans to conduct in such fiscal year, in-
12	cluding a description of the subject matter of
13	the audit and identification of the administra-
14	tion, office, or function to be audited.
15	((3) In this subsection, the term 'appropriate com-
16	mittees of Congress' includes—
17	"(A) the Committee on Veterans' Affairs, the
18	Committee on Appropriations, and the Committee on
19	Homeland Security and Governmental Affairs of the
20	Senate; and
21	"(B) the Committee on Veterans' Affairs, the
22	Committee on Appropriations, and the Committee on
23	Oversight and Government Reform of the House of
24	Representatives.".

(b) FIRST RISK ASSESSMENT.—The Secretary of
 Veterans Affairs shall complete the first risk assessment
 required by section 527A(b)(1)(A) of such title, as added
 by subsection (a), by not later than 180 days after the
 date of the enactment of this Act.

6 (c) CLERICAL AMENDMENT.—The table of sections
7 at the beginning of chapter 5 of such title is amended by
8 inserting after the item relating to section 527 the fol9 lowing new item:

"527A. Program of internal audits.".

10 TITLE II—HEALTH CARE 11 MATTERS

12 SEC. 200. SHORT TITLE.

13 This title may be cited as the "Jason Simcakoski Me-14 morial Act".

15 Subtitle A—Expansion and Im16 provement of Health Care Bene17 fits

18 SEC. 201. IMPROVED ACCESS TO APPROPRIATE IMMUNIZA-

19 TIONS FOR VETERANS.

20 (a) INCLUSION OF RECOMMENDED ADULT IMMUNI-21 ZATIONS AS MEDICAL SERVICES.—

(1) COVERED BENEFIT.—Subparagraph (F) of
section 1701(9) of title 38, United States Code, is
amended to read as follows:

1	"(F) immunizations against infectious dis-
2	eases, including each immunization on the rec-
3	ommended adult immunization schedule at the
4	time such immunization is indicated on that
5	schedule;".
6	(2) Recommended adult immunization
7	SCHEDULE DEFINED.—Section 1701 of such title is
8	amended by adding at the end the following new
9	paragraph:
10	"(10) The term 'recommended adult immuniza-
11	tion schedule' means the schedule established (and
12	periodically reviewed and, as appropriate, revised) by
13	the Advisory Committee on Immunization Practices
14	established by the Secretary of Health and Human
15	Services and delegated to the Centers for Disease
16	Control and Prevention.".
17	(b) Inclusion of Recommended Adult Immuni-
18	ZATIONS IN ANNUAL REPORT.—Section 1704(1)(A) of
19	such title is amended—
20	(1) in clause (i), by striking "and" at the end;
21	(2) in clause (ii), by striking the period at the
22	end and inserting "; and"; and
23	(3) by inserting after clause (ii) the following
24	new clause:

- "(iii) to provide veterans each immu-1 2 nization on the recommended adult immu-3 nization schedule at the time such immuni-4 zation is indicated on that schedule.". 5 (c) REPORT TO CONGRESS.— 6 (1) IN GENERAL.—Not later than two years 7 after the date of the enactment of this Act, the Sec-8 retary of Veterans Affairs shall submit to the Com-9 mittee on Veterans' Affairs of the Senate and the 10 Committee on Veterans' Affairs of the House of 11 Representatives a report on the development and implementation by the Department of Veterans Affairs
- 12 plementation by the Department of Veterans Affairs 13 of quality measures and metrics, including targets 14 for compliance, to ensure that veterans receiving 15 medical services under chapter 17 of title 38, United 16 States Code, receive each immunization on the rec-17 ommended adult immunization schedule at the time 18 such immunization is indicated on that schedule.

19 (2) RECOMMENDED ADULT IMMUNIZATION
20 SCHEDULE DEFINED.—In this subsection, the term
21 "recommended adult immunization schedule" has
22 the meaning given that term in section 1701(10) of
23 title 38, United States Code, as added by subsection
24 (a)(2).

(d) RULE OF CONSTRUCTION.—Nothing in this sec tion or the amendments made by this section may be con strued to require a veteran to receive an immunization
 that the veteran does not want to receive.

5 SEC. 202. EXPANSION OF PROVISION OF CHIROPRACTIC 6 CARE AND SERVICES TO VETERANS.

7 (a) PROGRAM FOR PROVISION OF CHIROPRACTIC
8 CARE AND SERVICES TO VETERANS.—Section 204(c) of
9 the Department of Veterans Affairs Health Care Pro10 grams Enhancement Act of 2001 (Public Law 107–135;
11 115 Stat. 2459; 38 U.S.C. 1710 note) is amended—

12 (1) by inserting "(1)" before "The program";13 and

14 (2) by adding at the end the following new15 paragraph:

"(2) The program shall be carried out at not fewer 16 17 than two medical centers or clinics in each Veterans Integrated Service Network by not later than two years after 18 the date of the enactment of the Jason Simcakoski Memo-19 20 rial Act, and at not fewer than 50 percent of all medical 21 centers in each Veterans Integrated Service Network by 22 not later than three years after such date of enactment.". 23 (b) EXPANDED CHIROPRACTOR SERVICES AVAIL-24 ABLE TO VETERANS.—

1	(1) Medical services.—Paragraph (6) of sec-
2	tion 1701 of title 38, United States Code, is amend-
3	ed by adding at the end the following new subpara-
4	graph:
5	"(H) Chiropractic services.".
6	(2) Rehabilitative services.—Paragraph
7	(8) of such section is amended by inserting "chiro-
8	practic," after "counseling,".
9	(3) PREVENTIVE HEALTH SERVICES.—Para-
10	graph (9) of such section is amended—
11	(A) by redesignating subparagraphs (F)
12	through (K) as subparagraphs (G) through (L),
13	respectively; and
14	(B) by inserting after subparagraph (E)
15	the following new subparagraph (F):
16	"(F) periodic and preventive chiropractic
17	examinations and services;".
18	SEC. 203. PRIORITY OF MEDAL OF HONOR RECIPIENTS IN
19	HEALTH CARE SYSTEM OF DEPARTMENT OF
20	VETERANS AFFAIRS.
21	(a) ENROLLMENT PRIORITY.—
22	(1) IN GENERAL.—Section 1705(a) of title 38,
23	United States Code, is amended—
24	(A) in paragraph (1), by striking the pe-
25	riod at the end and inserting the following:

1	"and veterans who were awarded the medal of
2	honor under section 3741 , 6241 , or 8741 of
3	title 10 or section 491 of title 14."; and
4	(B) in paragraph (3), by striking "veterans
5	who were awarded the medal of honor under
6	section 3741, 6241, or 8741 of title 10 or sec-
7	tion 491 of title 14,".
8	(2) Application.—The priority of enrollment
9	of medal of honor recipients in the system of annual
10	patient enrollment established and operated under
11	section 1705(a) of such title, as amended by para-
12	graph (1), shall apply to each such recipient, regard-
13	less of the date on which the medal is awarded.
14	(b) ELIGIBILITY.—Section $1710(a)(2)(D)$ of such
15	title is amended by inserting after "war" the following:
16	", who was awarded the medal of honor under section
17	3741, 6241, or 8741 of title 10 or section 491 of title
18	14,".
19	(c) EXTENDED CARE SERVICES.—Section
20	1710B(c)(2) of such title is amended—
21	(1) in subparagraph (B), by striking "or";
22	(2) in subparagraph (C), by striking the period
23	at the end and inserting "; or"; and
24	(3) by adding at the end the following new sub-
25	paragraph:

1	"(D) to a veteran who was awarded the medal
2	of honor under section 3741, 6241, or 8741 of title
3	10 or section 491 of title 14.".
4	(d) COPAYMENT FOR MEDICATIONS.—Section
5	1722A(a)(3) of such title is amended—
6	(1) in subparagraph (B), by striking "or";
7	(2) in subparagraph (C), by striking the period
8	at the end and inserting "; or"; and
9	(3) by adding at the end the following new sub-
10	paragraph:
11	"(D) to a veteran who was awarded the medal
12	of honor under section 3741, 6241, or 8741 of title
13	10 or section 491 of title 14.".
13 14	Subtitle B—Mental Health Care
_	
14	Subtitle B—Mental Health Care
14 15	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION.
14 15 16	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet-
14 15 16 17	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re-
14 15 16 17 18	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re- ferred to as the "Commission").
 14 15 16 17 18 19 	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re- ferred to as the "Commission"). (b) DUTIES.—The Commission shall perform the fol-
 14 15 16 17 18 19 20 	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re- ferred to as the "Commission"). (b) DUTIES.—The Commission shall perform the fol- lowing duties:
 14 15 16 17 18 19 20 21 	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re- ferred to as the "Commission"). (b) DUTIES.—The Commission shall perform the fol- lowing duties: (1) Examine the efficacy of the evidence-based
 14 15 16 17 18 19 20 21 22 	Subtitle B—Mental Health Care SEC. 211. VETERANS EXPEDITED RECOVERY COMMISSION. (a) ESTABLISHMENT.—There is established the Vet- erans Expedited Recovery Commission (in this section re- ferred to as the "Commission"). (b) DUTIES.—The Commission shall perform the fol- lowing duties: (1) Examine the efficacy of the evidence-based therapy model used by the Department of Veterans

1	(2) Conduct a patient-centered survey within
2	each of the Veterans Integrated Service Networks to
3	examine—
4	(A) the experience of veterans with the De-
5	partment when seeking medical assistance for
6	mental health conditions through the health
7	care system of the Department;
8	(B) the experience of veterans with non-
9	Department medical facilities and health profes-
10	sionals for treating mental health conditions;
11	(C) the preferences of veterans regarding
12	available treatments for mental health condi-
13	tions and which methods the veterans believe to
14	be most effective;
15	(D) the experience, if any, of veterans with
16	respect to the complementary and integrative
17	health services described in subparagraphs (A)
18	through (I) of paragraph (3);
19	(E) the prevalence of prescribing prescrip-
20	tion medication among veterans seeking treat-
21	ment through the health care system of the De-
22	partment as remedies for addressing mental
23	health conditions; and
24	(F) the outreach efforts of the Secretary of
25	Veterans Affairs regarding the availability of

1	benefits and treatments for veterans for ad-
2	dressing mental health conditions, including by
3	identifying ways to reduce barriers to and gaps
4	in such benefits and treatments.
5	(3) Examine available research on complemen-
6	tary and integrative health services for mental
7	health conditions and identify what benefits could be
8	made with the inclusion of such treatments for vet-
9	erans, including with respect to—
10	(A) music therapy;
11	(B) equine therapy;
12	(C) training and caring for service dogs;
13	(D) yoga therapy;
14	(E) acupuncture therapy;
15	(F) meditation therapy;
16	(G) outdoor sports therapy;
17	(H) hyperbaric oxygen therapy; and
18	(I) such other therapies as the Commission
19	determines appropriate.
20	(4) Study the potential increase of claims relat-
21	ing to mental health conditions submitted to the
22	Secretary by veterans who served in Operation En-
23	during Freedom, Operation Iraqi Freedom, or Oper-
24	ation New Dawn, including an assessment of the re-
25	sources available within the Department to ensure

1	that quality health care demands relating to such
2	claims can be delivered in a timely manner.
3	(c) Membership.—
4	(1) NUMBER AND APPOINTMENT.—
5	(A) IN GENERAL.—The Commission shall
6	be composed of 10 members, appointed as fol-
7	lows:
8	(i) Two members appointed by the
9	Speaker of the House of Representatives,
10	at least one of whom shall be a veteran.
11	(ii) Two members appointed by the
12	Minority Leader of the House of Rep-
13	resentatives, at least one of whom shall be
14	a veteran.
15	(iii) Two members appointed by the
16	Majority Leader of the Senate, at least one
17	of whom shall be a veteran.
18	(iv) Two members appointed by the
19	Minority Leader of the Senate, at least one
20	of whom shall be a veteran.
21	(v) Two members appointed by the
22	President, at least one of whom shall be a
23	veteran.
24	(B) QUALIFICATIONS.—Members of the
25	Commission shall be individuals who—

1 (i) are of recognized standing and dis-2 tinction within the medical community with 3 a background in treating mental health; 4 (ii) have experience working with the 5 military and veteran population; and 6 (iii) do not have a financial interest in 7 any of the complementary and integrative 8 health services reviewed by the Commis-9 sion. 10 (2) CHAIR.—The President shall designate a 11 member of the Commission to be the Chair. 12 (3) PERIOD OF APPOINTMENT.—Members of 13 the Commission shall be appointed for the life of the 14 Commission. 15 (4) VACANCY.—A vacancy in the Commission 16 shall be filled in the manner in which the original 17 appointment was made. 18 (5) APPOINTMENT DEADLINE.—The appoint-19 ment of members of the Commission in this section 20 shall be made not later than 90 days after the date 21 of the enactment of this Act. 22 (d) POWERS OF COMMISSION.— 23 (1) MEETING.—

24 (A) INITIAL MEETING.—The Commission
25 shall hold its first meeting not later than 30

1	days after a majority of members are appointed
2	to the Commission.
3	(B) MEETING.—The Commission shall reg-
4	ularly meet at the call of the Chair. Such meet-
5	ings may be carried out through the use of tele-
6	phonic or other appropriate telecommunication
7	technology if the Commission determines that
8	such technology will allow the members to com-
9	municate simultaneously.
10	(2) HEARINGS.—The Commission may hold
11	such hearings, sit and act at such times and places,
12	take such testimony, and receive such evidence as
13	the Commission considers advisable to carry out the
14	responsibilities of the Commission.
15	(3) INFORMATION FROM FEDERAL AGENCIES.—
16	The Commission may secure directly from any Fed-
17	eral agency such information as the Commission
18	considers necessary to carry out the duties of the
19	Commission under subsection (b).
20	(4) INFORMATION FROM NONGOVERNMENTAL
21	ORGANIZATIONS.—In carrying out the duties of the
22	Commission under subsection (b), the Commission
23	may seek guidance through consultation with foun-
24	dations, veterans service organizations, nonprofit
25	groups, faith-based organizations, private and public

institutions of higher education, and such other or-

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2 ganizations as the Commission determines appro-3 priate.

4 (5) COMMISSION RECORDS.—The Commission 5 shall keep an accurate and complete record of the 6 actions and meetings of the Commission. Such 7 record shall be made available for public inspection 8 and the Comptroller General of the United States 9 may audit and examine such record.

10 (6) PERSONNEL MATTERS.—Upon request of 11 the Chair of the Commission, the head of any Fed-12 eral agency may detail, on a reimbursable basis, any 13 personnel of that agency to assist the Commission in 14 carrying out the duties of the Commission.

15 (7) Compensation of members; travel ex-16 PENSES.—Each member shall serve without pay, ex-17 cept that each member shall receive travel expenses 18 to perform the duties of the Commission under sub-19 section (b), including per diem in lieu of subsistence, 20 at rates authorized under subchapter I of chapter 57 21 of title 5, United States Code.

22 (8) STAFF.—The Chair, in accordance with 23 rules agreed upon by the Commission, may appoint 24 and fix the compensation of a staff director and 25 such other personnel as may be necessary to enable

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1	the Commission to carry out its functions, without
2	regard to the provisions of title 5, United States
3	Code, governing appointments in the competitive
4	service or chapter 51 and subchapter III of chapter
5	53 of such title relating to classification and General
6	Schedule pay rates, except that no rate of pay fixed
7	under this subsection may exceed the equivalent of
8	the rate payable for a position at level IV of the Ex-
9	ecutive Schedule under section 5315 of such title.
10	(9) Personnel as federal employees.—
11	(A) IN GENERAL.—The executive director
12	and any personnel of the Commission are em-
13	ployees under section 2105 of title 5, United
14	States Code, for purposes of chapters 63, 81,
15	83, 84, 85, 87, 89, and 90 of such title.
16	(B) Members of the commission.—
17	Subparagraph (A) shall not be construed to
18	apply to members of the Commission.
19	(10) CONTRACTING.—The Commission may, to
20	such extent and in such amounts as are provided in
21	appropriations Acts, enter into contracts to enable
22	the Commission to discharge the duties of the Com-
23	mission under this section.
24	(11) EXPERT AND CONSULTANT SERVICES.—
25	The Commission may procure the services of experts

1	and consultants in accordance with section 3109 of
2	title 5, United States Code, at rates not to exceed
3	the daily rate paid to a person occupying a position
4	at level IV of the Executive Schedule under section
5	5315 of such title.
6	(12) Postal service.—The Commission may
7	use the United States mails in the same manner and
8	under the same conditions as a Federal agency.
9	(13) Physical facilities and equipment.—
10	Upon the request of the Commission, the Adminis-
11	trator of General Services shall provide to the Com-
12	mission, on a reimbursable basis, the administrative
13	support services necessary for the Commission to
14	carry out its responsibilities under this section.
15	These administrative services may include human re-
16	source management, budget, leasing, accounting,
17	and payroll services.
18	(e) Reports.—
19	(1) INTERIM REPORTS.—
20	(A) Cooperation by heads of federal
21	AGENCIES.—Not later than 60 days after the
22	date on which the Commission first meets, and
23	not less frequently than once during each 30-
24	day period thereafter ending on the date on
25	which the Commission submits the final report

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1 under paragraph (2), the Commission shall sub-2 mit to the Committee on Veterans' Affairs of 3 the Senate, the Committee on Veterans' Affairs 4 of the House of Representatives, and the Presi-5 dent a report detailing the level of cooperation 6 the Secretary of Veterans Affairs (and the 7 heads of other Federal agencies) has provided 8 to the Commission. 9 (B) OTHER REPORTS.—In carrying out the 10 duties of the Commission under subsection (b), 11 at times that the Commission determines ap-12 propriate, the Commission shall submit to the Committee on Veterans' Affairs of the Senate. 13 14 the Committee on Veterans' Affairs of the 15 House of Representatives, and such other enti-16 ties as the Commission determines appropriate 17 an interim report with respect to the findings 18 identified by the Commission.

19 (2) FINAL REPORT.—

20 (A) IN GENERAL.—Not later than 18
21 months after the date on which the Commission
22 first meets, the Commission shall submit to the
23 Committee on Veterans' Affairs of the Senate,
24 the Committee on Veterans' Affairs of the
25 House of Representatives, the President, and

1	the Secretary of Veterans Affairs a final report
2	on the findings of the Commission.
3	(B) ELEMENTS.—The report required by
4	subparagraph (A) shall include the following:
5	(i) Recommendations to implement in
6	a feasible, timely, and cost-effective man-
7	ner any solutions and remedies identified
8	by the Commission in carrying out the du-
9	ties of the Commission under subsection
10	(b).
11	(ii) An analysis of the evidence-based
12	therapy model used by the Secretary for
13	treating veterans with mental health condi-
14	tions and an examination of the prevalence
15	and efficacy of prescription drugs as a
16	means of treatment.
17	(iii) The findings of the patient-cen-
18	tered survey conducted within each of the
19	Veterans Integrated Service Networks
20	under subsection $(b)(2)$.
21	(iv) An examination of the com-
22	plementary and integrative health services
23	described in subsection $(b)(3)$ and the po-
24	tential benefits of incorporating such serv-
25	ices in the therapy model used by the Sec-

1	retary for treating veterans with mental
2	health conditions.
3	(3) PLAN.—Not later than 90 days after the
4	date on which the Commission submits the final re-
5	port under paragraph (2), the Secretary of Veterans
6	Affairs shall submit to the Committee on Veterans'
7	Affairs of the Senate and the Committee on Vet-
8	erans' Affairs of the House of Representatives a re-
9	port on the following:
10	(A) An action plan for implementing the
11	recommendations set forth by the Commission
12	in such report regarding solutions and remedies
13	for improving wellness-based outcomes for vet-
14	erans with mental health conditions.
15	(B) A feasible timeframe on when com-
16	plementary and integrative health services de-
17	scribed in subsection $(b)(3)$ can be implemented
18	throughout the Department.
19	(C) With respect to each recommendation
20	set forth by the Commission, including regard-
21	ing any complementary and integrative health
22	service, that the Secretary determines is not ap-
23	propriate or feasible to implement, a justifica-
24	tion for each such determination and an alter-
25	native solution to improve the efficacy of the

therapy model used by the Secretary for treat ing veterans with mental health conditions.
 (f) TERMINATION OF COMMISSION.—The Commis sion shall terminate 30 days after the Commission submits
 the final report under subsection (e)(2).

6 (g) COMPLEMENTARY AND INTEGRATIVE HEALTH
7 DEFINED.—In this section, the term "complementary and
8 integrative health" has the meaning given that term or
9 any subsequent similar term by the National Institutes of
10 Health.

11 SEC. 212. MENTAL HEALTH TREATMENT FOR VETERANS 12 WHO SERVED IN CLASSIFIED MISSIONS.

(a) SENSE OF CONGRESS.—It is the sense of Congress that veterans who experience combat-related mental
health wounds should have immediate, appropriate, and
consistent access to comprehensive mental health care.

17 (b) IN GENERAL.—Subchapter II of chapter 17 of18 title 38, United States Code, is amended by adding at the19 end the following new section:

20 "§ 1720H. Mental health treatment for veterans who
21 served in classified missions

"(a) ESTABLISHMENT OF STANDARDS.—(1) The
Secretary shall establish standards and procedures to ensure that each eligible veteran may access mental health
care furnished by the Secretary in a manner that fully

accommodates the obligation of the veteran to not improp erly disclose classified information.

3 "(2) In establishing standards and procedures under 4 paragraph (1), the Secretary shall consult with the Sec-5 retary of Defense to ensure that such standards and pro-6 cedures are consistent with the policies on classified infor-7 mation of the Department of Defense.

8 "(3) The Secretary shall disseminate guidance to em-9 ployees of the Veterans Health Administration, including 10 mental health professionals, on the standards and proce-11 dures established under paragraph (1) and how to best 12 engage eligible veterans during the course of mental health 13 treatment with respect to classified information.

14 "(b) IDENTIFICATION.—In carrying out this section,
15 the Secretary shall ensure that a veteran may elect to
16 identify as an eligible veteran on an appropriate form.

17 "(c) DEFINITIONS.—In this section:

"(1) The term 'classified information' means
any information or material that has been determined by an official of the United States pursuant
to law to require protection against unauthorized
disclosure for reasons of national security.

23 "(2) The term 'eligible veteran' means a vet24 eran who—

1	"(A) is enrolled in the system of annual
2	patient enrollment established and operated
3	under section 1705(a) of this title;
4	"(B) is seeking mental health treatment;
5	and
6	"(C) in the course of serving in the Armed
7	Forces, participated in a sensitive mission or
8	served in a sensitive unit.
9	"(3) The term 'sensitive mission' means a mis-
10	sion of the Armed Forces that, at the time at which
11	a eligible veteran seeks treatment, is classified.
12	"(4) The term 'sensitive unit' has the meaning
13	given that term in section $130b(c)(4)$ of title 10.".
14	(c) Clerical Amendment.—The table of sections
15	at the beginning of chapter 17 of such title is amended
16	by inserting after the item relating to section 1720G the
17	following new item:
	"1720H. Mental health treatment for veterans who served in classified mis- sions.".
18	SEC. 213. INCLUSION OF MENTAL HEALTH PROFESSIONALS
19	IN EDUCATION AND TRAINING PROGRAM FOR
20	HEALTH PERSONNEL OF THE DEPARTMENT
21	OF VETERANS AFFAIRS.
22	(a) IN GENERAL.—In carrying out the program of
23	education and training required under section $7302(a)(1)$
24	of title 38, United States Code, the Secretary of Veterans

Affairs shall include education and training of marriage 1 2 and family therapists and licensed professional mental health counselors. 3 4 (b) EFFECTIVE DATE.—Subsection (a) shall take ef-5 fect on the date that is one year after the date of the enactment of this Act. 6 7 SEC. 214. EXPANSION OF QUALIFICATIONS FOR LICENSED 8 MENTAL HEALTH COUNSELORS OF THE DE-9 PARTMENT OF VETERANS AFFAIRS TO IN-10 **CLUDE DOCTORAL DEGREES.** 11 Section 7402(b)(11)(A) of title 38, United States Code, is amended by inserting "or doctoral degree" after 12 "master's degree". 13 Subtitle C—Improvement of 14 **Medical Workforce** 15 SEC. 221. MODIFICATION OF HOURS OF EMPLOYMENT FOR 16 17 PHYSICIANS AND PHYSICIAN ASSISTANTS EM-18 PLOYED BY THE DEPARTMENT OF VETERANS 19 AFFAIRS. 20 Section 7423(a) of title 38, United States Code, is 21 amended-(1) by striking "(a) The hours" and inserting 22 23 "(a)(1) Except as provided in paragraph (2), the 24 hours"; and

(2) by adding at the end the following new
 paragraph:

3 "(2) The Secretary may modify the hours of employ4 ment for a physician or physician assistant appointed in
5 the Administration under any provision of this chapter on
6 a full-time basis to be more than or less than 80 hours
7 in a biweekly pay period if the total hours of employment
8 for such employee in a calendar year does not exceed
9 2,080 hours.".

10 SEC. 222. REQUIREMENT THAT PHYSICIAN ASSISTANTS EM-

11PLOYED BY THE DEPARTMENT OF VETERANS12AFFAIRS RECEIVE COMPETITIVE PAY.

13 (a) IN GENERAL.—Section 7451(a)(2) of title 38,
14 United States Code, is amended—

(1) by redesignating subparagraph (B) as sub-paragraph (C);

17 (2) by inserting after subparagraph (A) the fol-18 lowing new subparagraph (B):

19 "(B) Physician assistant."; and

20 (3) in subparagraph (C), as redesignated by
21 paragraph (1), by striking "and registered nurse"
22 and inserting "registered nurse, and physician as23 sistant".

(b) EFFECTIVE DATE.—The amendments made by
 subsection (a) shall take effect on the date that is one
 year after the date of the enactment of this Act.

4 SEC. 223. EXTENSION OF PERIOD FOR INCREASE IN GRAD5 UATE MEDICAL EDUCATION RESIDENCY PO6 SITIONS AT MEDICAL FACILITIES OF THE DE7 PARTMENT OF VETERANS AFFAIRS.

8 (a) IN GENERAL.—Paragraph (2) of section 301(b)
9 of the Veterans Access, Choice, and Accountability Act of
10 2014 (Public Law 113–146; 38 U.S.C. 7302 note) is
11 amended—

12 (1) in the paragraph heading, by striking
13 "FIVE-YEAR" and inserting "TEN-YEAR"; and

14 (2) in subparagraph (A), by striking "5-year
15 period" and inserting "10-year period".

(b) REPORT.—Paragraph (3)(A) of such section is
amended by striking "until 2019" and inserting "until
2024".

19sec. 224. Additional requirements for hiring of20Health care providers by department21OF VETERANS AFFAIRS.

(a) IN GENERAL.—The Secretary of Veterans Affairs
shall, as part of the hiring process for each health care
provider considered for a position at the Department of
Veterans Affairs after the date specified in subsection (c),

1	require from the medical board of each State in which the
2	health care provider holds or has held a medical license—
3	(1) information on any violation of the require-
4	ments of the medical license of the health care pro-
5	vider; and
6	(2) information on whether the health care pro-
7	vider has entered into any settlement agreement for
8	a disciplinary charge relating to the practice of med-
9	icine by the health care provider.
10	(b) REGULATIONS.—The Secretary shall prescribe
11	regulations to carry out this section.
12	(c) DATE SPECIFIED.—
13	(1) IN GENERAL.—The date specified in this
14	subsection is the date on which the Secretary pre-
15	scribes regulations to carry out this section.
16	(2) PUBLICATION.—The Secretary shall publish
17	in the Federal Register the date specified in this
18	subsection not later than 30 days before such date.
19	SEC. 225. PROVISION OF INFORMATION ON HEALTH CARE
20	PROVIDERS OF DEPARTMENT OF VETERANS
21	AFFAIRS TO STATE MEDICAL BOARDS.
22	(a) IN GENERAL.—Notwithstanding section 552a of
23	title 5, United States Code, the Secretary of Veterans Af-
24	fairs shall, with respect to each health care provider of
25	the Department of Veterans Affairs that violates a re-

quirement of the medical license of the health care pro vider after the date of the enactment of this Act, provide
 to the medical board of each State in which the health
 care provider is licensed or practices all relevant informa tion contained in the State Licensing Board Reporting
 File or any successor file of the Department with respect
 to such violation.

8 (b) NO REQUEST REQUIRED.—The Secretary shall 9 provide the information required in subsection (a) to a 10 medical board described in such subsection notwith-11 standing that such board may not have formally requested 12 such information from the Department.

13 SEC. 226. REPORT ON MEDICAL WORKFORCE OF THE DE PARTMENT OF VETERANS AFFAIRS.

(a) IN GENERAL.—Not later than 120 days after the
date of the enactment of this Act, the Secretary of Veterans Affairs shall submit to the Committee on Veterans'
Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a report on the medical workforce of the Department of Veterans Affairs.

(b) ELEMENTS.—The report required by subsection(a) shall include the following:

(1) With respect to licensed professional mental
health counselors and marriage and family therapists of the Department—

1	(A) how many such counselors and thera-
2	pists are currently enrolled in the mental health
3	professionals trainee program of the Depart-
4	ment;
5	(B) how many such counselors and thera-
6	pists are expected to enroll in the mental health
7	professionals trainee program of the Depart-
8	ment during the 180-day period beginning on
9	the date of the submittal of the report;
10	(C) a description of the eligibility criteria
11	for such counselors and therapists as compared
12	to other behavioral health professions in the
13	Department;
14	(D) a description of the objectives, goals,
15	and timing of the Department with respect to
16	increasing the representation of such counselors
17	and therapists in the behavioral health work-
18	force of the Department; and
19	(E) a description of the actions taken by
20	the Secretary, in consultation with the Director
21	of the Office of Personnel Management, to cre-
22	ate an occupational series for such counselors
23	and the rapists and a timeline for the creation
24	of such an occupational series.

1	(2) A breakdown of spending by the Depart-
2	ment in connection with the education debt reduc-
3	tion program of the Department under subchapter
4	VII of chapter 76 of title 38, United States Code,
5	including—
6	(A) the amount spent by the Department
7	in debt reduction payments during the three-
8	year period preceding the submittal of the re-
9	port disaggregated by the medical profession of
10	the individual receiving the payments;
11	(B) a description of how the Department
12	prioritizes such spending by medical profession,
13	including an assessment of whether such pri-
14	ority reflects the five occupations identified in
15	the most recent determination by the Inspector
16	General of the Department of Veterans Affairs
17	as having the largest staffing shortages in the
18	Veterans Health Administration; and
19	(C) a description of the actions taken by
20	the Secretary to increase the effectiveness of
21	such spending for purposes of recruitment of
22	health care providers to the Department, in-
23	cluding efforts to more consistently include eli-
24	gibility for the education debt reduction pro-

1	gram in vacancy announcements of positions for
2	health care providers at the Department.
3	(3) A description of any impediments to the de-
4	livery by the Department of telemedicine services to
5	veterans and any actions taken by the Department
6	to address such impediments, including with respect
7	to—
8	(A) restrictions under Federal or State
9	law;
10	(B) licensing or credentialing issues for
11	health care providers, including non-Depart-
12	ment health care providers, practicing telemedi-
13	cine with a veteran located in a different State;
14	(C) the effect of limited broadband access
15	or limited information technology capabilities on
16	the delivery of health care;
17	(D) the distance a veteran is required to
18	travel, if the veteran is required to travel, to ac-
19	cess a facility or clinic with telemedicine capa-
20	bilities;
21	(E) the effect on the provision of telemedi-
22	cine services to veterans of policies of and lim-
23	ited liability protection for certain entities; and
24	(F) issues relating to reimbursement and
25	travel limitations for veterans that affect the

participation of non-Department health care providers in the telemedicine program.

3 (4) An update on the efforts of the Secretary 4 to offer training opportunities in telemedicine to 5 medical residents in medical facilities of the Depart-6 ment that use telemedicine, consistent with medical residency program requirements established by the 7 Accreditation Council for Graduate Medical Edu-8 9 cation, as required in section 108(b) of the Honoring 10 America's Veterans and Caring for Camp Lejeune 11 Families Act of 2012 (Public Law 112–154; 38 U.S.C. 7406 note). 12

13 (5) An assessment of the development and im-14 plementation by the Secretary of succession planning 15 policies to address the prevalence of vacancies in po-16 sitions in the Veterans Health Administration of 17 more than 180 days, including the development of 18 an enterprise position management system to more 19 effectively identify, track, and resolve such vacan-20 cies.

(6) A description of the actions taken by the
Secretary, in consultation with the Director of the
Office of Personnel Management, to address any impediments to the timely appointment and determination of qualifications for Directors of Veterans Inte-

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grated Service Networks and Medical Center Direc tors of the Department.

3 SEC. 227. REPORT ON COMPLIANCE BY DEPARTMENT OF
4 VETERANS AFFAIRS WITH REVIEWS OF
5 HEALTH CARE PROVIDERS LEAVING THE DE6 PARTMENT OR TRANSFERRING TO OTHER
7 FACILITIES.

8 Not later than 180 days after the date of the enact-9 ment of this Act, the Secretary of Veterans Affairs shall 10 submit to the Committee on Veterans' Affairs of the Sen-11 ate and the Committee on Veterans' Affairs of the House 12 of Representatives a report on the compliance by the De-13 partment of Veterans Affairs with the policy of the De-14 partment—

(1) to conduct a review of each health care provider of the Department who transfers to another
medical facility of the Department or leaves the Department to determine whether there are any concerns, complaints, or allegations of violations relating to the medical practice of the health care provider; and

(2) to take appropriate action with respect toany such concern, complaint, or allegation.

1	Subtitle D—Family Caregivers
2	SEC. 231. EXPANSION OF FAMILY CAREGIVER PROGRAM OF
3	DEPARTMENT OF VETERANS AFFAIRS.
4	(a) FAMILY CAREGIVER PROGRAM.—
5	(1) EXPANSION OF ELIGIBILITY.—
6	(A) IN GENERAL.—Subsection (a)(2)(B) of
7	section 1720G of title 38, United States Code,
8	is amended to read as follows:
9	"(B) for assistance provided under this sub-
10	section—
11	"(i) before the date on which the Secretary
12	submits to Congress a certification that the De-
13	partment has fully implemented the information
14	technology system required by section 232(a) of
15	the Jason Simcakoski Memorial Act, has a seri-
16	ous injury (including traumatic brain injury,
17	psychological trauma, or other mental disorder)
18	incurred or aggravated in the line of duty in the
19	active military, naval, or air service on or after
20	September 11, 2001;
21	"(ii) during the two-year period beginning
22	on the date specified in clause (i), has a serious
23	injury (including traumatic brain injury, psy-
24	chological trauma, or other mental disorder) in-

1	curred or aggravated in the line of duty in the
2	active military, naval, or air service—
3	"(I) on or before May 7, 1975; or
4	"(II) on or after September 11, 2001;
5	OF
6	"(iii) after the date that is two years after
7	the date specified in clause (i), has a serious in-
8	jury (including traumatic brain injury, psycho-
9	logical trauma, or other mental disorder) in-
10	curred or aggravated in the line of duty in the
11	active military, naval, or air service; and".
12	(B) PUBLICATION IN FEDERAL REG-
13	ISTER.—Not later than 30 days after the date
14	on which the Secretary of Veterans Affairs sub-
15	mits to Congress the certification described in
16	subsection $(a)(2)(B)(i)$ of section 1720G of
17	such title, as amended by subparagraph (A) of
18	this paragraph, the Secretary shall publish the
19	date specified in such subsection in the Federal
20	Register.
21	(2) EXPANSION OF NEEDED SERVICES IN ELI-
22	GIBILITY CRITERIA.—Subsection $(a)(2)(C)$ of such
23	section is amended—
24	(A) in clause (ii), by striking "; or" and in-
25	serting a semicolon;

1	(B) by redesignating clause (iii) as clause
2	(iv); and
3	(C) by inserting after clause (ii) the fol-
4	lowing new clause (iii):
5	"(iii) a need for regular or extensive in-
6	struction or supervision without which the abil-
7	ity of the veteran to function in daily life would
8	be seriously impaired; or".
9	(3) EXPANSION OF SERVICES PROVIDED.—Sub-
10	section (a)(3)(A)(ii) of such section is amended—
11	(A) in subclause (IV), by striking "; and"
12	and inserting a semicolon;
13	(B) in subclause (V), by striking the period
14	at the end and inserting "; and"; and
15	(C) by adding at the end the following new
16	subclause:
17	"(VI) through the use of contracts with, or
18	the provision of grants to, public or private en-
19	tities—
20	"(aa) financial planning services relat-
21	ing to the needs of injured veterans and
22	their caregivers; and
23	"(bb) legal services, including legal
24	advice and consultation, relating to the

1	needs of injured veterans and their care-
2	givers.".
3	(4) MODIFICATION OF STIPEND CALCULA-
4	TION.—Subsection (a)(3)(C) of such section is
5	amended—
6	(A) by redesignating clause (iii) as clause
7	(iv); and
8	(B) by inserting after clause (ii) the fol-
9	lowing new clause (iii):
10	"(iii) In determining the amount and degree of per-
11	sonal care services provided under clause (i) with respect
12	to an eligible veteran whose need for personal care services
13	is based in whole or in part on a need for supervision or
14	protection under paragraph (2)(C)(ii) or regular or exten-
15	sive instruction or supervision under paragraph (2)(C)(iii),
16	the Secretary shall take into account the following:
17	"(I) The assessment by the family caregiver of
18	the needs and limitations of the veteran.
19	"(II) The extent to which the veteran can func-
20	tion safely and independently in the absence of such
21	supervision, protection, or instruction.
22	"(III) The amount of time required for the
23	family caregiver to provide such supervision, protec-
24	tion, or instruction to the veteran.".

(5) PERIODIC EVALUATION OF NEED FOR CER TAIN SERVICES.—Subsection (a)(3) of such section
 is amended by adding at the end the following new
 subparagraph:

5 "(D) In providing instruction, preparation, and training under subparagraph (A)(i)(I) and technical support 6 7 under subparagraph (A)(i)(II) to each family caregiver who is approved as a provider of personal care services 8 9 for an eligible veteran under paragraph (6), the Secretary 10 shall periodically evaluate the needs of the eligible veteran 11 and the skills of the family caregiver of such veteran to 12 determine if additional instruction, preparation, training, 13 or technical support under those subparagraphs is nec-14 essary.".

(6) USE OF PRIMARY CARE TEAMS.—Subsection
(a)(5) of such section is amended, in the matter preceding subparagraph (A), by inserting "(in collaboration with the primary care team for the eligible
veteran to the maximum extent practicable)" after
"evaluate".

21 (7) ASSISTANCE FOR FAMILY CAREGIVERS.—
22 Subsection (a) of such section is amended by adding
23 at the end the following new paragraph:

24 "(11)(A) In providing assistance under this sub-25 section to family caregivers of eligible veterans, the Sec-

retary may enter into contracts, provider agreements, and
 memoranda of understanding with Federal agencies,
 States, and private, nonprofit, and other entities to pro vide such assistance to such family caregivers.

5 "(B) The Secretary may provide assistance under
6 this paragraph only if such assistance is reasonably acces7 sible to the family caregiver and is substantially equivalent
8 or better in quality to similar services provided by the De9 partment.

10 "(C) The Secretary may provide fair compensation
11 to Federal agencies, States, and other entities that provide
12 assistance under this paragraph.".

13 (b) MODIFICATION OF DEFINITION OF PERSONAL
14 CARE SERVICES.—Subsection (d)(4) of such section is
15 amended—

16 (1) in subparagraph (A), by striking "inde-17 pendent";

18 (2) by redesignating subparagraph (B) as sub-19 paragraph (D); and

20 (3) by inserting after subparagraph (A) the fol-21 lowing new subparagraphs:

22 "(B) Supervision or protection based on
23 symptoms or residuals of neurological or other
24 impairment or injury.

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"(C) Regular or extensive instruction or
supervision without which the ability of the vet-
eran to function in daily life would be seriously
impaired.".
SEC. 232. IMPLEMENTATION OF INFORMATION TECH-
NOLOGY SYSTEM OF DEPARTMENT OF VET-
ERANS AFFAIRS TO ASSESS AND IMPROVE
THE FAMILY CAREGIVER PROGRAM.
(a) Implementation of New System.—
(1) IN GENERAL.—Not later than December 31,
2016, the Secretary of Veterans Affairs shall imple-
ment an information technology system that fully
supports the Program and allows for data assess-
ment and comprehensive monitoring of the Program.
(2) ELEMENTS OF SYSTEM.—The information
technology system required to be implemented under
paragraph (1) shall include the following:
(A) The ability to easily retrieve data that
will allow all aspects of the Program (at the
medical center and aggregate levels) and the
workload trends for the Program to be assessed
and comprehensively monitored.
(B) The ability to manage data with re-
spect to a number of caregivers that is more

1	than the number of caregivers that the Sec-
2	retary expects to apply for the Program.
3	(C) The ability to integrate the system
4	with other relevant information technology sys-
5	tems of the Veterans Health Administration.
6	(b) Assessment of Program.—Not later than 180
7	days after implementing the system described in sub-
8	section (a), the Secretary shall, through the Under Sec-
9	retary for Health, use data from the system and other rel-
10	evant data to conduct an assessment of how key aspects
11	of the Program are structured and carried out.
12	(c) Ongoing Monitoring of and Modifications
13	to Program.—
14	(1) MONITORING.—The Secretary shall use the
15	system implemented under subsection (a) to monitor
16	and assess the workload of the Program, including
17	monitoring and assessment of data on—
18	(A) the status of applications, appeals, and
19	home visits in connection with the Program;
20	and
21	(B) the use by caregivers participating in
22	the Program of other support services under
23	the Program such as respite care.
24	(2) Modifications.—Based on the monitoring
25	and assessment conducted under paragraph (1), the

Secretary shall identify and implement such modi fications to the Program as the Secretary considers
 necessary to ensure the Program is functioning as
 intended and providing veterans and caregivers par ticipating in the Program with services in a timely
 manner.

7 (d) Reports.—

8 (1) INITIAL REPORT.—

9 (A) IN GENERAL.—Not later than 90 days 10 after the date of the enactment of this Act, the 11 Secretary shall submit to the Committee on 12 Veterans' Affairs of the Senate, the Committee 13 on Veterans' Affairs of the House of Represent-14 atives, and the Comptroller General of the 15 United States a report that includes—

16 (i) the status of the planning, develop-17 ment, and deployment of the system re-18 quired to be implemented under subsection 19 (a), including any changes in the timeline 20 for the implementation of the system; and 21 (ii) an assessment of the needs of family caregivers of veterans described in 22 23 subparagraph (B), the resources needed 24 for the inclusion of such family caregivers 25 in the Program, and such changes to the

Program as the Secretary considers nec-2 essary to ensure the successful expansion 3 of the Program to include such family 4 caregivers.

(B) VETERANS DESCRIBED.—Veterans de-5 6 scribed in this subparagraph are veterans who 7 are eligible for the Program under clause (ii) or 8 (iii) of section 1720G(a)(2)(B) of title 38, 9 United States Code, as amended by section 10 231(a)(1) of this Act, solely due to a serious in-11 jury (including traumatic brain injury, psycho-12 logical trauma, or other mental disorder) in-13 curred or aggravated in the line of duty in the 14 active military, naval, or air service before Sep-15 tember 11, 2001.

NOTIFICATION BY COMPTROLLER 16 (2)GEN-17 ERAL.—The Comptroller General shall review the re-18 port submitted under paragraph (1) and notify the 19 Committee on Veterans' Affairs of the Senate and 20 the Committee on Veterans' Affairs of the House of 21 Representatives with respect to the progress of the 22 Secretary in—

23 (A) fully implementing the system required 24 under subsection (a); and

1	(B) implementing a process for using such
2	system to monitor and assess the Program
3	under subsection $(c)(1)$ and modify the Pro-
4	gram as considered necessary under subsection
5	(c)(2).
6	(3) FINAL REPORT.—
7	(A) IN GENERAL.—Not later than Decem-
8	ber 31, 2017, the Secretary shall submit to the
9	Committee on Veterans' Affairs of the Senate,
10	the Committee on Veterans' Affairs of the
11	House of Representatives, and the Comptroller
12	General a report on the implementation of sub-
13	sections (a) through (c).
14	(B) ELEMENTS.—The report required by
15	subparagraph (A) shall include the following:
16	(i) A certification by the Secretary
17	with respect to whether the information
18	technology system described in subsection
19	(a) has been implemented.
20	(ii) A description of how the Secretary
21	has implemented such system.
22	(iii) A description of the modifications
23	to the Program, if any, that were identified
24	and implemented under subsection $(c)(2)$.

1	(iv) A description of how the Sec-
2	retary is using such system to monitor the
3	workload of the Program.
4	(e) DEFINITIONS.—In this section:
5	(1) ACTIVE MILITARY, NAVAL, OR AIR SERV-
6	ICE.—The term "active military, naval, or air serv-
7	ice" has the meaning given that term in section 101
8	of title 38, United States Code.
9	(2) PROGRAM.—The term "Program" means
10	the program of comprehensive assistance for family
11	caregivers under section 1720G(a) of title 38,
12	United States Code, as amended by section 231 of
12	Clined States Code, as allolided by Section 291 of
12	this Act.
	, , , , , , , , , , , , , , , , , , ,
13	this Act.
13 14	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE-
13 14 15	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART-
13 14 15 16	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART- MENT OF VETERANS AFFAIRS.
13 14 15 16 17	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART- MENT OF VETERANS AFFAIRS. (a) BARRIERS TO CARE AND SERVICES.—Subpara-
13 14 15 16 17 18	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART- MENT OF VETERANS AFFAIRS. (a) BARRIERS TO CARE AND SERVICES.—Subpara- graph (A)(iv) of section 101(c)(2) of the Caregivers and
 13 14 15 16 17 18 19 	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART- MENT OF VETERANS AFFAIRS. (a) BARRIERS TO CARE AND SERVICES.—Subpara- graph (A)(iv) of section 101(c)(2) of the Caregivers and Veterans Omnibus Health Services Act of 2010 (Public
 13 14 15 16 17 18 19 20 	this Act. SEC. 233. MODIFICATIONS TO ANNUAL EVALUATION RE- PORT ON CAREGIVER PROGRAM OF DEPART- MENT OF VETERANS AFFAIRS. (a) BARRIERS TO CARE AND SERVICES.—Subpara- graph (A)(iv) of section 101(c)(2) of the Caregivers and Veterans Omnibus Health Services Act of 2010 (Public Law 111–163; 38 U.S.C. 1720G note) is amended by in-

1	(b) Sufficiency of Training for Family Care-
2	GIVER PROGRAM.—Subparagraph (B) of such section is
3	amended—
4	(1) in clause (i), by striking "; and" and insert-
5	ing a semicolon;
6	(2) in clause (ii), by striking the period at the
7	end and inserting "; and"; and
8	(3) by adding at the end the following new
9	clause:
10	"(iii) an evaluation of the sufficiency
11	and consistency of the training provided to
12	family caregivers under such program in
13	preparing family caregivers to provide care
14	to veterans under such program.".
15	SEC. 234. ADVISORY COMMITTEE ON CAREGIVER POLICY.
16	(a) ESTABLISHMENT.—There is established in the
17	Department of Veterans Affairs an advisory committee on
18	policies relating to caregivers of veterans (in this section
19	referred to as the "Committee").
20	(b) COMPOSITION.—The Committee shall be com-
21	posed of the following:
22	(1) A Chair selected by the Secretary of Vet-
23	erans Affairs.

1	(2) A representative from each of the following
2	agencies or organizations selected by the head of
3	such agency or organization:
4	(A) The Department of Veterans Affairs.
5	(B) The Department of Defense.
6	(C) The Department of Health and
7	Human Services.
8	(D) The Department of Labor.
9	(E) The Centers for Medicare and Med-
10	icaid Services.
11	(3) Not fewer than seven individuals who are
12	not employees of the Federal Government selected
13	by the Secretary from among the following individ-
14	uals:
15	(A) Academic experts in fields relating to
16	caregivers.
17	(B) Clinicians.
18	(C) Caregivers.
19	(D) Individuals in receipt of caregiver serv-
20	ices.
21	(E) Such other individuals with expertise
22	that is relevant to the duties of the Committee
23	as the Secretary considers appropriate.
24	(c) DUTIES.—The duties of the Committee are as fol-
25	lows:

1	(1) To regularly review and recommend policies
2	of the Department of Veterans Affairs relating to
3	caregivers of veterans.
4	(2) To examine and advise the implementation
5	of such policies.
6	(3) To evaluate the effectiveness of such poli-
7	cies.
8	(4) To recommend standards of care for care-
9	giver services and respite care services provided to a
10	caregiver or veteran by a nonprofit or private sector
11	entity.
12	(5) To develop recommendations for legislative
13	or administrative action to enhance the provision of
14	services to caregivers and veterans, including elimi-
15	nating gaps in such services and eliminating dispari-
16	ties in eligibility for such services.
17	(6) To make recommendations on coordination
18	with State and local agencies and relevant nonprofit
19	organizations on maximizing the use and effective-
20	ness of resources for caregivers of veterans.
21	(d) REPORTS.—
22	(1) ANNUAL REPORT TO SECRETARY.—
23	(A) IN GENERAL.—Not later than Sep-
24	tember 1, 2017, and not less frequently than
25	annually thereafter until the termination date

1	specified in subsection (e), the Chair of the
2	Committee shall submit to the Secretary a re-
3	port on policies and services of the Department
4	of Veterans Affairs relating to caregivers of vet-
5	erans.
6	(B) ELEMENTS.—Each report required by
7	subparagraph (A) shall include the following:
8	(i) An assessment of the policies of
9	the Department relating to caregivers of
10	veterans and services provided pursuant to
11	such policies as of the date of the sub-
12	mittal of the report.
13	(ii) A description of any recommenda-
14	tions made by the Committee to improve
15	the coordination of services for caregivers
16	of veterans between the Department and
17	the entities specified in subparagraphs (B)
18	through (E) of subsection $(b)(2)$ and to
19	eliminate barriers to the effective use of
20	such services, including with respect to eli-
21	gibility criteria.
22	(iii) An evaluation of the effectiveness
23	of the Department in providing services for
24	caregivers of veterans.

1 (iv) An evaluation of the quality and 2 sufficiency of services for caregivers of vet-3 erans available from nongovernmental or-4 ganizations. 5 (v) A description of any gaps identi-6 fied by the Committee in care or services 7 provided by caregivers to veterans and rec-8 ommendations for legislative or administra-9 tive action to address such gaps. 10 (vi)Such other matters \mathbf{or} rec-11 ommendations as the Chair considers ap-12 propriate. 13 (2)TRANSMITTAL TO CONGRESS.—Not later 14 than 90 days after the receipt of a report under 15 paragraph (1), the Secretary shall transmit to the 16 Committee on Veterans' Affairs of the Senate and 17 the Committee on Veterans' Affairs of the House of 18 Representatives a copy of such report, together with 19 such comments and recommendations concerning 20 such report as the Secretary considers appropriate. 21 (e) TERMINATION.—The Committee shall terminate 22 on December 31, 2022.

1 SEC. 235. COMPREHENSIVE STUDY ON SERIOUSLY INJURED 2 VETERANS AND THEIR CAREGIVERS. 3 (a) STUDY REQUIRED.—During the period specified in subsection (d), the Secretary of Veterans Affairs shall 4 5 provide for the conduct by an independent entity of a comprehensive study on the following: 6 7 (1) Veterans who have incurred a serious injury 8 or illness, including a mental health injury or illness. 9 (2) Individuals who are acting as caregivers for 10 veterans. 11 (b) ELEMENTS.—The comprehensive study required 12 by subsection (a) shall include the following with respect 13 to each veteran included in such study: 14 (1) The health of the veteran and, if applicable, 15 the impact of the caregiver of such veteran on the 16 health of such veteran. 17 (2) The employment status of the veteran and, 18 if applicable, the impact of the caregiver of such vet-19 eran on the employment status of such veteran. 20 (3) The financial status and needs of the vet-21 eran. 22 (4) The use by the veteran of benefits available 23 to such veteran from the Department of Veterans 24 Affairs. 25 (5) Such other information as the Secretary 26 considers appropriate. •S 2921 RS

(c) CONTRACT.—The Secretary shall enter into a
 contract with an appropriate independent entity to con duct the study required by subsection (a).

4 (d) PERIOD SPECIFIED.—The period specified in this
5 subsection is the one-year period beginning on the date
6 that is four years after the date specified in section
7 1720G(a)(2)(B)(i) of title 38, United States Code, as
8 amended by section 231(a)(1) of this Act.

9 (e) REPORT.—Not later than 30 days after the end 10 of the period specified in subsection (d), the Secretary 11 shall submit to the Committee on Veterans' Affairs of the 12 Senate and the Committee on Veterans' Affairs of the 13 House of Representatives a report on the results of the 14 study required by subsection (a).

15 Subtitle E—Health Care
 16 Administration

17 SEC. 241. REQUIREMENT THAT DEPARTMENT OF VET18 ERANS AFFAIRS COLLECT HEALTH-PLAN
19 CONTRACT INFORMATION FROM VETERANS.
20 (a) IN GENERAL.—Subchapter I of chapter 17 is
21 amended by inserting after section 1705 the following new

22 section:

3 "(a) IN GENERAL.—(1) Any individual who seeks
4 hospital care or medical services under this chapter shall
5 provide to the Secretary such current information as the
6 Secretary may require to identify any health-plan contract
7 under which such individual is covered.

8 "(2) The information required to be provided to the
9 Secretary under paragraph (1) with respect to a health10 plan contract shall include, as applicable, the following:
11 "(A) The name of the entity providing coverage
12 under the health-plan contract.

"(B) If coverage under the health-plan contract
is in the name of an individual other than the individual required to provide information under this
section, the name of the policy holder of the healthplan contract.

18 "(C) The identification number for the health-19 plan contract.

20 "(D) The group code for the health-plan con-21 tract.

"(b) ACTION TO COLLECT INFORMATION.—The Secretary may take such action as the Secretary considers
appropriate to collect the information required under subsection (a).

"(c) EFFECT ON SERVICES FROM DEPARTMENT.—
 The Secretary may not deny any services under this chap ter to an individual solely due to the fact that the indi vidual fails to provide information required under sub section (a).

6 "(d) HEALTH-PLAN CONTRACT DEFINED.—In this
7 section, the term 'health-plan contract' has the meaning
8 given that term in section 1725(f) of this title.".

9 (b) CLERICAL AMENDMENT.—The table of sections 10 at the beginning of chapter 17 of such title is amended 11 by inserting after the item relating to section 1705 the 12 following new item:

13 SEC. 242. EXPANSION OF AVAILABILITY OF PROSTHETIC

14

AND ORTHOTIC CARE FOR VETERANS.

15 (a) ESTABLISHMENT OR EXPANSION OF ADVANCED DEGREE PROGRAMS TO EXPAND AVAILABILITY OF 16 CARE.—The Secretary of Veterans Affairs shall work with 17 institutions of higher education to develop partnerships for 18 19 the establishment or expansion of programs of advanced 20 degrees in prosthetics and orthotics in order to improve 21 and enhance the availability of high quality prosthetic and 22 orthotic care for veterans.

23 (b) Report.—

[&]quot;1705A. Management of health care: information regarding health-plan contracts.".

1 (1) IN GENERAL.—Not later than one year 2 after the effective date specified in subsection (d), 3 the Secretary shall submit to the Committee on Vet-4 erans' Affairs of the Senate and the Committee on 5 Veterans' Affairs of the House of Representatives a 6 report setting forth a plan for carrying out sub-7 section (a).

8 (2) DEVELOPMENT OF PLAN.—The Secretary 9 shall develop the plan required under paragraph (1) 10 in consultation with veterans service organizations, 11 institutions of higher education with accredited de-12 gree programs in prosthetics and orthotics, and rep-13 resentatives of the prosthetics and orthotics field. 14 (c) FUNDING.—

(1) AUTHORIZATION OF APPROPRIATIONS.—
There is authorized to be appropriated for fiscal
year 2017 for the Department of Veterans Affairs,
\$5,000,000 to carry out this section.

(2) AVAILABILITY.—The amount authorized to
be appropriated by paragraph (1) shall remain available for expenditure until September 30, 2019.

(d) EFFECTIVE DATE.—This section shall take effect
on the date that is one year after the date of the enactment of this Act.

1	SEC. 243. REVIVAL OF INTERMEDIATE CARE TECHNICIAN
2	PILOT PROGRAM OF DEPARTMENT OF VET-
3	ERANS AFFAIRS.
4	(a) REVIVAL.—The Secretary of Veterans Affairs
5	shall revive the Intermediate Care Technician Pilot Pro-
6	gram of the Department of Veterans Affairs that was car-
7	ried out by the Secretary between January 2013 and Feb-
8	ruary 2014.
9	(b) TECHNICIANS.—
10	(1) Selection.—The Secretary shall select not
11	fewer than 72 intermediate care technicians to par-
12	ticipate in the pilot program.
13	(2) Facilities.—
14	(A) IN GENERAL.—Any intermediate care
15	technician hired pursuant to paragraph (1) may
16	be assigned to a medical facility of the Depart-
17	ment as determined by the Secretary for pur-
18	poses of this section.
19	(B) PRIORITY.—In assigning intermediate
20	care technicians under subparagraph (A), the
21	Secretary shall give priority to facilities at

which veterans have the longest wait times for

appointments for the receipt of hospital care or

medical services from the Department, as deter-

mined by the Secretary for purposes of this sec-

tion.

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(c) TERMINATION.—The Secretary shall carry out
 the pilot program under subsection (a) during the three year period beginning on the effective date specified in
 subsection (e).

5 (d) DEFINITIONS.—In this section, the terms "hos-6 pital care" and "medical services" have the meanings 7 given those terms in section 1701 of title 38, United 8 States Code.

9 (e) EFFECTIVE DATE.—This section shall take effect
10 on the date that is one year after the date of the enact11 ment of this Act.

12 SEC. 244. TRANSFER OF HEALTH CARE PROVIDER
13 CREDENTIALING DATA FROM SECRETARY OF
14 DEFENSE TO SECRETARY OF VETERANS AF15 FAIRS.

16 (a) IN GENERAL.—In a case in which the Secretary of Veterans Affairs hires a covered health care provider, 17 the Secretary of Defense shall, after receiving a request 18 Secretary of Veterans Affairs for 19 from the the credentialing data of the Secretary of Defense relating to 20 21 such health care provider, transfer to the Secretary of Vet-22 erans Affairs such credentialing data.

23 (b) COVERED HEALTH CARE PROVIDERS.—For pur24 poses of this section, a covered provider is a health care
25 provider who—

(1) is or was employed by the Secretary of De fense;

3 (2) provides or provided health care related
4 services as part of such employment; and

5 (3) was credentialed by the Secretary of De-6 fense.

7 (c) POLICIES AND REGULATIONS.—The Secretary of
8 Veterans Affairs and the Secretary of Defense shall estab9 lish such policies and prescribe such regulations as may
10 be necessary to carry out this section.

11 (d) CREDENTIALING DEFINED.—In this section, the 12 term "credentialing" means the systematic process of 13 screening and evaluating qualifications and other creden-14 tials, including licensure, required education, relevant 15 training and experience, and current competence and 16 health status.

17 (e) EFFECTIVE DATE.—This section shall take effect18 on the date that is one year after the date of the enact-19 ment of this Act.

20SEC. 245. AUTHORITY TO PLACE CERTAIN VETERANS IN21NON-DEPARTMENT OF VETERANS AFFAIRS22MEDICAL FOSTER HOMES UPON REQUEST.

(a) IN GENERAL.—Section 1720 of title 38, United
States Code, is amended by adding at the end the following new subsection:

"(h)(1) Subject to paragraph (2), at the request of 1 2 a veteran for whom the Secretary is required to provide 3 nursing home care under section 1710A of this title, the 4 Secretary may place the veteran in a medical foster home 5 that meets Department standards, at the expense of the United States, pursuant to a contract or agreement en-6 7 tered into between the Secretary and the medical foster 8 home for such purpose. A veteran who is placed in a med-9 ical foster home under this subsection shall agree, as a 10 condition of such placement, to accept home health services furnished by the Secretary under section 1717 of this 11 12 title.

13 "(2) Not more than 900 veterans placed in a medical
14 foster home, whether placed before, on, or after the enact15 ment of the Jason Simcakoski Memorial Act, may have
16 their care covered at the expense of the United States
17 under paragraph (1).

18 "(3) In this subsection, the term 'medical foster
19 home' means a home designed to provide noninstitutional,
20 long-term, supportive care for veterans who are unable to
21 live independently and prefer a family setting.

22 "(4) The authority of the Secretary under this sub-23 section terminates on September 30, 2019.".

(b) EFFECTIVE DATE.—Subsection (h) of such sec tion, as added by subsection (a), shall take effect on Octo ber 1, 2016.

4 SEC. 246. EXAMINATION AND TREATMENT BY DEPARTMENT 5 OF VETERANS AFFAIRS FOR EMERGENCY 6 MEDICAL CONDITIONS AND WOMEN IN 7 LABOR.

8 (a) IN GENERAL.—Subchapter VIII of chapter 17 of
9 title 38, United States Code, is amended by inserting after
10 section 1784 the following new section:

11 "§ 1784A. Examination and treatment for emergency medical conditions and women in labor

13 "(a) IN GENERAL.—In the case of a hospital of the Department that has an emergency department, if any in-14 15 dividual comes to the hospital or the campus of the hospital and a request is made on behalf of the individual 16 for examination or treatment for a medical condition, the 17 hospital must provide for an appropriate medical screen-18 ing examination within the capability of the emergency de-19 partment, including ancillary services routinely available 20 21 to the emergency department, to determine whether or not 22 an emergency medical condition exists.

23 "(b) NECESSARY STABILIZING TREATMENT FOR
24 EMERGENCY MEDICAL CONDITIONS AND LABOR.—(1) If
25 any individual comes to a hospital of the Department that

has an emergency department or the campus of such a
 hospital and the hospital determines that the individual
 has an emergency medical condition, the hospital must
 provide either—

5 "(A) within the staff and facilities available at 6 the hospital, for such further medical examination 7 and such treatment as may be required to stabilize 8 the medical condition; or

9 "(B) for transfer of the individual to another
10 medical facility in accordance with subsection (c).

11 "(2) A hospital is deemed to meet the requirement 12 of paragraph (1)(A) with respect to an individual if the 13 hospital offers the individual the further medical examination and treatment described in that paragraph and in-14 15 forms the individual (or a person acting on behalf of the individual) of the risks and benefits to the individual of 16 17 such examination and treatment, but the individual (or a 18 person acting on behalf of the individual) refuses to con-19 sent to the examination and treatment. The hospital shall 20 take all reasonable steps to secure the written informed 21 consent of the individual (or person) to refuse such exam-22 ination and treatment.

23 "(3) A hospital is deemed to meet the requirement
24 of paragraph (1)(B) with respect to an individual if the
25 hospital offers to transfer the individual to another med-

ical facility in accordance with subsection (c) and informs 1 2 the individual (or a person acting on behalf of the indi-3 vidual) of the risks and benefits to the individual of such 4 transfer, but the individual (or a person acting on behalf 5 of the individual) refuses to consent to the transfer. The hospital shall take all reasonable steps to secure the writ-6 7 ten informed consent of the individual (or person) to 8 refuse such transfer.

9 "(c) RESTRICTING TRANSFERS UNTIL INDIVIDUAL 10 STABILIZED.—(1) If an individual at a hospital of the De-11 partment has an emergency medical condition that has not 12 been stabilized, the hospital may not transfer the indi-13 vidual unless—

"(A)(i) the individual (or a legally responsible
person acting on behalf of the individual), after
being informed of the obligations of the hospital
under this section and of the risk of transfer, requests, in writing, transfer to another medical facility;

"(ii) a physician of the Department has signed
a certification that, based upon the information
available at the time of transfer, the medical benefits
reasonably expected from the provision of appropriate medical treatment at another medical facility
outweigh the increased risks to the individual and,

in the case of labor, to the unborn child from effect ing the transfer; or

"(iii) if a physician of the Department is not 3 4 physically present in the emergency department at 5 the time an individual is transferred, a qualified 6 medical person (as defined by the Secretary for pur-7 poses of this section) has signed a certification de-8 scribed in clause (ii) after a physician of the Depart-9 ment, in consultation with the person, has made the 10 determination described in such clause, and subse-11 quently countersigns the certification; and

12 "(B) the transfer is an appropriate transfer to13 that facility.

14 "(2) A certification described in clause (ii) or (iii) of
15 paragraph (1)(A) shall include a summary of the risks and
16 benefits upon which the certification is based.

17 "(3) For purposes of paragraph (1)(B), an appro-18 priate transfer to a medical facility is a transfer—

"(A) in which the transferring hospital provides
the medical treatment within its capacity that minimizes the risks to the health of the individual and,
in the case of a woman in labor, the health of the
unborn child;

24 "(B) in which the receiving facility—

"(i) has available space and qualified per-
sonnel for the treatment of the individual; and
"(ii) has agreed to accept transfer of the
individual and to provide appropriate medical
treatment;
"(C) in which the transferring hospital sends to
the receiving facility all medical records (or copies
thereof) available at the time of the transfer relating
to the emergency medical condition for which the in-
dividual has presented, including—
"(i) observations of signs or symptoms;
"(ii) preliminary diagnosis;
"(iii) treatment provided;
"(iv) the results of any tests; and
"(v) the informed written request or cer-
tification (or copy thereof) provided under para-
graph (1)(A);
"(D) in which the transfer is effected through
qualified personnel and transportation equipment,
including the use of necessary and medically appro-
priate life support measures during the transfer; and
((E) that meets such other requirements as the
Secretary considers necessary in the interest of the
health and safety of the individual or individuals
transferred.

1	"(d) PAYMENT TO THE DEPARTMENT.—The Sec-
2	retary shall charge for any care or services provided under
3	this section in accordance with billing and reimbursement
4	authorities available to the Secretary under other provi-
5	sions of law.
6	"(e) DEFINITIONS.—In this section:
7	"(1) The term 'campus' means, with respect to
8	a hospital of the Department—
9	"(A) the physical area immediately adja-
10	cent to the main buildings of the hospital;
11	"(B) other areas and structures that are
12	not strictly contiguous to the main buildings
13	but are located not more than 250 yards from
14	the main buildings; and
15	"(C) any other areas determined by the
16	Secretary to be part of the campus of the hos-
17	pital.
18	((2) The term 'emergency medical condition'
19	means—
20	"(A) a medical condition manifesting itself
21	by acute symptoms of sufficient severity (in-
22	cluding severe pain) such that the absence of
23	immediate medical attention could reasonably
24	be expected to result in—

1	"(i) placing the health of the indi-
2	vidual (or, with respect to a pregnant
3	woman, the health of the woman or her
4	unborn child) in serious jeopardy;
5	"(ii) serious impairment to bodily
6	functions; or
7	"(iii) serious dysfunction of any bodily
8	organ or part; or
9	"(B) with respect to a pregnant woman
10	who is having contractions—
11	"(i) that there is inadequate time to
12	effect a safe transfer to another hospital
13	before delivery; or
14	"(ii) that transfer may pose a threat
15	to the health or safety of the woman or the
16	unborn child.
17	"(3)(A) The term 'to stabilize' means—
18	"(i) with respect to an emergency medical
19	condition described in paragraph (2)(A), to pro-
20	vide such medical treatment of the condition as
21	may be necessary to assure, within reasonable
22	medical probability, that no material deteriora-
23	tion of the condition is likely to result from or
24	occur during the transfer of the individual from
25	a facility; or

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1	"(ii) with respect to an emergency medical
2	condition described in paragraph $(2)(B)$, to de-
3	liver (including the placenta).
4	"(B) The term 'stabilized' means—
5	"(i) with respect to an emergency medical
6	condition described in paragraph $(2)(A)$, that
7	no material deterioration of the condition is
8	likely, within reasonable medical probability, to
9	result from or occur during the transfer of the
10	individual from a facility; or
11	"(ii) with respect to an emergency medical
12	condition described in paragraph (2)(B), that
13	the woman has delivered (including the pla-
14	centa).
15	"(4) The term 'transfer' means the movement
16	(including the discharge) of an individual outside the
17	facilities of a hospital of the Department at the di-
18	rection of any person employed by (or affiliated or
19	associated, directly or indirectly, with) the hospital,
20	but does not include such a movement of an indi-
21	vidual who—
22	"(A) has been declared dead; or
23	"(B) leaves the facility without the permis-
24	sion of any such person.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 17 of such title is amended
 by inserting after the item relating to section 1784 the
 following new item:

5SEC. 247. COMPTROLLER GENERAL AUDIT OF BUDGET OF6VETERANS HEALTH ADMINISTRATION.

7 (a) IN GENERAL.—Subchapter II of chapter 73 of
8 title 38, United States Code, is amended by adding at the
9 end the following new section:

10 "§ 7330B. Comptroller General audit of budget of Vet erans Health Administration

"(a) IN GENERAL.—The Comptroller General of the
United States shall periodically conduct an audit of elements of the budget of the Veterans Health Administration, including the budget formulation, execution, allocation, and use of funds.

17 "(b) SELECTION OF ELEMENTS.—(1) In selecting
18 elements of the budget of the Veterans Health Administra19 tion for purposes of an audit under subsection (a), the
20 Comptroller General shall take into consideration—

- 21 "(A) knowledge of the programs of the Vet-22 erans Health Administration;
- 23 "(B) current issues;
- 24 "(C) national priorities; and

[&]quot;Sec. 1784A. Examination and treatment for emergency medical conditions and women in labor.".

"(D) priorities expressed by the appropriate
 congressional committees.

3 "(2) Not later than 30 days before conducting an
4 audit under subsection (a), the Comptroller General shall
5 submit to the appropriate congressional committees notice
6 of the elements selected by the Comptroller General for
7 purposes of the audit.

8 "(c) APPROPRIATE CONGRESSIONAL COMMITTEES.—
9 In this section, the term 'appropriate congressional com10 mittees' means—

"(1) the Committee on Veterans' Affairs, the
Committee on Appropriations, and the Committee on
the Budget of the Senate; and

"(2) the Committee on Veterans' Affairs, the
Committee on Appropriations, and the Committee on
the Budget of the House of Representatives.".

17 (b) CLERICAL AMENDMENT.—The table of sections
18 at the beginning of chapter 73 of such title is amended
19 by inserting after the item relating to section 7330A the
20 following new item:

"7330B. Comptroller General audit of budget of Veterans Health Administration.".

SEC. 248. ANNUAL REPORT ON VETERANS HEALTH ADMIN ISTRATION AND FURNISHING OF HOSPITAL CARE, MEDICAL SERVICES, AND NURSING HOME CARE.

5 (a) IN GENERAL.—Subchapter II of chapter 73 of
6 title 38, United States Code, as amended by section
7 247(a), is further amended by adding at the end the fol8 lowing new section:

9 "§7330C. Annual report on Veterans Health Adminis10 tration and furnishing of hospital care, 11 medical services, and nursing home care

12 "(a) REPORT REQUIRED.—Not later than March 1 13 of each of years 2018 through 2022, the Secretary shall 14 submit to the Committee on Veterans' Affairs of the Sen-15 ate and the Committee on Veterans' Affairs of the House 16 of Representatives a report on, for the calendar year pre-17 ceding the calendar year during which the report is sub-18 mitted—

"(1) the furnishing of hospital care, medical
services, and nursing home care under the laws administered by the Secretary; and

"(2) the administration of the furnishing of
such care and services by the Veterans Health Administration.

"(b) ELEMENTS.—Each report required by sub section (a) shall include each of the following for the year
 covered by the report:

4 "(1) An evaluation of the effectiveness of the
5 Veterans Health Administration in increasing the
6 access of veterans to hospital care, medical services,
7 and nursing home care furnished by the Secretary
8 for which such veterans are eligible.

9 "(2) An evaluation of the effectiveness of the 10 Veterans Health Administration in improving the 11 quality of health care provided to veterans, without 12 increasing the costs incurred for such health care by 13 the Federal Government or veterans, including rel-14 evant information for each medical center and Vet-15 erans Integrated Service Network of the Department 16 set forth separately.

17 "(3) An assessment of—

18 "(A) the workload of physicians and other
19 employees of the Veterans Health Administra20 tion;

21 "(B) patient demographics and utilization
22 rates;

23 "(C) physician compensation;

1	"(D) the productivity of physicians and
2	other employees of the Veterans Health Admin-
3	istration;
4	"(E) the percentage of hospital care, med-
5	ical services, and nursing home care provided to
6	veterans in facilities of the Department and in
7	non-Department facilities and any changes in
8	such percentages compared to the year pre-
9	ceding the year covered by the report;
10	"(F) pharmaceutical prices; and
11	"(G) third-party health billings owed to the
12	Department, including the total amount of such
13	billings and the total amount collected by the
14	Department, set forth separately for claims
15	greater than \$1,000 and for claims equal to or
16	less than \$1,000.
17	"(c) DEFINITIONS.—In this section, the terms 'hos-
18	pital care', 'medical services', 'nursing home care', 'facili-
19	ties of the Department', and 'non-Department facilities'
20	have the meanings given those terms in section 1701 of
21	this title.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 73 of such title, as amended
by section 247(b), is further amended by inserting after
the item relating to section 7330B the following new item:

	"7330C. Annual report on Veterans Health Administration and furnishing of hospital care, medical services, and nursing home care.".
1	Subtitle F—Opioid Therapy and
2	Pain Management
3	SEC. 251. GUIDELINES ON MANAGEMENT OF OPIOID THER-
4	APY BY DEPARTMENT OF VETERANS AFFAIRS
5	AND DEPARTMENT OF DEFENSE AND IMPLE-
6	MENTATION OF SUCH GUIDELINES BY DE-
7	PARTMENT OF VETERANS AFFAIRS.
8	(a) GUIDELINES.—
9	(1) IN GENERAL.—Not later than one year
10	after the date of the enactment of this Act, the Sec-
11	retary of Veterans Affairs and the Secretary of De-
12	fense shall jointly update the VA/DOD Clinical
13	Practice Guideline for Management of Opioid Ther-
14	apy for Chronic Pain to include the following:
15	(A) Guidelines developed by the Centers
16	for Disease Control and Prevention for safely
17	prescribing opioids for the treatment of chronic,
18	noncancer related pain in outpatient settings.
19	(B) Enhanced guidance with respect to ab-
20	solute contraindications for opioid therapy, in-
21	cluding guidance with respect to the following:
22	(i) The coadministration of drugs, in-
23	cluding benzodiazepines, that are capable

1	of inducing a life-limiting drug-drug inter-
2	action.
3	(ii) The treatment of patients with
4	current acute psychiatric instability or sub-
5	stance use disorder or patients at risk of
6	suicide.
7	(iii) The use of opioid therapy to treat
8	patients without any pain, including to
9	treat mental health disorders other than
10	opioid use disorder.
11	(C) Enhanced guidance with respect to the
12	treatment of patients with behaviors or
13	comorbidities, such as post-traumatic stress dis-
14	order, psychiatric disorders, or a history of sub-
15	stance abuse or addiction, that require con-
16	sultation or comanagement of opioid therapy
17	with one or more specialists in pain manage-
18	ment, mental health, or addictions.
19	(D) Enhanced guidance with respect to the
20	conduct by health care providers of an effective-
21	ness assessment for patients receiving opioid
22	therapy, including patients on long-term opioid
23	therapy, to determine—
24	(i) whether opioid therapy is meeting
25	the expected goals of the patient and

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1	health care provider of relieving pain and
2	improving function; and
3	(ii) whether opioid therapy should be
4	continued.
5	(E) Requirements that each health care
6	provider of the Department of Veterans Affairs,
7	before initiating opioid therapy to treat a pa-
8	tient, use the Opioid Therapy Risk Report tool
9	of the Department, including by accessing the
10	most recent patient information from the pre-
11	scription drug monitoring program of each
12	State, as required to be included in such tool
13	under section $252(d)(1)$, to assess the risk for
14	adverse outcomes of opioid therapy for the pa-
15	tient, including the concurrent use of controlled
16	substances such as benzodiazepines, as part of
17	the comprehensive assessment conducted by the
18	health care provider.
19	(F) Guidelines to inform the methodologies
20	used by health care providers of the Depart-
21	ment of Veterans Affairs and the Department
22	of Defense to safely titrate and taper opioid
23	therapy when adjusting or discontinuing the use
24	

1	(i) prescription of the lowest effective
2	dose based on patient need;
3	(ii) use of opioids only for a limited
4	period of time; and
5	(iii) augmentation of opioid therapy
6	with other pain management therapies and
7	modalities.
8	(G) Enhanced recommendations with re-
9	spect to the use of routine and random urine
10	drug tests for all patients before and during
11	opioid therapy to help prevent substance abuse,
12	dependence, and diversion, including—
13	(i) that such tests should occur not
14	less frequently than annually or as other-
15	wise determined according to patient treat-
16	ment protocols; and
17	(ii) that health care providers should
18	appropriately interpret and respond to the
19	results from such tests to tailor pain ther-
20	apy, safeguards, and risk management
21	strategies to each patient.
22	(H) Guidance that health care providers
23	discuss with patients, before initiating opioid
24	therapy, options for pain management therapies
25	without the use of opioids and options to aug-

	ment opioid therapy with other clinical and
	complementary and integrative health services
5	to minimize opioid dependence.

4 (2) RULE OF CONSTRUCTION.—Nothing in this 5 subsection shall be construed to prevent the Sec-6 retary of Veterans Affairs and the Secretary of De-7 fense from considering all relevant evidence, as ap-8 propriate, in updating the VA/DOD Clinical Practice 9 Guideline for Management of Opioid Therapy for 10 Chronic Pain, as required under paragraph (1), or 11 from ensuring that the final clinical practice guide-12 line updated under such paragraph remains applica-13 ble to the patient populations of the Department of 14 Veterans Affairs and the Department of Defense.

15 (b) CONSULTATION BEFORE UPDATE.—Before updating the clinical practice guideline under subsection (a), 16 the Secretary of Veterans Affairs and the Secretary of De-17 fense shall jointly consult with the Pain Management 18 Working Group of the Health Executive Committee of the 19 Department of Veterans Affairs-Department of Defense 20 21 Joint Executive Committee established under section 320 22 of title 38, United States Code.

23 (c) CONTROLLED SUBSTANCE DEFINED.—In this24 section, the term "controlled substance" has the meaning

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1 given that term in section 102 of the Controlled Sub-2 stances Act (21 U.S.C. 802).

3 SEC. 252. IMPROVEMENT OF OPIOID SAFETY MEASURES BY 4 DEPARTMENT OF VETERANS AFFAIRS.

5 (a) EXPANSION OF OPIOID SAFETY INITIATIVE.—
6 Not later than 180 days after the date of the enactment
7 of this Act, the Secretary of Veterans Affairs shall expand
8 the Opioid Safety Initiative of the Department of Veterans
9 Affairs to include all medical facilities of the Department.
10 (b) PAIN MANAGEMENT EDUCATION AND TRAIN11 ING.—

(1) IN GENERAL.—In carrying out the Opioid
Safety Initiative of the Department, the Secretary
shall require all employees of the Department responsible for prescribing opioids to receive education
and training described in paragraph (2).

17 (2) EDUCATION AND TRAINING.—Education
18 and training described in this paragraph is edu19 cation and training on pain management and safe
20 opioid prescribing practices for purposes of safely
21 and effectively managing patients with chronic pain,
22 including education and training on the following:

23 (A) The implementation of and full compli24 ance with the VA/DOD Clinical Practice Guide25 line for Management of Opioid Therapy for

Chronic Pain, including any update to such guideline.

(B) The use of evidence-based pain management therapies, including cognitive-behavioral therapy, nonopioid alternatives, and nondrug methods and procedures for managing pain and related health conditions including complementary and integrative health services.

9 (C) Screening and identification of patients 10 with substance use disorder, including drug-11 seeking behavior, before prescribing opioids, as-12 sessment of the risk potential for patients devel-13 oping an addiction, and referral of patients to 14 appropriate addiction treatment professionals if 15 addiction is identified or strongly suspected.

16 (D) Communication with patients on the 17 potential harm associated with the use of 18 opioids and other controlled substances, includ-19 ing the need to safely store and dispose of sup-20 plies relating to the use of opioids and other 21 controlled substances.

(E) Such other education and training as
the Secretary considers appropriate to ensure
that veterans receive safe and high-quality pain
management care from the Department.

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(3) USE OF EXISTING PROGRAM.—In providing
 education and training described in paragraph (2),
 the Secretary shall use the Interdisciplinary Chronic
 Pain Management Training Team Program of the
 Department (or any successor program).

6 (c) PAIN MANAGEMENT TEAMS.—

7 (1) IN GENERAL.—In carrying out the Opioid 8 Safety Initiative of the Department, the director of 9 each medical facility of the Department shall iden-10 tify and designate a pain management team of 11 health care professionals, which may include board 12 certified pain medicine specialists, responsible for co-13 ordinating and overseeing pain management therapy 14 at such facility for patients experiencing acute and 15 chronic pain that is noncancer related.

16 (2) ESTABLISHMENT OF PROTOCOLS.—

17 (A) IN GENERAL.—In consultation with
18 the Directors of the Veterans Integrated Service
19 Networks, the Secretary shall establish stand20 ard protocols for the designation of pain man21 agement teams at each medical facility of the
22 Department.

23 (B) CONSULTATION ON PRESCRIPTION OF
24 OPIOIDS.—Each protocol established for a med25 ical facility under subparagraph (A) shall en-

1	sure that any health care provider without ex-
2	pertise in prescribing analgesics or who has not
3	completed the education and training under
4	subsection (b), such as a mental health care
5	provider, does not prescribe opioids to a patient
6	unless that health care provider—
7	(i) consults with a health care pro-
8	vider with pain management expertise or
9	who is on the pain management team of
10	the medical facility; and
11	(ii) refers the patient to that pain
12	management team for any subsequent pre-
13	scriptions and related therapy.
14	(3) Report.—
15	(A) IN GENERAL.—Not later than one year
16	after the date of the enactment of this Act, the
17	director of each medical facility of the Depart-
18	ment shall submit to the Under Secretary for
19	Health of the Department and the Director of
20	the Veterans Integrated Service Network in
21	which the medical facility is located a report
22	identifying the health care professionals that
23	have been designated as members of the pain
24	management team at the medical facility under
25	paragraph (1).

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1	(B) ELEMENTS.—Each report submitted
2	under subparagraph (A) with respect to a med-
3	ical facility of the Department shall include—
4	(i) a certification as to whether all
5	members of the pain management team at
6	the medical facility have completed the
7	education and training required under sub-
8	section (b);
9	(ii) a plan for the management and
10	referral of patients to such pain manage-
11	ment team if health care providers without
12	expertise in prescribing analgesics pre-
13	scribe opioid medications to treat acute
14	and chronic pain that is noncancer related;
15	and
16	(iii) a certification as to whether the
17	medical facility—
18	(I) fully complies with the
19	stepped-care model of pain manage-
20	ment and other pain management
21	policies of the Department; or
22	(II) does not fully comply with
23	the stepped-care model of pain man-
24	agement and other pain management
25	policies of the Department but is car-

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1	rying out a corrective plan of action to
2	ensure such full compliance.
3	(d) Tracking and Monitoring of Opioid Use.—
4	(1) PRESCRIPTION DRUG MONITORING PRO-
5	GRAMS OF STATES.—In carrying out the Opioid
6	Safety Initiative and the Opioid Therapy Risk Re-
7	port tool of the Department, the Secretary shall—
8	(A) ensure access by health care providers
9	of the Department to information on controlled
10	substances, including opioids and
11	benzodiazepines, prescribed to veterans who re-
12	ceive care outside the Department through the
13	prescription drug monitoring program of each
14	State with such a program, including by seek-
15	ing to enter into memoranda of understanding
16	with States to allow shared access of such infor-
17	mation between States and the Department;
18	(B) include such information in the Opioid
19	Therapy Risk Report tool of the Department;
20	and
21	(C) require health care providers of the
22	Department to submit to the prescription drug
23	monitoring program of each State with such a
24	program information on prescriptions of con-
25	trolled substances received by veterans in that

State under the laws administered by the Sec retary.

3 (2) Report on tracking of data on opioid 4 USE.—Not later than 18 months after the date of 5 the enactment of this Act, the Secretary shall submit 6 to the Committee on Veterans' Affairs of the Senate 7 and the Committee on Veterans' Affairs of the 8 House of Representatives a report on the feasibility 9 and advisability of improving the Opioid Therapy 10 Risk Report tool of the Department to allow for 11 more advanced real-time tracking of and access to 12 data on-

13 (A) the key clinical indicators with respect
14 to the totality of opioid use by veterans;

(B) concurrent prescribing by health care
providers of the Department of opioids in different health care settings, including data on
concurrent prescribing of opioids to treat mental health disorders other than opioid use disorder; and

21 (C) mail-order prescriptions of opioids pre22 scribed to veterans under the laws administered
23 by the Secretary.

24 (e) AVAILABILITY OF OPIOID RECEPTOR ANTAGO-25 NISTS.—

(1) INCREASED AVAILABILITY AND USE.—
(A) IN GENERAL.—The Secretary shall in-
crease the availability of opioid receptor antago-
nists approved by the Food and Drug Adminis-
tration, such as naloxone, to veterans.
(B) AVAILABILITY, TRAINING, AND DIS-
TRIBUTION.—In carrying out subparagraph
(A), the Secretary shall, not later than 90 days
after the date of the enactment of this Act—
(i) equip each pharmacy of the De-
partment with opioid receptor antagonists
approved by the Food and Drug Adminis-
tration to be dispensed to outpatients as
needed; and
(ii) expand the Overdose Education
and Naloxone Distribution program of the
Department to ensure that all veterans in
receipt of health care under the laws ad-
ministered by the Secretary who are at
risk of opioid overdose may access such
opioid receptor antagonists and training on
the proper administration of such opioid
receptor antagonists.

1	(C) VETERANS WHO ARE AT RISK.—For
2	purposes of subparagraph (B), veterans who are
3	at risk of opioid overdose include—
4	(i) veterans receiving long-term opioid
5	therapy;
6	(ii) veterans receiving opioid therapy
7	who have a history of substance use dis-
8	order or prior instances of overdose; and
9	(iii) veterans who are at risk as deter-
10	mined by a health care provider who is
11	treating the veteran.
12	(2) REPORT.—Not later than 120 days after
13	the date of the enactment of this Act, the Secretary
14	shall submit to the Committee on Veterans' Affairs
15	of the Senate and the Committee on Veterans' Af-
16	fairs of the House of Representatives a report on
17	compliance with paragraph (1) that includes an as-
18	sessment of any remaining steps to be implemented
19	by the Secretary to comply with such paragraph.
20	(f) Inclusion of Certain Information and Ca-
21	PABILITIES IN OPIOID THERAPY RISK REPORT TOOL.—
22	(1) INFORMATION.—The Secretary shall include
23	in the Opioid Therapy Risk Report tool of the De-
24	partment—

1	(A) information on the most recent time
2	the tool was accessed by a health care provider
3	of the Department with respect to each veteran;
4	and
5	(B) information on the results of the most
6	recent urine drug test for each veteran.
7	(2) CAPABILITIES.—The Secretary shall include
8	in the Opioid Therapy Risk Report tool the ability
9	of health care providers of the Department to deter-
10	mine whether a health care provider of the Depart-
11	ment prescribed opioids to a veteran without check-
12	ing the information in the tool with respect to the
13	veteran.
14	(g) Notification of Risk in Computerized
15	HEALTH RECORD.—The Secretary shall modify the Com-
16	puterized Patient Record System of the Department to en-
17	sure that any health care provider that accesses the record
18	of a veteran, regardless of the reason the veteran seeks
19	care from the health care provider, will be immediately no-
20	tified whether the veteran—
21	(1) is receiving opioid therapy and has a history
22	of substance use disorder or prior instances of over-
23	dose;

24 (2) has a history of opioid abuse; or

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1	(3) is at risk of becoming an opioid abuser as
2	determined by a health care provider who is treating
3	the veteran.
4	(h) DEFINITIONS.—In this section:
5	(1) CONTROLLED SUBSTANCE.—The term
6	"controlled substance" has the meaning given that
7	term in section 102 of the Controlled Substances
8	Act (21 U.S.C. 802).
9	(2) STATE.—The term "State" means each of
10	the several States, territories, and possessions of the
11	United States, the District of Columbia, and the
12	Commonwealth of Puerto Rico.
12 13	Commonwealth of Puerto Rico. SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON
13	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON
13 14	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT
13 14 15	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART-
13 14 15 16	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE.
 13 14 15 16 17 	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the
 13 14 15 16 17 18 	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Vet-
 13 14 15 16 17 18 19 	 SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Vet- erans Affairs and the Secretary of Defense shall ensure
 13 14 15 16 17 18 19 20 	 SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Vet- erans Affairs and the Secretary of Defense shall ensure that the Pain Management Working Group of the Health
 13 14 15 16 17 18 19 20 21 	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Vet- erans Affairs and the Secretary of Defense shall ensure that the Pain Management Working Group of the Health Executive Committee of the Department of Veterans Aff-
 13 14 15 16 17 18 19 20 21 22 	SEC. 253. ENHANCEMENT OF JOINT WORKING GROUP ON PAIN MANAGEMENT OF THE DEPARTMENT OF VETERANS AFFAIRS AND THE DEPART- MENT OF DEFENSE. (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Secretary of Vet- erans Affairs and the Secretary of Defense shall ensure that the Pain Management Working Group of the Health Executive Committee of the Department of Veterans Aff fairs-Department of Defense Joint Executive Committee

1	(1) The opioid prescribing practices of health
2	care providers of each Department.
3	(2) The ability of each Department to manage
4	acute and chronic pain among individuals receiving
5	health care from that Department, including train-
6	ing health care providers with respect to pain man-
7	agement.
8	(3) The use by each Department of complemen-
9	tary and integrative health in treating such individ-
10	uals.
11	(4) The concurrent use by health care providers
12	of each Department of opioids for patients who take
13	prescription drugs, including benzodiazepines, to
14	treat mental health disorders.
15	(5) The use of care transition plans by health
16	care providers of each Department to address case
17	management issues for patients receiving opioid
18	therapy who transition between inpatient and out-
19	patient settings.
20	(6) The coordination in coverage of and con-
21	sistent access to medications prescribed for patients
22	transitioning from receiving health care from the
23	Department of Defense to receiving health care from
24	the Department of Veterans Affairs.

(7) The ability of each Department to properly
 screen, identify, and refer for treatment patients
 with substance abuse disorders who are seeking
 treatment for acute and chronic pain management
 conditions.

6 (b) COORDINATION AND CONSULTATION.—The Sec7 retary of Veterans Affairs and the Secretary of Defense
8 shall ensure that the working group described in sub9 section (a)—

(1) coordinates the activities of the working
group with other relevant working groups established under section 320 of title 38, United States
Code, including the working groups on evidence
based practice, patient safety, pharmacy, and psychological health;

16 (2) consults with other relevant Federal agen17 cies, including the Centers for Disease Control and
18 Prevention, with respect to the activities of the
19 working group;

20 (3) consults with the Department of Veterans
21 Affairs and the Department of Defense with respect
22 to the VA/DOD Clinical Practice Guideline for Man23 agement of Opioid Therapy for Chronic Pain, or any
24 successor guideline, before any update to the guide25 line is released; and

(4) reviews and comments on the guideline de scribed in paragraph (3) before any update to such
 guideline is released.

4 (c) CONSULTATION.—The Secretary of Veterans Af-5 fairs and the Secretary of Defense shall ensure that the 6 working group described in subsection (a) is able to mean-7 ingfully consult with respect to the updated guideline re-8 quired under subsection (a) of section 251, as required 9 by subsection (b) of such section, not later than one year 10 after the date of the enactment of this Act.

SEC. 254. REVIEW, INVESTIGATION, AND REPORT ON USE OF OPIOIDS IN TREATMENT BY DEPARTMENT OF VETERANS AFFAIRS.

14 (a) Comptroller General Report.—

15 (1) IN GENERAL.—Not later than two years 16 after the date of the enactment of this Act, the 17 Comptroller General of the United States shall sub-18 mit to the Committee on Veterans' Affairs of the 19 Senate and the Committee on Veterans' Affairs of 20 the House of Representatives a report on the Opioid 21 Safety Initiative of the Department of Veterans Af-22 fairs and the opioid prescribing practices of health 23 care providers of the Department.

24 (2) ELEMENTS.—The report submitted under25 paragraph (1) shall include the following:

1	(A) An assessment of the implementation
2	and monitoring by the Veterans Health Admin-
3	istration of the Opioid Safety Initiative of the
4	Department, including examining, as appro-
5	priate, the following:
6	(i) How the Department monitors the
7	key clinical outcomes of such safety initia-
8	tive (for example, the percentage of unique
9	veterans visiting each medical center of the
10	Department that are prescribed an opioid
11	or an opioid and benzodiazepine concur-
12	rently) and how the Department uses that
13	information—
14	(I) to improve prescribing prac-
15	tices; and
16	(II) to identify high prescribing
17	or otherwise inappropriate prescribing
18	practices by health care providers.
19	(ii) How the Department monitors the
20	use of the Opioid Therapy Risk Report tool
21	of the Department (as developed through
22	such safety initiative) and compliance with
23	such tool by medical facilities and health
24	care providers of the Department, includ-
25	ing any findings by the Department of pre-

1	scription rates or prescription practices by
2	medical facilities or health care providers
3	that are inappropriate.
4	(iii) The implementation of academic
5	detailing programs within the Veterans In-
6	tegrated Service Networks of the Depart-
7	ment and how such programs are being
8	used to improve opioid prescribing prac-
9	tices.
10	(B) Information with respect to known
11	deaths resulting from sentinel events involving
12	veterans prescribed opioids by a health care
13	provider of the Department.
14	(C) Information made available under the
15	Opioid Therapy Risk Report tool of the Depart-
16	ment with respect to the following:
17	(i) Overall prescription rates and, if
18	available, indications used by health care
19	providers for prescribing chronic opioid
20	therapy to treat noncancer, non-palliative
21	care, and non-hospice care patients.
22	(ii) The prescription rates and indica-
23	tions used by health care providers of the
24	Department for prescribing

1	benzodiazepines and chronic opioid therapy
2	concurrently.
3	(iii) The practice by health care pro-
4	viders of the Department of prescribing
5	opioids to treat patients without any
6	known pain, including to treat patients
7	with mental health disorders other than an
8	opioid use disorder.
9	(D) An evaluation of processes of the De-
10	partment to oversee opioid use among veterans,
11	including processes to identify and remedy po-
12	tential overprescribing of opioids by health care
13	providers of the Department, and an evaluation
14	of the use and effectiveness of such processes.
15	(E) An evaluation of processes of the De-
16	partment to oversee and ensure the implemen-
17	tation by medical centers of the Department of
18	the VA/DOD Clinical Practice Guideline for
19	Management of Opioid Therapy, as updated
20	under section 251(a), including any figures or
21	approaches used by the Department to assess
22	implementation and compliance with such
23	guideline by medical centers and whether any
24	medical centers are operating action plans to
25	improve compliance with such guideline.

1	(F) An assessment of the data that the
2	Department has developed to review the opioid
3	prescribing practices of health care providers of
4	the Department, as required by this subtitle, in-
5	cluding a review of how the Department identi-
6	fies the practices of individual health care pro-
7	viders that warrant further review based on—
8	(i) prescribing levels;
9	(ii) health conditions for which the
10	health care provider is prescribing opioids
11	or opioids and benzodiazepines concur-
12	rently; or
13	(iii) other practices of the health care
14	provider.
15	(b) REVIEW OF PRESCRIPTION RATES.—Not later
16	than one year after the date of the enactment of this Act,
17	and not less frequently than annually thereafter, the Sec-
18	retary of Veterans Affairs shall, with respect to each med-
19	ical facility of the Department of Veterans Affairs, collect
20	and review information on opioids prescribed by health
21	care providers at the facility to treat noncancer, non-pal-
22	liative care, and non-hospice care patients, including infor-
23	mation on—
24	(1) the prescription rate at which each health

(1) the prescription rate at which each healthcare provider at the facility prescribed opioids, and

benzodiazepines and opioids concurrently, to such
 patients and the aggregate of such prescription rates
 for all health care providers at the facility;

4 (2) the prescription rate at which each health 5 provider at the facility prescribed care 6 benzodiazepines or opioids to such patients to treat conditions for which benzodiazepines or opioids are 7 8 not a recommended treatment and the aggregate of 9 such prescription rates for all health care providers 10 at the facility;

(3) the prescription rate at which each health care provider at the facility prescribed or dispensed mail-order prescriptions of opioids to such patients while such patients were being treated with opioids on an inpatient-basis and the aggregate of such prescription rates for all health care providers at the facility; and

(4) the prescription rate at which each health
care provider at the facility prescribed opioids to
such patients who were also concurrently prescribed
opioids by a health care provider who is not a health
care provider of the Department and the aggregate
of such prescription rates for all health care providers at the facility.

1 (c) INVESTIGATION OF PRESCRIPTION RATES.—If 2 the Secretary determines that a prescription rate de-3 scribed in subsection (b) with respect to a health care pro-4 vider or medical facility of the Department conflicts with 5 or is otherwise inconsistent with the standards of appro-6 priate and safe care, the Secretary shall—

7 (1) through the Office of the Medical Inspector
8 of the Veterans Health Administration, conduct a
9 full investigation of the health care provider or med10 ical facility, as the case may be;

11 (2) immediately notify the Committee on Vet-12 erans' Affairs of the Senate, the Committee on Vet-13 erans' Affairs of the House of Representatives, and 14 each Member of the Senate and the House of Rep-15 resentatives who represents the area in which the 16 health care provider or medical facility, as the case 17 may be, is located; and

(3) include information relating to such determination, prescription rate, and health care provider
or medical facility, as the case may be, in the report
required under subsection (d).

22 (d) REPORT ON OPIOID THERAPY.—

(1) IN GENERAL.—Not later than one year
after the date of the enactment of this Act, and not
less frequently than annually thereafter through

1	2026, the Secretary shall submit to the Committee
2	on Veterans' Affairs of the Senate and the Com-
3	mittee on Veterans' Affairs of the House of Rep-
4	resentatives a report that contains, for the one-year
5	period preceding the submittal of the report, the fol-
6	lowing:
7	(A) The number of patients and the per-
8	centage of the patient population of the Depart-
9	ment of Veterans Affairs who were prescribed
10	opioids, and benzodiazepines and opioids con-
11	currently, by a health care provider of the De-
12	partment.
13	(B) The number of patients and the per-
14	centage of the patient population of the Depart-
15	ment without any documented pain who were
16	prescribed opioids by a health care provider of
17	the Department, including those who were pre-
18	scribed benzodiazepines and opioids concur-
19	rently.
20	(C) The number of noncancer, non-pallia-
21	tive care, and non-hospice care patients and the
22	percentage of such patients who were treated
23	with opioids by a health care provider of the
24	Department on an inpatient-basis and who were
25	also sent prescription opioids by mail by the

Department while being treated on an inpatient-basis.

3 (D) The number of noncancer, non-pallia-4 tive care, and non-hospice care patients and the percentage of such patients who were prescribed 6 opioids concurrently by a health care provider of the Department and a health care provider 8 who is not a health care provider of the Depart-9 ment.

10 (E) With respect to each medical facility of 11 the Department, the number of times a phar-12 macist at the facility overrode a critical drug 13 interaction warning with respect to an inter-14 action between opioids and another medication 15 before dispensing such other medication to a 16 veteran.

17 (F) The results of the review conducted 18 under subsection (b) (including a summary of 19 such review at the Veterans Integrated Service 20 Network level) and the investigation conducted 21 under subsection (c) (including information de-22 scribed in subsection (c)(3), compiled in such 23 a manner as the Secretary determines appro-24 priate to ensure that the information is easily 25 accessible.

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1 (2) SUBSEQUENT REPORTS.—Each report sub-2 mitted under paragraph (1) after the date that is 3 two years after the date of the enactment of this Act 4 shall include an assessment of the compliance of the Department with the VA/DOD Clinical Practice 5 6 Guideline for Management of Opioid Therapy for 7 Chronic Pain, including any update to such guide-8 line.

9 (e) PRESCRIPTION RATE DEFINED.—In this section, 10 the term "prescription rate" means, with respect to a 11 health care provider or medical facility of the Department, 12 each of the following:

(1) The number of patients treated with opioids
by the health care provider or at the medical facility,
as the case may be, divided by the total number of
pharmacy users of that health care provider or medical facility.

(2) The average number of morphine equivalents per day prescribed by the health care provider
or at the medical facility, as the case may be, to patients being treated with opioids.

(3) Of the patients being treated with opioids
by the health care provider or at the medical facility,
as the case may be, the average number of prescriptions of opioids per patient.

1	SEC. 255. ELIMINATION OF COPAYMENT REQUIREMENT
2	FOR VETERANS RECEIVING OPIOID ANTAGO-
3	NISTS OR EDUCATION ON USE OF OPIOID AN-
4	TAGONISTS.
5	(a) Copayment for Opioid Antagonists.—Sec-
6	tion 1722A(a) of title 38, United States Code, is amended
7	by adding at the end the following new paragraph:
8	"(4) Paragraph (1) does not apply to opioid antago-
9	nists furnished under this chapter to a veteran who is at
10	high risk for overdose of a specific medication or substance
11	in order to reverse the effect of such an overdose.".
12	(b) Copayment for Education on Use of Opioid
13	ANTAGONISTS.—Section $1710(g)(3)$ of such title is
14	amended—
15	(1) by striking "with respect to home health
16	services" and inserting "with respect to the fol-
17	lowing:
18	"(A) Home health services"; and
19	(2) by adding at the end the following new sub-
20	paragraph:
21	"(B) Education on the use of opioid antagonists
22	to reverse the effects of overdoses of specific medica-
23	tions or substances.".

Subtitle G—Patient Advocacy and Outreach

3 SEC. 261. ESTABLISHMENT OF OFFICE OF PATIENT ADVO4 CACY OF THE DEPARTMENT OF VETERANS
5 AFFAIRS.

6 (a) IN GENERAL.—Subchapter I of chapter 73 of title
7 38, United States Code, is amended by adding at the end
8 the following new section:

9 "§ 7309A. Office of Patient Advocacy

"(a) ESTABLISHMENT.—There is established in the
Department within the Office of the Under Secretary for
Health an office to be known as the 'Office of Patient Advocacy' (in this section referred to as the 'Office').

14 "(b) HEAD.—(1) The Director of the Office of Pa-15 tient Advocacy shall be the head of the Office.

16 "(2) The Director of the Office of Patient Advocacy
17 shall be appointed by the Under Secretary for Health from
18 among individuals qualified to perform the duties of the
19 position and shall report directly to the Under Secretary
20 for Health.

21 "(c) FUNCTION.—(1) The function of the Office is
22 to carry out the Patient Advocacy Program of the Depart23 ment.

1	"(2) In carrying out the Patient Advocacy Program
2	of the Department, the Director shall ensure that patient
3	advocates of the Department—
4	"(A) advocate on behalf of veterans with re-
5	spect to health care received and sought by veterans
6	under the laws administered by the Secretary;
7	"(B) carry out the responsibilities specified in
8	subsection (d); and
9	"(C) receive training in patient advocacy.
10	"(d) PATIENT ADVOCACY RESPONSIBILITIES.—The
11	responsibilities of each patient advocate at a medical facil-
12	ity of the Department are the following:
13	"(1) To resolve complaints by veterans with re-
14	spect to health care furnished under the laws admin-
15	istered by the Secretary that cannot be resolved at
16	the point of service or at a higher level easily acces-
17	sible to the veteran.
18	"(2) To present at various meetings and to var-
19	ious committees the issues experienced by veterans
20	in receiving such health care at such medical facility.
21	"(3) To express to veterans their rights and re-
22	sponsibilities as patients in receiving such health
23	care.
24	"(4) To manage the Patient Advocate Tracking
25	System of the Department at such medical facility.

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1	"(5) To compile data at such medical facility of
2	complaints made by veterans with respect to the re-
3	ceipt of such health care at such medical facility and
4	the satisfaction of veterans with such health care at
5	such medical facility to determine whether there are
6	trends in such data.
7	"(6) To ensure that a process is in place for the
8	distribution of the data compiled under paragraph
9	(5) to appropriate leaders, committees, services, and
10	staff of the Department.
11	"(7) To identify, not less frequently than quar-
12	terly, opportunities for improvements in the fur-
13	nishing of such health care to veterans at such med-
14	ical facility based on complaints by veterans.
15	"(8) To ensure that any significant complaint
16	by a veteran with respect to such health care is
17	brought to the attention of appropriate staff of the
18	Department to trigger an assessment of whether
19	there needs to be a further analysis of the problem
20	at the facility-wide level.
21	"(9) To support any patient advocacy programs
22	carried out by the Department.
23	((10) To ensure that all appeals and final deci-
24	sions with respect to the receipt of such health care

1	are entered into the Patient Advocate Tracking Sys-
2	tem of the Department.

"(11) To understand all laws, directives, and
other rules with respect to the rights and responsibilities of veterans in receiving such health care,
including the appeals processes available to veterans.
"(12) To ensure that veterans receiving mental

8 health care, or the surrogate decision-makers for 9 such veterans, are aware of the rights of veterans to 10 seek representation from systems established under 11 section 103 of the Protection and Advocacy for Men-12 tally Ill Individuals Act of 1986 (42 U.S.C. 10803) 13 to protect and advocate the rights of individuals with 14 mental illness and to investigate incidents of abuse 15 and neglect of such individuals.

16 "(13) To fulfill requirements established by the
17 Secretary with respect to the inspection of controlled
18 substances.

19 "(14) To document potentially threatening be20 havior and report such behavior to appropriate au21 thorities.

"(e) TRAINING.—In providing training to patient advocates under subsection (c)(2)(C), the Director shall ensure that such training is consistent throughout the Department.

"(f) CONTROLLED SUBSTANCE DEFINED.—In this
 section, the term 'controlled substance' has the meaning
 given that term in section 102 of the Controlled Sub stances Act (21 U.S.C. 802).".

5 (b) CLERICAL AMENDMENT.—The table of sections 6 at the beginning of chapter 73 of such title is amended 7 by inserting after the item relating to section 7309 the 8 following new item:

"7309A. Office of Patient Advocacy.".

9 (c) DATE FULLY OPERATIONAL.—The Secretary of 10 Veterans Affairs shall ensure that the Office of Patient 11 Advocacy established under section 7309A of title 38, 12 United States Code, as added by subsection (a), is fully 13 operational not later than the date that is one year after 14 the date of the enactment of this Act.

15SEC. 262. COMMUNITY MEETINGS ON IMPROVING CARE16FROM DEPARTMENT OF VETERANS AFFAIRS.

17 (a) Community Meetings.—

18 (1) MEDICAL CENTERS.—Not later than 90
19 days after the date of the enactment of this Act, and
20 not less frequently than once every 90 days there21 after, each medical center of the Department of Vet22 erans Affairs shall host a community meeting open
23 to the public on improving health care from the De24 partment.

1 (2)COMMUNITY-BASED OUTPATIENT CLIN-2 ICS.—Not later than one year after the date of the 3 enactment of this Act, and not less frequently than 4 annually thereafter, each community-based out-5 patient clinic of the Department shall host a commu-6 nity meeting open to the public on improving health 7 care from the Department. 8 (b) ATTENDANCE BY DIRECTOR OF VETERANS INTE-9 GRATED SERVICE NETWORK OR DESIGNEE.-10 (1) IN GENERAL.—Subject to paragraph (2), 11 each community meeting hosted by a medical center 12 or community-based outpatient clinic under sub-13 section (a) shall be attended by the Director of the 14 Veterans Integrated Service Network in which the 15 medical center or community-based outpatient clinic, 16 as the case may be, is located, or an employee des-17 ignated by the Director who works in the office of 18 the Director. 19 (2) ATTENDANCE BY DIRECTOR.—Each Direc-20 tor of a Veterans Integrated Service Network shall

tor of a Veterans Integrated Service Network shall
attend not fewer than one community meeting under
subsection (a) hosted by each medical center located
in the Veterans Integrated Service Network each
year.

1 (c) NOTICE.—With respect to any community meet-2 ing at a medical facility of the Department under sub-3 section (a), the Secretary of Veterans Affairs shall notify 4 the Committee on Veterans' Affairs of the Senate, the 5 Committee on Veterans' Affairs of the House of Representatives, and each Member of Congress who represents 6 7 the area in which the medical facility is located of such 8 meeting not later than 10 days before such meeting oc-9 curs.

10SEC. 263. OUTREACH TO VETERANS REGARDING EFFECT11OF CERTAIN DELAYED PAYMENTS BY CHIEF12BUSINESS OFFICE OF DEPARTMENT OF VET-13ERANS AFFAIRS.

14 (a) OUTREACH.—

15 (1) IN GENERAL.—The Secretary of Veterans 16 Affairs shall conduct outreach, including through na-17 tional and local veterans service organizations, to in-18 form veterans of how to resolve credit issues caused 19 by delayed payment of a claim for emergency hos-20 pital care, medical services, or other emergency 21 health care furnished through a non-Department of 22 Veterans Affairs provider.

(2) TELEPHONE NUMBER.—The Secretary shall
establish a toll-free telephone number for veterans to
report credit issues described in paragraph (1) to

1 the Chief Business Office of the Department of Vet-2 erans Affairs. (b) ANNUAL REPORT.— 3 4 (1) Report Required.— 5 (A) IN GENERAL.—During the five-year 6 period beginning on the date of the enactment 7 of this Act, the Secretary shall annually submit 8 to Congress a report on the effectiveness of the 9 Chief Business Office of the Department in 10 providing timely payment of proper invoices for 11 emergency hospital care, medical services, or 12 other emergency health care furnished through 13 non-Department providers by the required pay-14 ment date during both the five-year period pre-15 ceding the date of the report and the one-year 16 period preceding such date. (B) PAYMENTS BY VISNS.—For any part 17

17 (B) FARMENTS BY VISNS.—For any part
18 of the period covered by a report under this
19 subsection that occurred before October 1,
20 2014, the report shall evaluate the provision of
21 payments described in subparagraph (A) by the
22 Veterans Integrated Service Networks.

(2) MATTERS INCLUDED.—Each report submitted under paragraph (1) shall include, for each
period covered by the report, the following:

1	(A) The number of veterans who contacted
2	the Secretary regarding a delayed payment that
3	negatively affected, or will potentially negatively
4	affect, the credit of the veteran.
5	(B) The total amount of interest penalties
6	paid by the Secretary under section 3902 of
7	title 31, United States Code, by reason of a de-
8	layed payment.
9	(C) The number of proper invoices sub-
10	mitted, listed in a table for each quarter and
11	fiscal year of each such period that includes—
12	(i) the total amount owed by the Sec-
13	retary under the proper invoices;
14	(ii) the payment status of each proper
15	invoice, as of the date of the report; and
16	(iii) the period that elapsed until each
17	proper invoice was paid, including an ex-
18	planation of any delayed payment.
19	(D) Any comments by the Secretary re-
20	garding delayed payments made by health care
21	providers.
22	(E) A description of the best practices that
23	the Chief Business Office of the Department
24	uses to provide timely payment of proper in-

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1	voices, including a plan to improve such timely
2	payments.
3	(c) QUARTERLY REPORTS ON PENDING CLAIMS.—
4	(1) IN GENERAL.—During the five-year period
5	beginning on the date of the enactment of this Act,
6	the Chief Business Office of the Department shall
7	submit to Congress quarterly reports on the number
8	of pending claims for reimbursement for emergency
9	hospital care, medical services, and other emergency
10	health care furnished through non-Department pro-
11	viders.
12	(2) ELEMENTS.—Each report submitted under
13	paragraph (1) shall include, with respect to pending
14	claims described in such paragraph, the following:
15	(A) The total number of such pending
16	claims for each hospital system of the Depart-
17	ment, as of the last day of the quarter covered
18	by the report.
19	(B) The total number of veterans who sub-
20	mitted such a pending claim in each State, as
21	of such day.
22	(C) The aggregate amount of all such
23	pending claims in each State, as of such day.
24	(D) As of such day—

1	(i) the number of such pending claims
2	that have been pending for 30 days or
3	longer;
4	(ii) the number of such pending
5	claims that have been pending for 90 days
6	or longer; and
7	(iii) the number of such pending
8	claims that have been pending for one year
9	or longer.
10	(E) For each hospital system, for the quar-
11	ter covered by the report—
12	(i) the number of claims for reim-
13	bursement for emergency hospital care,
14	medical services, and other emergency
15	health care furnished through non-Depart-
16	ment providers approved during such quar-
17	ter;
18	(ii) the number of such claims denied
19	during such quarter; and
20	(iii) the number of such claims denied
21	listed by each denial reason group.
22	(d) Comptroller General Study.—
23	(1) IN GENERAL.—The Comptroller General of
24	the United States shall conduct a study that evalu-
25	ates the effectiveness of the Chief Business Office of

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1	the Department in providing timely payment of
2	proper invoices for emergency hospital care, medical
3	services, or other emergency health care furnished
4	through non-Department providers by the required
5	payment date.
6	(2) SUBMITTAL.—The Comptroller General
7	shall submit to Congress a report on the study con-
8	ducted under paragraph (1), including the total
9	amount of interest penalties paid by the Secretary
10	under section 3902 of title 31, United States Code,
11	by reason of a delayed payment.
12	(e) DEFINITIONS.—In this section:
13	(1) The term "delayed payment" means a prop-
14	er invoice that is not paid by the Secretary of Vet-
15	erans Affairs until after the required payment date.
16	(2) The term "proper invoice" has the meaning
17	given that term in section 3901(a) of title 31,
18	United States Code.
19	(3) The term "required payment date" means
20	the date that payment is due under a contract pur-
21	suant to section 3903(a) of title 31, United States
22	Code.

1	SEC. 264. IMPROVEMENT OF AWARENESS OF PATIENT AD-
2	VOCACY PROGRAM AND PATIENT BILL OF
3	RIGHTS OF DEPARTMENT OF VETERANS AF-
4	FAIRS.

5 Not later than 90 days after the date of the enact-6 ment of this Act, the Secretary of Veterans Affairs shall, 7 in as many prominent locations as appropriate to be seen 8 by the largest percentage of patients and family members 9 of patients at each medical facility of the Department of 10 Veterans Affairs—

- (1) display the purposes of the Patient Advocacy Program of the Department and the contact information for the patient advocate at such medical
 facility; and
- (2) display the rights and responsibilities of—
 (A) patients and family members of patients at such medical facility; and

(B) with respect to community living centers and other residential facilities of the Department, residents and family members of residents at such medical facility.

22 SEC. 265. COMPTROLLER GENERAL REPORT ON PATIENT

23 ADVOCACY PROGRAM OF DEPARTMENT OF
24 VETERANS AFFAIRS.

25 (a) IN GENERAL.—Not later than three years after
26 the date of the enactment of this Act, the Comptroller
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General of the United States shall submit to the Com mittee on Veterans' Affairs of the Senate and the Com mittee on Veterans' Affairs of the House of Representa tives a report on the Patient Advocacy Program of the
 Department of Veterans Affairs (in this section referred
 to as the "Program").

- 7 (b) ELEMENTS.—The report required by subsection
 8 (a)—
- 9 (1) shall include—

10 (A) such recommendations and proposals 11 for improving or modifying the Program as the 12 Comptroller General considers appropriate; and 13 (B) such other information with respect to 14 the Program as the Comptroller General con-15 siders appropriate; and 16 (2) may include— 17 (A) a description of the Program, includ-

- 18 ing—
- 19 (i) the purposes of the Program;
 20 (ii) the activities carried out under the
 21 Program; and
 22 (iii) an assessment by the Secretary of
 23 Veterans Affairs of the sufficiency of the
 24 Program in achieving the purposes of the
 25 Program;

1	(B) an assessment of the sufficiency of
2	staffing of employees of the Department re-
3	sponsible for carrying out the Program;
4	(C) an assessment of the sufficiency of the
5	training of such employees; and
6	(D) an assessment of—
7	(i) awareness of the Program among
8	veterans and their family members; and
9	(ii) the use of the Program by vet-
10	erans and their family members.
11	Subtitle H—Administration of Non-
12	Department Health Care
13	SEC. 271. PAYMENT OF NON-DEPARTMENT OF VETERANS
14	AFFAIRS HEALTH CARE PROVIDERS.
15	(a) PAYMENT OF PROVIDERS.—
15 16	(a) PAYMENT OF PROVIDERS.—(1) IN GENERAL.—Subchapter I of chapter 17
16	(1) IN GENERAL.—Subchapter I of chapter 17
16 17	(1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by in-
16 17 18	(1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by in- serting after section 1703 the following new section:
16 17 18 19	 (1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by in- serting after section 1703 the following new section: "§1703A. Payment of non-Department health care
16 17 18 19 20	 (1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by inserting after section 1703 the following new section: "§1703A. Payment of non-Department health care providers
 16 17 18 19 20 21 	 (1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by in- serting after section 1703 the following new section: "§1703A. Payment of non-Department health care providers "(a) PROMPT PAYMENT COMPLIANCE.—The Sec-
 16 17 18 19 20 21 22 	 (1) IN GENERAL.—Subchapter I of chapter 17 of title 38, United States Code, is amended by in- serting after section 1703 the following new section: "\$1703A. Payment of non-Department health care providers "(a) PROMPT PAYMENT COMPLIANCE.—The Sec- retary shall ensure that payments made to non-Depart-

the requirements of this section. If there is a conflict be tween the requirements of the Prompt Payment Act and
 the requirements of this section, the Secretary shall com ply with the requirements of this section.

5 "(b) SUBMITTAL OF CLAIM.—(1) A non-Department 6 health care provider that seeks reimbursement under this 7 section for care or services furnished under the laws ad-8 ministered by the Secretary shall submit to the Secretary 9 a claim for reimbursement not later than 180 days after 10 furnishing such care or services.

"(2) On and after January 1, 2019, the Secretary
shall not accept any claim under this section that is submitted to the Secretary in a manner other than electronically.

15 "(c) PAYMENT SCHEDULE.—(1) The Secretary shall
16 reimburse a non-Department health care provider for care
17 or services furnished under the laws administered by the
18 Secretary—

19 "(A) in the case of a clean claim submitted to
20 the Secretary electronically, not later than 30 days
21 after receiving the claim; or

"(B) in the case of a clean claim submitted to
the Secretary in a manner other than electronically,
not later than 45 days after receiving the claim.

((2)(A)) If the Secretary determines that a claim re-1 2 ceived from a non-Department health care provider for 3 care or services furnished under the laws administered by 4 the Secretary is a non-clean claim, the Secretary shall sub-5 mit to the provider, not later than 30 days after receiving 6 the claim— "(i) a notification that the claim is a non-clean 7 claim; 8 9 "(ii) an explanation of why the claim has been determined to be a non-clean claim; and 10 "(iii) an identification of the information or 11 12 documentation that is required to make the claim a 13 clean claim. 14 "(B) If the Secretary does not comply with the re-15 quirements of subparagraph (A) with respect to a claim, the claim shall be deemed a clean claim for purposes of 16 17 paragraph (1). 18 "(3) Upon receipt by the Secretary of information or 19 documentation described in subparagraph (A)(iii) with re-20spect to a claim, the Secretary shall reimburse a non-De-21 partment health care provider for care or services fur-22 nished under the laws administered by the Secretary—

23 "(A) in the case of a claim submitted to the
24 Secretary electronically, not later than 30 days after
25 receiving such information or documentation; or

"(B) in the case of a claim submitted to the
 Secretary in a manner other than electronically, not
 later than 45 days after receiving such information
 or documentation.

5 "(4) If the Secretary fails to comply with the dead6 lines for payment set forth in this subsection with respect
7 to a claim, interest shall accrue on the amount owed under
8 such claim in accordance with section 3902 of title 31,
9 United States Code.

10 "(d) INFORMATION AND DOCUMENTATION RE-11 QUIRED.—(1) The Secretary shall provide to all non-De-12 partment health care providers that furnish care or serv-13 ices under the laws administered by the Secretary a list 14 of information and documentation that is required to es-15 tablish a clean claim under this section.

"(2) The Secretary shall consult with entities in the
health care industry, in the public and private sector, to
determine the information and documentation to include
in the list under paragraph (1).

"(3) If the Secretary modifies the information and
documentation included in the list under paragraph (1),
the Secretary shall notify all non-Department health care
providers that furnish care or services under the laws administered by the Secretary not later than 30 days before
such modifications take effect.

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1 "(e) DEFINITIONS.—In this section:

"(1) The term 'clean claim' means a claim for
reimbursement for care or services furnished by a
non-Department health care provider under the laws
administered by the Secretary, on a nationally recognized standard format, that includes the information
and documentation necessary to adjudicate the
claim.

9 "(2) The term 'non-clean claim' means a claim 10 for reimbursement for care or services furnished by 11 a non-Department health care provider under the 12 laws administered by the Secretary, on a nationally 13 recognized standard format, that does not include 14 the information and documentation necessary to ad-15 judicate the claim.

16 "(3) The term 'non-Department health care
17 provider' means a health care provider that is not a
18 health care provider of the Department.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 17 of such title is
amended by inserting after the item related to section 1703 the following new item:

"1703A. Payment of non-Department health care providers.".

23 (b) ELECTRONIC SUBMITTAL OF CLAIMS FOR REIM-24 BURSEMENT.—

(1) PROHIBITION ON ACCEPTANCE OF NON 2 ELECTRONIC CLAIMS.—

3 (A) IN GENERAL.—Except as provided in 4 subparagraph (B), on and after January 1, 2019, the Secretary of Veterans Affairs shall 5 6 not accept any claim for reimbursement under 7 section 1703A of title 38, United States Code, 8 as added by subsection (a), that is submitted to 9 the Secretary in a manner other than electroni-10 cally, including medical records in connection 11 with such a claim.

12 (B) EXCEPTION.—If the Secretary deter-13 that accepting claims and medical mines 14 records in a manner other than electronically is 15 necessary for the timely processing of claims for 16 reimbursement under such section 1703A due 17 to a failure or malfunction of the electronic 18 interface established under paragraph (2), the 19 Secretary-

20 (i) may accept claims and medical
21 records in a manner other than electroni22 cally for a period not to exceed 90 days;
23 and

24 (ii) shall submit to the Committee on25 Veterans' Affairs of the Senate and the

1 Committee on Veterans' Affairs of the 2 House of Representatives a report setting forth-3 4 (I) the reason for accepting claims and medical records in a man-5 6 ner other than electronically; 7 (II) the duration of time that the 8 Department of Veterans Affairs will 9 accept claims and medical records in a 10 manner other than electronically; and 11 (III) the steps that the Depart-12 ment is taking to resolve such failure 13 or malfunction. 14 (2) Electronic interface. 15 (A) IN GENERAL.—Not later than January 16 1, 2019, the Chief Information Officer of the 17 Department of Veterans Affairs shall establish 18 an electronic interface for health care providers 19 to submit claims for reimbursement under such 20 section 1703A. 21 (B) FUNCTIONS.—The electronic interface 22 established under subparagraph (A) shall in-23 clude the following functions: 24 (i) A function through which a health 25 care provider may input all relevant data

1	required for claims submittal and reim-
2	bursement.
3	(ii) A function through which a health
4	care provider may upload medical records
5	to accompany a claim for reimbursement.
6	(iii) A function through which a
7	health care provider may ascertain the sta-
8	tus of a pending claim for reimbursement
9	that—
10	(I) indicates whether the claim is
11	a clean claim or a non-clean claim;
12	and
13	(II) in the event that a submitted
14	claim is indicated as a non-clean
15	claim, provides—
16	(aa) an explanation of why
17	the claim has been determined to
18	be a non-clean claim; and
19	(bb) an identification of the
20	information or documentation
21	that is required to make the
22	claim a clean claim.
23	(iv) A function through which a
24	health care provider is notified when a

1	claim for reimbursement is accepted or re-
2	jected.
3	(v) Such other features as the Sec-
4	retary considers necessary.
5	(C) PROTECTION OF INFORMATION.—
6	(i) IN GENERAL.—The electronic
7	interface established under subparagraph
8	(A) shall be developed and implemented
9	based on industry-accepted information se-
10	curity and privacy engineering principles
11	and best practices and shall provide for the
12	following:
13	(I) The elicitation, analysis, and
14	prioritization of functional and non-
15	functional information security and
16	privacy requirements for such inter-
17	face, including specific security and
18	privacy services and architectural re-
19	quirements relating to security and
20	privacy based on a thorough analysis
21	of all reasonably anticipated cyber and
22	noncyber threats to the security and
23	privacy of electronic protected health
24	information made available through
25	such interface.

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1	(II) The elicitation, analysis, and
2	prioritization of secure development
3	requirements relating to such inter-
4	face.
5	(III) The assurance that the
6	prioritized information security and
7	privacy requirements of such inter-
8	face—
9	(aa) are correctly imple-
10	mented in the design and imple-
11	mentation of such interface
12	throughout the system develop-
13	ment lifecycle; and
14	(bb) satisfy the information
15	objectives of such interface relat-
16	ing to security and privacy
17	throughout the system develop-
18	ment lifecycle.
19	(ii) DEFINITIONS.—In this subpara-
20	graph:
21	(I) ELECTRONIC PROTECTED
22	HEALTH INFORMATION.—The term
23	"electronic protected health informa-
24	tion" has the meaning given that term
25	in section 160.103 of title 45, Code of

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1	Federal Regulations, as in effect on
2	the date of the enactment of this Act.
3	(II) SECURE DEVELOPMENT RE-
4	QUIREMENTS.—The term "secure de-
5	velopment requirements" means, with
6	respect to the electronic interface es-
7	tablished under subparagraph (A), ac-
8	tivities that are required to be com-
9	pleted during the system development
10	lifecycle of such interface, such as se-
11	cure coding principles and test meth-
12	odologies.
13	(3) Analysis of available technology for
14	ELECTRONIC INTERFACE.—
15	(A) IN GENERAL.—Not later than January
16	1, 2017, or before entering into a contract to
17	procure or design and build the electronic inter-
18	face described in paragraph (2) or making a de-
19	cision to internally design and build such elec-
20	tronic interface, whichever occurs first, the Sec-
21	retary shall—
22	(i) conduct an analysis of commer-
23	cially available technology that may satisfy
24	the requirements of such electronic inter-
25	face set forth in such paragraph; and

1	(ii) submit to the Committee on Vet-
2	erans' Affairs of the Senate and the Com-
3	mittee on Veterans' Affairs of the House
4	of Representatives a report setting forth
5	such analysis.
6	(B) ELEMENTS.—The report required
7	under subparagraph (A)(ii) shall include the
8	following:
9	(i) An evaluation of commercially
10	available systems that may satisfy the re-
11	quirements of paragraph (2).
12	(ii) The estimated cost of procuring a
13	commercially available system if a suitable
14	commercially available system exists.
15	(iii) If no suitable commercially avail-
16	able system exists, an assessment of the
17	feasibility of modifying a commercially
18	available system to meet the requirements
19	of paragraph (2), including the estimated
20	cost associated with such modifications.
21	(iv) If no suitable commercially avail-
22	able system exists and modifying a com-
23	mercially available system is not feasible,
24	an assessment of the estimated cost and
25	time that would be required to contract

1	with a commercial entity to design and
2	build an electronic interface that meets the
3	requirements of paragraph (2).
4	(v) If the Secretary determines that
5	the Department has the capabilities re-
6	quired to design and build an electronic
7	interface that meets the requirements of
8	paragraph (2), an assessment of the esti-
9	mated cost and time that would be re-
10	quired to design and build such electronic
11	interface.
12	(vi) A description of the decision of
13	the Secretary regarding how the Depart-
14	ment plans to establish the electronic inter-
15	face required under paragraph (2) and the
16	justification of the Secretary for such deci-
17	sion.
18	(4) LIMITATION ON USE OF AMOUNTS.—The
19	Secretary may not spend any amounts to procure or
20	design and build the electronic interface described in
21	paragraph (2) until the date that is 60 days after
22	the date on which the Secretary submits the report
23	required under paragraph (3)(A)(ii).

1SEC. 272. AUTHORIZATION OF AGREEMENTS BETWEEN THE2DEPARTMENT OF VETERANS AFFAIRS AND3NON-DEPARTMENT PROVIDERS.

4 (a) IN GENERAL.—Subchapter I of chapter 17 of title
5 38, United States Code, as amended by section 271(a)(1),
6 is further amended by inserting after section 1703A the
7 following new section:

8 "§ 1703B. Veterans Care Agreements

9 "(a) AGREEMENTS TO FURNISH CARE.—(1) In addition to the authority of the Secretary under this chapter 10 11 to furnish hospital care, medical services, and extended care at facilities of the Department and under contracts 12 13 or sharing agreements entered into under authorities other than this section, the Secretary may furnish hospital care, 14 medical services, and extended care through the use of 15 16 agreements entered into under this section. An agreement 17 entered into under this section may be referred to as a 18 'Veterans Care Agreement'.

"(2)(A) The Secretary may enter into agreements
under this section with eligible providers that are certified
under subsection (d) if the Secretary is not feasibly able
to furnish care or services described in paragraph (1) at
facilities of the Department.

24 "(B) The Secretary is not feasibly able to furnish
25 care or services described in paragraph (1) at facilities of
26 the Department if the Secretary determines that the med-

ical condition of the veteran, the travel involved, the na ture of the care or services required, or a combination of
 those factors make the use of facilities of the Department
 impracticable or inadvisable.

5 "(3) An eligible provider, at its discretion, may opt 6 to enter into an agreement under this section instead of 7 a contract or sharing agreement under authorities other 8 than this section.

9 "(b) RECEIPT OF CARE.—(1) Eligibility of a veteran 10 under this section for care or services described in sub-11 section (a)(1) shall be determined as if such care or serv-12 ices were furnished in a facility of the Department and 13 provisions of this title applicable to veterans receiving such 14 care or services in a facility of the Department shall apply 15 to veterans receiving such care or services under this sec-16 tion.

17 "(2) In carrying out this section, the Secretary—

18 "(A) may not direct veterans seeking care or 19 services described in subsection (a)(1) to health care 20 providers that have entered into contracts or sharing 21 agreements under authorities other than this section, 22 except for agreements under section 101 of the Vet-23 erans Access, Choice, and Accountability Act of 24 2014 (Public Law 113–146; 38 U.S.C. 1701 note); 25 and

1	"(B) shall ensure that veterans have the option		
2	to determine whether to receive such care or services		
3	from a health care provider described in subpara-		
4	graph (A) or an eligible provider that has entered		
5	5 into an agreement under this section.		
6	6 "(c) ELIGIBLE PROVIDERS.—For purposes of this		
7	section, an eligible provider is one of the following:		
8	"(1) A provider of services that has enrolled		
9	and entered into a provider agreement under section		
10	1866(a) of the Social Security Act (42 U.S.C.		
11	1395cc(a)).		
12	"(2) A physician or supplier that has enrolled		
13	and entered into a participation agreement under		
14	section $1842(h)$ of such Act (42 U.S.C. $1395u(h)$).		
15	"(3) A provider of items and services receiving		
16	payment under a State plan under title XIX of such		
17	Act (42 U.S.C. 1396 et seq.) or a waiver of such a		
18	plan.		
19	"(4) A health care provider that is—		
20	"(A) an Aging and Disability Resource		
21	Center, an area agency on aging, or a State		
22	agency (as defined in section 102 of the Older		
23	Americans Act of 1965 (42 U.S.C. 3002)); or		

1	"(B) a center for independent living (as
2	defined in section 702 of the Rehabilitation Act
3	of 1973 (29 U.S.C. 796a)).
4	"(5) A provider that is located in—
5	"(A) an area that is designated as a health
6	professional shortage area (as defined in section
7	332 of the Public Health Service Act (42)
8	U.S.C. 254e)); or
9	"(B) a county that is not in a metropolitan
10	statistical area.
11	"(6) Such other health care providers as the
12	Secretary considers appropriate for purposes of this
13	section.
14	"(d) Certification of Eligible Providers.—(1)
15	The Secretary shall establish a process for the certification
16	of eligible providers under this section that shall, at a min-
17	imum, set forth the following.
18	"(A) Procedures for the submittal of applica-
19	tions for certification and deadlines for actions taken
20	by the Secretary with respect to such applications.
21	"(B) Standards and procedures for approval
22	and denial of certification, duration of certification,
23	revocation of certification, and recertification.
24	"(C) Procedures for assessing eligible providers
25	based on the risk of fraud, waste, and abuse of such

1	providers similar to the level of screening under sec-
2	tion $1866(j)(2)(B)$ of the Social Security Act (42)
3	U.S.C. $1395cc(j)(2)(B)$) and the standards set forth
4	under section 9.104 of title 48, Code of Federal
5	Regulations, or any successor regulation.
6	"(2) The Secretary shall deny or revoke certification
7	to an eligible provider under this subsection if the Sec-
8	retary determines that the eligible provider is currently—
9	"(A) excluded from participation in a Federal
10	health care program (as defined in section $1128B(f)$
11	of the Social Security Act (42 U.S.C. 1320a–7b(f)))
12	under section 1128 or 1128A of the Social Security
13	Act (42 U.S.C. 1320a–7 and 1320a–7a); or
14	"(B) identified as an excluded source on the list
15	maintained in the System for Award Management,
16	or any successor system.
17	"(e) TERMS OF AGREEMENTS.—Each agreement en-
18	tered into with an eligible provider under this section shall
19	include provisions requiring the eligible provider to do the
20	following:
21	"(1) To accept payment for care or services fur-
22	nished under this section at rates established by the
23	Secretary for purposes of this section, which shall
24	be, to the extent practicable, the rates paid by the
25	United States for such care or services to providers

of services and suppliers under the Medicare pro gram under title XVIII of the Social Security Act
 (42 U.S.C. 1395 et seq.).

4 "(2) To accept payment under paragraph (1) as
5 payment in full for care or services furnished under
6 this section and to not seek any payment for such
7 care or services from the recipient of such care or
8 services.

9 "(3) To furnish under this section only the care 10 or services authorized by the Department under this 11 section unless the eligible provider receives prior 12 written consent from the Department to furnish care 13 or services outside the scope of such authorization. 14 "(4) To bill the Department for care or services 15 furnished under this section in accordance with a 16 methodology established by the Secretary for pur-

17 poses of this section.

18 "(5) Not to seek to recover or collect from a 19 health-plan contract or third party, as those terms 20 are defined in section 1729 of this title, for any care 21 or services for which payment is made by the De-22 partment under this section.

23 "(6) To provide medical records for veterans
24 furnished care or services under this section to the

1 Department in a time frame and format specified by 2 the Secretary for purposes of this section. "(7) To meet such other terms and conditions, 3 including quality of care assurance standards, as the 4 5 Secretary may specify for purposes of this section. 6 "(f) TERMINATION OF AGREEMENTS.—(1) An eligi-7 ble provider may terminate an agreement with the Sec-8 retary under this section at such time and upon such no-9 tice to the Secretary as the Secretary may specify for pur-10 poses of this section. 11 "(2) The Secretary may terminate an agreement with 12 an eligible provider under this section at such time and 13 upon such notice to the eligible provider as the Secretary 14 may specify for purposes of this section, if the Secretary—

"(A) determines that the eligible provider failed
to comply substantially with the provisions of the
agreement or with the provisions of this section and
the regulations prescribed thereunder;

"(B) determines that the eligible provider is—
"(i) excluded from participation in a Federal health care program (as defined in section
1128B(f) of the Social Security Act (42 U.S.C.
1320a-7b(f))) under section 1128 or 1128A of
the Social Security Act (42 U.S.C. 1320a-7
and 1320a-7a); or

1	"(ii) identified as an excluded source on
2	the list maintained in the System for Award
3	Management, or any successor system;
4	"(C) ascertains that the eligible provider has
5	been convicted of a felony or other serious offense
6	under Federal or State law and determines that the
7	continued participation of the eligible provider would
8	be detrimental to the best interests of veterans or
9	the Department; or
10	"(D) determines that it is reasonable to termi-
11	nate the agreement based on the health care needs
12	of a veteran or veterans.
13	"(g) Periodic Review of Certain Agree-
14	MENTS.—(1) Not less frequently than once every two
15	years, the Secretary shall review each Veterans Care
16	Agreement of material size entered into during the two-
17	year period preceding the review to determine whether it
18	is feasible and advisable to furnish the hospital care, med-
19	ical services, or extended care furnished under such agree-
20	ment at facilities of the Department or through contracts
21	or sharing agreements entered into under authorities other
22	
	than this section.

23 "(2)(A) Subject to subparagraph (B), a Veterans
24 Care Agreement is of material size as determined by the
25 Secretary for purposes of this section.

1 "(B) A Veterans Care Agreement entered into after 2 September 30, 2016, for the purchase of extended care 3 services is of material size if the purchase of such services 4 under the agreement exceeds \$1,000,000 annually. The 5 Secretary may adjust such amount to account for changes in the cost of health care based upon recognized health 6 7 care market surveys and other available data and shall 8 publish any such adjustments in the Federal Register.

9 "(h) TREATMENT OF CERTAIN LAWS.—(1) An agree-10 ment under this section may be entered into without re-11 gard to any law that would require the Secretary to use 12 competitive procedures in selecting the party with which 13 to enter into the agreement.

14 ((2)(A) Except as provided in subparagraph (B), and 15 unless otherwise provided in this section or section 277 of the Jason Simcakoski Memorial Act or regulations pre-16 17 scribed pursuant to this section or such section 277, an 18 eligible provider that enters into an agreement under this 19 section is not subject to, in the carrying out of the agree-20ment, any law to which an eligible provider described in 21 subsection (b)(1), (b)(2), or (b)(3) is not subject under 22 the original Medicare fee-for-service program under parts 23 A and B of title XVIII of the Social Security Act (42) 24 U.S.C. 1395 et seq.) or the Medicaid program under title 25 XIX of such Act (42 U.S.C. 1396 et seq.).

"(B) The exclusion under subparagraph (A) does not
 apply to laws regarding integrity, ethics, fraud, or that
 subject a person to civil or criminal penalties.

4 "(3) Title VII of the Civil Rights Act of 1964 (42
5 U.S.C. 2000e et seq.) shall apply with respect to an eligi6 ble provider that enters into an agreement under this sec7 tion to the same extent as such title applies with respect
8 to the eligible provider in providing care or services
9 through an agreement or arrangement other than under
10 this section.

11 "(i) MONITORING OF QUALITY OF CARE.—The Sec-12 retary shall establish a system or systems, consistent with 13 survey and certification procedures used by the Centers 14 for Medicare & Medicaid Services and State survey agen-15 cies to the extent practicable—

16 "(1) to monitor the quality of care and services17 furnished to veterans under this section; and

18 "(2) to assess the quality of care and services 19 furnished by an eligible provider under this section 20 for purposes of determining whether to renew an 21 agreement under this section with the eligible pro-22 vider.

23 "(j) DISPUTE RESOLUTION.—The Secretary shall es24 tablish administrative procedures for eligible providers
25 with which the Secretary has entered into an agreement

under this section to present any dispute arising under
 or related to the agreement.

3 "(k) TERMINATION OF AUTHORITY.—The Secretary
4 may not enter into an agreement under this section, other
5 than for the provision of extended care or hospice care,
6 after September 30, 2017.

7 "(1) RULE OF CONSTRUCTION.—Nothing in this sec8 tion shall be construed to alter any contract or agreement
9 entered into between the Department and a State home
10 (as that term is used in subchapter V of this chapter) be11 fore the date of the enactment of the Jason Simcakoski
12 Memorial Act.

13 "(m) ANNUAL REPORT.—Not later than one year 14 after the date of the enactment of the Jason Simcakoski 15 Memorial Act, and not less frequently than annually there-16 after, the Secretary shall submit to the Committee on Vet-17 erans' Affairs of the Senate and the Committee on Vet-18 erans' Affairs of the House of Representatives a report 19 that contains the following:

20 "(1) The total number of agreements entered21 into with eligible providers under this section.

22 "(2) A list of the medical centers of the Depart23 ment that have entered into agreements with eligible
24 providers under this section.".

(b) REGULATIONS.—The Secretary of Veterans Af fairs shall prescribe an interim final rule to carry out sec tion 1703B of such title, as added by subsection (a), not
 later than one year after the date of the enactment of this
 Act.

6 (c) CLERICAL AMENDMENT.—The table of sections
7 at the beginning of chapter 17 of such title, as amended
8 by section 271(a)(2), is further amended by inserting after
9 the item related to section 1703A the following new item: "1703B. Veterans Care Agreements.".

10 SEC. 273. ELIMINATION OF REQUIREMENT TO ACT AS SEC-

11	ONDARY PAYER FOR CARE	RELATING TO
12	NON-SERVICE-CONNECTED	DISABILITIES
13	UNDER CHOICE PROGRAM.	

(a) IN GENERAL.—Section 101(e) of the Veterans
Access, Choice, and Accountability Act of 2014 (Public
Law 113–146; 38 U.S.C. 1701 note) is amended—

17 (1) by striking paragraphs (2) and (3);

18 (2) by redesignating paragraph (4) as para-19 graph (3); and

20 (3) by inserting after paragraph (1) the fol-21 lowing new paragraph (2):

"(2) RESPONSIBILITY FOR COSTS OF CERTAIN
CARE.—In any case in which an eligible veteran is
furnished hospital care or medical services under
this section for a non-service-connected disability de-

1	scribed in subsection $(a)(2)$ of section 1729 of title
2	38, United States Code, the Secretary shall recover
3	or collect reasonable charges for such care or serv-
4	ices from a health-care plan described in paragraph
5	(3) in accordance with such section.".
6	(b) Conforming Amendment.—Paragraph (1) of
7	such section is amended by striking "paragraph (4)" and
8	inserting "paragraph (3)".
9	(c) Emergency Designations.—
10	(1) IN GENERAL.—This section is designated as
11	an emergency requirement pursuant to section $4(g)$
12	of the Statutory Pay-As-You-Go Act of 2010 (2
13	U.S.C. 933(g)).
14	(2) Designation in senate.—In the Senate,
15	this section is designated as an emergency require-
16	ment pursuant to section 403(a) of S. Con. Res. 13
17	(111th Congress), the concurrent resolution on the
18	budget for fiscal year 2010.
19	SEC. 274. REQUIREMENT FOR ADVANCE APPROPRIATIONS
20	FOR THE MEDICAL COMMUNITY CARE AC-
21	COUNT OF THE DEPARTMENT OF VETERANS
22	AFFAIRS.
23	(a) IN GENERAL.—Section 117(c) of title 38, United
24	States Code, is amended by adding at the end the fol-
25	lowing new paragraph:

1 "(7) Veterans Health Administration, Medical 2 Community Care.". 3 (b)CONFORMING AMENDMENT.—Section 4 1105(a)(37) of title 31, United States Code, is amended 5 by adding at the end the following new subparagraph: 6 "(G) Veterans Health Administration, 7 Medical Community Care.". 8 (c) APPLICABILITY.—The amendments made by this 9 section shall apply to fiscal years beginning on and after 10 October 1, 2016. 11 SEC. 275. ANNUAL TRANSFER OF AMOUNTS WITHIN DE-12 PARTMENT OF VETERANS AFFAIRS TO PAY 13 FOR HEALTH CARE FROM NON-DEPARTMENT 14 HEALTH CARE PROVIDERS. 15 Section 106 of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 38 U.S.C. 16 17 1701 note) is amended by adding at the end the following 18 new subsection: 19 "(c) TRANSFER OF AMOUNTS.—During a fiscal year, to accommodate any variances in demand for hospital 20 21 care, medical services, or other health care through non-22 Department of Veterans Affairs health care providers, the 23 Secretary of Veterans Affairs may transfer amounts be-24 tween the Medical Services appropriations account of the 25 Department and the appropriations account of the De-

1	partment for non-Department provider programs de-
2	scribed in section 4003 of the Surface Transportation and
3	Veterans Health Care Choice Improvement Act of 2015
4	(Public Law 114–41; 38 U.S.C. 1701 note).".
5	SEC. 276. AUTHORIZATION OF USE OF CERTAIN AMOUNTS
6	APPROPRIATED TO THE VETERANS CHOICE
7	FUND FOR OTHER NON-DEPARTMENT OF
8	VETERANS AFFAIRS CARE.
9	(a) IN GENERAL.—Section 802 of the Veterans Ac-
10	cess, Choice, and Accountability Act of 2014 (Public Law
11	113–146; 38 U.S.C. 1701 note) is amended—
12	(1) in subsection (c)—
13	(A) in paragraph (1)—
14	(i) by striking "Except as provided by
15	paragraph (3), any" and inserting "Any";
16	and
17	(ii) by striking "by the Secretary of
18	Veterans Affairs" and all that follows
19	through the period at the end and insert-
20	ing "by the Secretary of Veterans Af-
21	fairs—
22	"(A) to carry out section 101, including,
23	subject to paragraph (2), any administrative re-
24	quirements of such section; and

1	"(B) to furnish health care to individuals
2	under chapter 17 of title 38, United States
3	Code, at non-Department facilities, including
4	pursuant to authority other than the authority
5	under section 101.".
6	(B) by striking paragraph (3) and insert-
7	ing the following new paragraphs:
8	"(3) TREATMENT OF AMOUNTS.—Amounts
9	made available to the Secretary under this sub-
10	section shall be used to supplement, not supplant,
11	amounts made available to the Secretary in appro-
12	priations Acts for the purpose of furnishing health
13	care at non-Department facilities.
13 14	care at non-Department facilities. "(4) Non-department facilities de-
	-
14	"(4) Non-department facilities de-
14 15	"(4) Non-department facilities de- Fined.—In this subsection, the term 'non-Depart-
14 15 16	"(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Depart- ment facilities' has the meaning given that term in
14 15 16 17	"(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Depart- ment facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and
14 15 16 17 18	 "(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Department facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and (2) in subsection (d)(1), by striking "only for
14 15 16 17 18 19	 "(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Department facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and (2) in subsection (d)(1), by striking "only for the program" and all that follows through the period
14 15 16 17 18 19 20	 "(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Department facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and (2) in subsection (d)(1), by striking "only for the program" and all that follows through the period at the end and inserting "only for the purposes spec-
14 15 16 17 18 19 20 21	 "(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Depart- ment facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and (2) in subsection (d)(1), by striking "only for the program" and all that follows through the period at the end and inserting "only for the purposes spec- ified in subsection (c)(1).".
14 15 16 17 18 19 20 21 22	 "(4) NON-DEPARTMENT FACILITIES DE- FINED.—In this subsection, the term 'non-Depart- ment facilities' has the meaning given that term in section 1701 of title 38, United States Code."; and (2) in subsection (d)(1), by striking "only for the program" and all that follows through the period at the end and inserting "only for the purposes spec- ified in subsection (c)(1).". (b) EMERGENCY DESIGNATIONS.—

1	of the Statutory Pay-As-You-Go Act of 2010 (2
2	U.S.C. 933(g)).

3 (2) DESIGNATION IN SENATE.—In the Senate,
4 this section is designated as an emergency require5 ment pursuant to section 403(a) of S. Con. Res. 13
6 (111th Congress), the concurrent resolution on the
7 budget for fiscal year 2010.

8 SEC. 277. APPLICABILITY OF DIRECTIVE OF OFFICE OF 9 FEDERAL CONTRACT COMPLIANCE PRO-10 GRAMS.

11 (a) IN GENERAL.—Notwithstanding the treatment of 12 certain laws under subsection (h) of section 1703B of title 13 38, United States Code, as added by section 272(a) of this Act, Directive 2014–01 of the Office of Federal Contract 14 15 Compliance Programs of the Department of Labor (effective as of May 7, 2014) shall apply to any entity entering 16 17 into an agreement under such section 1703B in the same manner as such directive applies to subcontractors under 18 19 the TRICARE program for the duration of the morato-20rium provided under such directive.

(b) APPLICABILITY PERIOD.—The directive described
in subsection (a), and the moratorium provided under such
directive, shall not be altered or rescinded before May 7,
2019.

(c) TRICARE PROGRAM DEFINED.—In this section,
 the term "TRICARE program" has the meaning given
 that term in section 1072 of title 10, United States Code.

Subtitle I—Research on Toxic Exposure

6 SEC. 281. DEFINITIONS.

7 In this subtitle:

4

5

8 (1) ARMED FORCES.—The term "Armed
9 Forces" means the United States Army, Navy, Ma10 rine Corps, Air Force, and Coast Guard.

11 (2) DESCENDANT.—The term "descendant"
12 means, with respect to an individual, the biological
13 child or grandchild of that individual.

14 (3) TOXIC EXPOSURE.—The term "toxic expo-15 sure" means a condition in which an individual in-16 haled or ingested an agent determined to be haz-17 ardous to the health of the individual or the agent 18 came in contact with the skin or eyes of the indi-19 vidual in a manner that could be hazardous to the 20 health of the individual.

(4) VETERAN.—The term "veteran" has the
meaning given that term in section 101 of title 38,
United States Code.

1	SEC. 282. NATIONAL ACADEMY OF MEDICINE ASSESSMENT
2	ON RESEARCH RELATING TO THE DESCEND-
3	ANTS OF INDIVIDUALS WITH TOXIC EXPO-
4	SURE.
5	(a) IN GENERAL.—
6	(1) AGREEMENT.—Not later than 180 days
7	after the date of the enactment of this Act, the Sec-
8	retary of Veterans Affairs shall seek to enter into an
9	agreement with the National Academy of Medicine
10	under which the National Academy of Medicine con-
11	ducts an assessment on scientific research relating
12	to the descendants of individuals with toxic expo-
13	sure.
14	(2) Alternate organization.—
15	(A) IN GENERAL.—If the Secretary is un-
16	able within the period prescribed in paragraph
17	(1) to enter into an agreement described in
18	such paragraph with the National Academy of
19	Medicine on terms acceptable to the Secretary,

Medicine on terms acceptable to the Secretary,the Secretary shall seek to enter into such an

agreement with another appropriate organization that—

23 (i) is not part of the Federal Govern-24 ment;

25 (ii) operates as a not-for-profit entity;26 and

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1	(iii) has expertise and objectivity com-
2	parable to that of the National Academy of
3	Medicine.
4	(B) TREATMENT.—If the Secretary enters
5	into an agreement with another organization as
6	described in subparagraph (A), any reference in
7	this section to the National Academy of Medi-
8	cine shall be treated as a reference to the other
9	organization.
10	(b) Elements.—The assessment conducted pursu-
11	ant to the agreement entered into under subsection (a)
12	shall include the following:
13	(1) A scientific review of the scientific literature
14	regarding toxicological and epidemiological research
15	on descendants of individuals with toxic exposure.
16	(2) An assessment of areas requiring further
17	scientific study relating to the descendants of vet-
18	erans with toxic exposure.
19	(3) An assessment of the scope and method-
20	ology required to conduct adequate scientific re-
21	search relating to the descendants of individuals
22	with toxic exposure, including—
23	(A) the types of individuals to be studied,
24	including veterans with toxic exposure and the
25	descendants of those veterans;

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1	(B) the number of veterans and descend-
2	ants described in subparagraph (A) to be stud-
3	ied;
4	(C) the potential alternatives for participa-
5	tion in such a study, including whether it would
6	be necessary for participants to travel in order
7	to participate;
8	(D) the approximate amount of time and
9	resources needed to prepare and conduct the re-
10	search; and
11	(E) the appropriate Federal agencies to
12	participate in the research, including the De-
13	partment of Defense and the Department of
14	Veterans Affairs.
15	(4) The establishment of categories, including
16	definitions for each such category, to be used in as-
17	sessing the evidence that a particular health condi-
18	tion is related to toxic exposure, such as—
19	(A) sufficient evidence of a causal relation-
20	ship;
21	(B) sufficient evidence of an association;
22	(C) limited or suggestive evidence of an as-
23	sociation;
24	(D) inadequate or insufficient evidence to
25	determine whether an association exists; and

1	(E) limited or suggestive evidence of no as-
2	sociation.
3	(5) An analysis of—
4	(A) the feasibility of conducting scientific
5	research to address the areas that require fur-
6	ther study as described under paragraph (2);
7	(B) the value and relevance of the informa-
8	tion that could result from such scientific re-
9	search; and
10	(C) for purposes of conducting further re-
11	search, the feasibility and advisability of access-
12	ing additional information held by a Federal
13	agency that may be sensitive.
14	(6) An identification of a research entity or en-
15	tities with—
16	(A) expertise in conducting research on
17	health conditions of descendants of individuals
18	with toxic exposure; and
19	(B) an ability to conduct research on those
20	health conditions to address areas requiring
21	further scientific study as described under para-
22	graph (2).
23	(c) REPORT.—The agreement entered into under sub-
24	section (a) shall require the National Academy of Medicine
25	to submit, not later than two years after entering into

such agreement, to the Secretary of Veterans Affairs, the
 Committee on Veterans' Affairs of the Senate, and the
 Committee on Veterans' Affairs of the House of Rep resentatives—

5 (1) the results of the assessment conducted 6 pursuant to such agreement, including such rec-7 ommendations as the National Academy of Medicine 8 considers appropriate regarding the scope and meth-9 odology required to conduct adequate scientific re-10 search relating to the descendants of veterans with 11 toxic exposure; and

(2) a determination regarding whether the results of such assessment indicate that it is feasible
to conduct further research regarding health conditions of descendants of veterans with toxic exposure,
including an explanation of the basis for the determination.

18 (d) CERTIFICATION.—

(1) IN GENERAL.—Not later than 90 days after
receiving the results of the assessment and determination under subsection (c), the Secretary shall
submit to the Committee on Veterans' Affairs of the
Senate and the Committee on Veterans' Affairs of
the House of Representatives a certification of the
understanding of the Secretary, based on such re-

1 sults and determination, regarding the feasibility of 2 conducting further research regarding health condi-3 tions of descendants of veterans with toxic exposure 4 that is expressed by such results and determination. 5 (2) Basis for certification.—The certifi-6 cation submitted under paragraph (1) shall include 7 an explanation of the basis for the certification. 8 SEC. 283. ADVISORY BOARD ON RESEARCH RELATING TO 9 HEALTH CONDITIONS OF DESCENDANTS OF 10 VETERANS WITH TOXIC EXPOSURE WHILE

11

SERVING IN THE ARMED FORCES.

12 (a) ESTABLISHMENT.—Unless the Secretary of Vet-13 erans Affairs certifies under section 282(d) that the results of the assessment and determination under section 14 15 282(c) indicate that it is not feasible to conduct further research regarding health conditions of descendants of vet-16 17 erans with toxic exposure, not later than 180 days after receiving such results and determination, the Secretary 18 shall establish an advisory board (in this section referred 19 to as the "Advisory Board") to advise the Secretary in 20 21 the selection of a research entity or entities under section 22 284, advise such entity or entities in conducting research 23 under such section, and advise the Secretary with respect 24 to the activities of such entity or entities under such sec-25 tion.

1	(b) Membership.—
2	(1) Composition.—The Secretary, in consulta-
3	tion with the National Academy of Medicine, the Di-
4	rector of the National Institute of Environmental
5	Health Sciences, and such other heads of Federal
6	agencies as the Secretary determines appropriate—
7	(A) shall select not more than 13 voting
8	members of the Advisory Board, of whom—
9	(i) not less than two shall be members
10	of organizations exempt from taxation
11	under section $501(c)(19)$ of the Internal
12	Revenue Code of 1986;
13	(ii) not less than two shall be descend-
14	ants of veterans with toxic exposure while
15	serving as members of the Armed Forces;
16	and
17	(iii) not less than seven shall be
18	health professionals, scientists, or aca-
19	demics who are not employees of the Fed-
20	eral Government and have expertise in—
21	(I) birth defects;
22	(II) developmental disabilities;
23	(III) epigenetics;
24	(IV) public health;

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1	(V) the science of environmental
2	exposure or environmental exposure
3	assessment;
4	(VI) the science of toxic sub-
5	stances; or
6	(VII) medical and research eth-
7	ics; and
8	
	(B) may select not more than two non-
9	voting members who are employees of the Fed-
10	eral Government and who are otherwise de-
11	scribed in subparagraph (A)(iii).
12	(2) CHAIR.—The Secretary shall select a Chair
13	from among the members of the Advisory Board se-
14	lected under paragraph (1)(A).
15	(3) TERMS.—
16	(A) IN GENERAL.—Each member of the
. –	
17	Advisory Board shall serve a term of two or
17 18	Advisory Board shall serve a term of two or three years as determined by the Secretary.
18	three years as determined by the Secretary.
18 19	three years as determined by the Secretary. (B) REAPPOINTMENT.—At the end of the
18 19 20	three years as determined by the Secretary. (B) REAPPOINTMENT.—At the end of the term of a member of the Advisory Board, the
18 19 20 21	three years as determined by the Secretary. (B) REAPPOINTMENT.—At the end of the term of a member of the Advisory Board, the Secretary may reselect the member for another

1	(1) advise the Secretary in the selection of a re-
2	search entity or entities to conduct research under
3	section 284 from among those identified under sec-
4	tion $282(b)(6);$
5	(2) advise such entity or entities and assess the
6	activities of such entity or entities in conducting
7	such research;
8	(3) develop a research strategy for such entity
9	or entities based on, but not limited to, the results
10	of the assessment conducted under section 282;
11	(4) advise the Secretary with respect to the ac-
12	tivities of such entity or entities under section 284;
13	(5) submit recommendations to be included by
14	such entity or entities in the report under section
15	284(d)(2)(C); and
16	(6) not less frequently than semiannually, meet
17	with the Secretary and representatives of such entity
18	or entities on the research conducted by such entity
19	or entities under section 284.
20	(d) MEETINGS.—The Advisory Board shall meet at
21	the call of the Chair, but not less frequently than semi-
22	annually.
23	(e) Compensation.—The members of the Advisory
24	Board shall serve without compensation.

(f) EXPENSES.—The Secretary of Veterans Affairs
 shall determine the appropriate expenses of the Advisory
 Board.

4 (g) PERSONNEL.—

5 (1) IN GENERAL.—The Chair may, without re-6 gard to the civil service laws and regulations, ap-7 point an executive director of the Advisory Board, 8 who shall be a civilian employee of the Department 9 of Veterans Affairs, and such other personnel as 10 may be necessary to enable the Advisory Board to 11 perform its duties.

(2) APPROVAL.—The appointment of an executive director under paragraph (1) shall be subject to
approval by the Advisory Board.

15 (3) COMPENSATION.—The Chair may fix the 16 compensation of the executive director and other 17 personnel without regard to the provisions of chapter 18 51 and subchapter III of chapter 53 of title 5, 19 United States Code, except that the rate of pay for 20 the executive director and other personnel may not 21 exceed the rate payable for level V of the Executive 22 Schedule under section 5316 of such title.

SEC. 284. RESEARCH RELATING TO HEALTH CONDITIONS OF DESCENDANTS OF VETERANS WITH TOXIC EXPOSURE WHILE SERVING IN THE ARMED FORCES.

5 (a) IN GENERAL.—Unless the Secretary of Veterans Affairs certifies under section 282(d) that the results of 6 7 the assessment and determination under section 282(c) in-8 dicate that it is not feasible to conduct further research 9 regarding health conditions of descendants of veterans 10 with toxic exposure, not later than one year after receiving 11 such results and determination, the Secretary shall (in consultation with the advisory board established under 12 section 283 (in this section referred to as the "Advisory" 13 Board")) enter into an agreement with one or more re-14 search entities identified under section 282(b)(6) (exclud-15 16 ing an entity of the Department of Veterans Affairs) to 17 conduct research on health conditions of descendants of veterans with toxic exposure while serving as members of 18 19 the Armed Forces (in this section referred to as the "re-20 search entity or entities").

21 (b) RESEARCH.—

(1) IN GENERAL.—To the extent included in
the research strategy developed by the Advisory
Board under section 283(c)(3), the research entity
or entities shall conduct research on health condi-

1	tions of descendants of veterans with toxic exposure
	-
2	while serving as members of the Armed Forces.
3	(2) Studies.—In conducting research under
4	paragraph (1), the research entity or entities may
5	study any veteran, at the election of the veteran,
6	identified under section $282(b)(3)(A)$ as a type of in-
7	dividual to be studied in order to conduct adequate
8	scientific research relating to the descendants of vet-
9	erans with toxic exposure.
10	(3) CATEGORIZATION.—In conducting research
11	under paragraph (1), the research entity or entities
12	shall assess, using the categories established under
13	section 282(b)(4), the extent to which a health con-
14	dition of a descendant of a veteran is related to the
15	toxic exposure of the veteran while serving as a
16	member of the Armed Forces.
17	(c) AVAILABILITY OF RECORDS.—
18	(1) IN GENERAL.—The Secretary of Defense,
19	the Secretary of Veterans Affairs, and the head of
20	each Federal agency identified under section
21	282(b)(3)(E) shall make available to the research
22	entity or entities records held by the Department of
23	Veterans Affairs, the Department of Defense, the
24	Armed Forces, that Federal agency, or any other
25	source under the jurisdiction of any such Federal

agency or the Armed Forces, as appropriate, that
 the research entity or entities determine are nec essary to carry out this section.

4 (2) MECHANISM FOR ACCESS.—The Secretary
5 of Veterans Affairs, the Secretary of Defense, and
6 the head of each Federal agency identified under
7 section 282(b)(3)(E) shall jointly establish a mecha8 nism for access by the research entity or entities to
9 records made available under paragraph (1).

10 (d) ANNUAL REPORT.—

11 (1) IN GENERAL.—Not later than one year 12 after commencing the conduct of research under this 13 section, and not later than September 30 each year 14 thereafter, each research entity with which the Sec-15 retary has entered into an agreement under sub-16 section (a) shall, in consultation with the Advisory 17 Board, submit to the Secretary of Veterans Affairs, 18 the Committee on Veterans' Affairs of the Senate, 19 and the Committee on Veterans' Affairs of the 20 House of Representatives a report on the functions 21 of such entity under this section during the year 22 preceding the submittal of the report.

23 (2) ELEMENTS.—Each report submitted under
24 paragraph (1) shall include the following:

1	(A) A summary of the research efforts that
2	have been completed during the year preceding
3	the submittal of the report and that are ongo-
4	ing as of the date of the submittal of the re-
5	port.
6	(B) A description of any findings made
7	during such year in carrying out such research
8	efforts.
9	(C) Recommendations for administrative
10	or legislative action made by the Advisory
11	Board based on such findings, which may in-
12	clude recommendations for further research
13	under this section.
14	(3) UPON REQUEST.—Upon the request of any
15	organization exempt from taxation under section
16	501(c)(19) of the Internal Revenue Code of 1986,
17	the Secretary of Veterans Affairs may transmit to
18	such organization a copy of a report received by the
19	Secretary under paragraph (1).

Subtitle J—Other Health Care Matters

3 SEC. 291. AUTHORIZATION OF CERTAIN MAJOR MEDICAL
4 FACILITY PROJECTS OF THE DEPARTMENT
5 OF VETERANS AFFAIRS.

6 (a) AUTHORIZATION.—The Secretary of Veterans Af7 fairs may carry out the following major medical facility
8 projects, with each project to be carried out in an amount
9 not to exceed the amount specified for that project:

(1) Seismic corrections to buildings, including
retrofitting and replacement of high-risk buildings,
in San Francisco, California, in an amount not to
exceed \$180,480,000.

14 (2) Seismic corrections to facilities, including
15 facilities to support homeless veterans, at the med16 ical center in West Los Angeles, California, in an
17 amount not to exceed \$105,500,000.

18 (3) Seismic corrections to the mental health
19 and community living center in Long Beach, Cali20 fornia, in an amount not to exceed \$287,100,000.

(4) Construction of an outpatient clinic, administrative space, cemetery, and columbarium in Alameda, California, in an amount not to exceed
\$87,332,000.

1 (5) Realignment of medical facilities in Liver-2 more, California, in an amount not to exceed 3 \$194,430,000. 4 (6) Construction of a medical center in Louis-5 ville, Kentucky, in an amount not to exceed 6 \$150,000,000. 7 (7) Construction of a replacement community 8 living center in Perry Point, Maryland, in an 9 amount not to exceed \$92,700,000. 10 (8) Seismic corrections and other renovations to 11 several buildings and construction of a specialty care 12 building in American Lake, Washington, in an 13 amount not to exceed \$16,260,000. 14 (b) AUTHORIZATION OF APPROPRIATIONS FOR CON-15 STRUCTION.—There is authorized to be appropriated to the Secretary of Veterans Affairs for fiscal year 2016 or 16 the year in which funds are appropriated for the Construc-17 tion, Major Projects, account, \$1,113,802,000 for the 18 projects authorized in subsection (a). 19 20 (c) LIMITATION.—The projects authorized in sub-21 section (a) may only be carried out using— 22 (1) funds appropriated for fiscal year 2016 pur-23 suant to the authorization of appropriations in sub-24 section (b);

1	(2) funds available for Construction, Major
2	Projects, for a fiscal year before fiscal year 2016
3	that remain available for obligation;
4	(3) funds available for Construction, Major
5	Projects, for a fiscal year after fiscal year 2016 that
6	remain available for obligation;
7	(4) funds appropriated for Construction, Major
8	Projects, for fiscal year 2016 for a category of activ-
9	ity not specific to a project;
10	(5) funds appropriated for Construction, Major
11	Projects, for a fiscal year before fiscal year 2016 for
12	a category of activity not specific to a project; and
13	(6) funds appropriated for Construction, Major
14	Projects, for a fiscal year after fiscal year 2016 for
15	a category of activity not specific to a project.
16	SEC. 292. IDENTIFICATION AND TRACKING OF BIOLOGICAL
17	IMPLANTS USED IN DEPARTMENT OF VET-
18	ERANS AFFAIRS MEDICAL FACILITIES.
19	(a) IN GENERAL.—Subchapter II of chapter 73 of
20	title 38, United States Code, as amended by section
21	248(a), is further amended by adding at the end the fol-
22	lowing new section:

3 "(a) STANDARD IDENTIFICATION SYSTEM FOR BIO-LOGICAL IMPLANTS.—(1) The Secretary shall adopt the 4 5 unique device identification system developed for medical devices by the Food and Drug Administration under sec-6 7 tion 519(f) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 360i(f)), or implement a comparable standard 8 9 identification system, for use in identifying biological im-10 plants intended for use in medical procedures conducted in medical facilities of the Department. 11

12 "(2) In adopting or implementing a standard identi-13 fication system for biological implants under paragraph 14 (1), the Secretary shall permit a vendor to use any of the 15 accredited entities identified by the Food and Drug Ad-16 ministration as an issuing agency pursuant to section 17 830.100 of title 21, Code of Federal Regulations, or any 18 successor regulation.

19 "(b) BIOLOGICAL IMPLANT TRACKING SYSTEM.—(1)
20 The Secretary shall implement a system for tracking the
21 biological implants described in subsection (a) from
22 human donor or animal source to implantation.

23 "(2) The tracking system implemented under para24 graph (1) shall be compatible with the identification sys25 tem adopted or implemented under subsection (a).

1 "(3) The Secretary shall implement inventory con-2 trols compatible with the tracking system implemented 3 under paragraph (1) so that all patients who have re-4 ceived, in a medical facility of the Department, a biological 5 implant subject to a recall can be notified of the recall if, based on the evaluation by appropriate medical per-6 7 sonnel of the Department of the risks and benefits, the 8 Secretary determines such notification is appropriate.

9 "(c) Consistency With Food and Drug Adminis-TRATION REGULATIONS.—To the extent that a conflict 10 arises between this section and a provision of the Federal 11 Food, Drug, and Cosmetic Act (21 U.S.C. 301 et seq.) 12 or section 351 or 361 of the Public Health Service Act 13 (42 U.S.C. 262 and 264) (including any regulations issued 14 15 under such provisions), the provision of the Federal Food, Drug, and Cosmetic Act or Public Health Service Act (in-16 cluding any regulations issued under such provisions) shall 17 18 apply.

"(d) BIOLOGICAL IMPLANT DEFINED.—In this section, the term 'biological implant' means any human cell,
tissue, or cellular or tissue-based product or animal product—

23 "(1) under the meaning given the term 'human
24 cells, tissues, or cellular or tissue-based products' in

1	section 1271.3 of title 21, Code of Federal Regula-
2	tions, or any successor regulation; or
3	((2) that is regulated as a device under section
4	201(h) of the Federal Food, Drug, and Cosmetic
5	Act (21 U.S.C. 321(h)).".
6	(b) Clerical Amendment.—The table of sections
7	at the beginning of chapter 73 of such title, as amended
8	by section 248(b), is further amended by inserting after
9	the item relating to section 7330C the following new item:
	"7330D. Identification and tracking of biological implants.".
10	(c) Implementation Deadlines.—
11	(1) Standard identification system.—The
12	Secretary of Veterans Affairs shall adopt or imple-
13	ment the standard identification system for biologi-
14	cal implants required by subsection (a) of section
15	7330D of title 38, United States Code, as added by
16	subsection (a), with respect to biological implants
17	described in—
18	(A) subsection $(d)(1)$ of such section, by
19	not later than the date that is 180 days after
20	the date of the enactment of this Act; and
21	(B) subsection $(d)(2)$ of such section, in
22	compliance with the compliance dates estab-
23	lished by the Food and Drug Administration
24	under section 519(f) of the Federal Food,

Drug, and Cosmetic Act (21 U.S.C. 360i(f)).

25

(2) TRACKING SYSTEM.—The Secretary of Vet erans Affairs shall implement the biological implant
 tracking system required by section 7330D(b) of
 title 38, United States Code, as added by subsection
 (a), by not later than the date that is 180 days after
 the date of the enactment of this Act.

7 (d) REPORTING REQUIREMENT.—

8 (1) IN GENERAL.—If the biological implant 9 tracking system required by section 7330D(b) of 10 title 38, United States Code, as added by subsection 11 (a), is not operational by the date that is 180 days 12 after the date of the enactment of this Act, the Sec-13 retary of Veterans Affairs shall submit to the Com-14 mittee on Veterans' Affairs of the Senate and the 15 Committee on Veterans' Affairs of the House of 16 Representatives a report explaining why the system 17 is not operational for each month until such time as 18 the system is operational.

19 (2) ELEMENTS.—Each report submitted under
20 paragraph (1) shall include a description of the fol21 lowing:

(A) Each impediment to the implementation of the system described in such paragraph.
(B) Steps being taken to remediate each
such impediment.

(C) Target dates for a solution to each
such impediment.
SEC. 293. PROCUREMENT OF BIOLOGICAL IMPLANTS USED
IN DEPARTMENT OF VETERANS AFFAIRS
MEDICAL FACILITIES.
(a) PROCUREMENT.—
(1) IN GENERAL.—Subchapter II of chapter 81
of title 38, United States Code, as amended by sec-
tion 132(a), is further amended by adding at the
end the following new section:
"§8130. Procurement of biological implants
"(a) IN GENERAL.—(1) The Secretary may procure
biological implants of human origin only from vendors that
meet the following conditions:
"(A) The vendor uses the standard identifica-
tion system adopted or implemented by the Sec-
retary under section 7330D(a) of this title and has
safeguards to ensure that a distinct identifier has
been in place at each step of distribution of each bio-
logical implant from its donor.
"(B) The vendor is registered as required by
the Food and Drug Administration under subpart B
of part 1271 of title 21, Code of Federal Regula-
tions, or any successor regulation, and in the case of
a vendor that uses a tissue distribution intermediary

or a tissue processor, the vendor provides assurances
 that the tissue distribution intermediary or tissue
 processor is registered as required by the Food and
 Drug Administration.

5 "(C) The vendor ensures that donor eligibility 6 determinations and such other records as the Sec-7 retary may require accompany each biological im-8 plant at all times, regardless of the country of origin 9 of the donor of the biological material.

"(D) The vendor agrees to cooperate with all
biological implant recalls conducted on the initiative
of the vendor, on the initiative of the original product manufacturer used by the vendor, by the request
of the Food and Drug Administration, or by a statutory order of the Food and Drug Administration.

16 "(E) The vendor agrees to notify the Secretary 17 of any adverse event or reaction report it provides 18 to the Food and Drug Administration, as required 19 by sections 1271.3 and 1271.350 of title 21, Code 20 of Federal Regulations, or any successor regulation, 21 or any warning letter from the Food and Drug Ad-22 ministration issued to the vendor or a tissue proc-23 essor or tissue distribution intermediary used by the 24 vendor by not later than 60 days after the vendor 25 receives such report or warning letter.

"(F) The vendor agrees to retain all records as sociated with the procurement of a biological implant
 by the Department for at least 10 years after the
 date of the procurement of the biological implant.

5 "(G) The vendor provides assurances that the 6 biological implants provided by the vendor are ac-7 quired only from tissue processors that maintain ac-8 tive accreditation with the American Association of 9 Tissue Banks or a similar national accreditation spe-10 cific to biological implants.

"(2) The Secretary may procure biological implants
of nonhuman origin only from vendors that meet the following conditions:

14 "(A) The vendor uses the standard identifica15 tion system adopted or implemented by the Sec16 retary under section 7330D(a) of this title.

17 "(B) The vendor is registered as an establish-18 ment as required by the Food and Drug Administra-19 tion under sections 807.20 and 807.40 of title 21, 20 Code of Federal Regulations, or any successor regu-21 lation (or is not required to register pursuant to sec-22 tion 807.65(a) of such title, or any successor regula-23 tion), and in the case of a vendor that is not the 24 original product manufacturer of such implants, the 25 vendor provides assurances that the original product manufacturer is registered as required by the Food
 and Drug Administration (or is not required to reg ister).

4 "(C) The vendor agrees to cooperate with all biological implant recalls conducted on the initiative of
5 ological implant recalls conducted on the initiative of
6 the vendor, on the initiative of the original product
7 manufacturer used by the vendor, by the request of
8 the Food and Drug Administration, or by a statu9 tory order of the Food and Drug Administration.

10 "(D) The vendor agrees to notify the Secretary 11 of any adverse event report it provides to the Food 12 and Drug Administration as required under part 13 803 of title 21, Code of Federal Regulations, or any 14 successor regulation, or any warning letter from the 15 Food and Drug Administration issued to the vendor 16 or the original product manufacturer used by the 17 vendor by not later than 60 days after the vendor 18 receives such report or warning letter.

"(E) The vendor agrees to retain all records associated with the procurement of a biological implant
by the Department for at least 10 years after the
date of the procurement of the biological implant.

23 "(3)(A) The Secretary shall procure biological im-24 plants under the Federal Supply Schedules of the General

Services Administration unless such implants are not
 available under such Schedules.

"(B) With respect to biological implants listed on the
Federal Supply Schedules, the Secretary shall accommodate reasonable vendor requests to undertake outreach efforts to educate medical professionals of the Department
about the use and efficacy of such biological implants.

8 "(C) In the case of biological implants that are un-9 available for procurement under the Federal Supply 10 Schedules, the Secretary shall procure such implants using 11 competitive procedures in accordance with applicable law 12 and the Federal Acquisition Regulation, including through 13 the use of a national contract.

14 "(4) In procuring biological implants under this sec-15 tion, the Secretary shall permit a vendor to use any of 16 the accredited entities identified by the Food and Drug 17 Administration as an issuing agency pursuant to section 18 830.100 of title 21, Code of Federal Regulations, or any 19 successor regulation.

20 "(5) Section 8123 of this title shall not apply to the21 procurement of biological implants.

"(b) PENALTIES.—In addition to any applicable penalty under any other provision of law, any procurement
employee of the Department who is found responsible for
a biological implant procurement transaction with intent

1	to avoid or with reckless disregard of the requirements of
2	this section shall be ineligible to hold a certificate of ap-
3	pointment as a contracting officer or to serve as the rep-
4	resentative of an ordering officer, contracting officer, or
5	purchase card holder.
6	"(c) DEFINITIONS.—In this section:
7	"(1) The term 'biological implant' has the
8	meaning given that term in section $7330D(d)$ of this
9	title.
10	"(2) The term 'distinct identifier' means a dis-
11	tinct identification code that—
12	"(A) relates a biological implant to the
13	human donor of the implant and to all records
14	pertaining to the implant;
15	"(B) includes information designed to fa-
16	cilitate effective tracking, using the distinct
17	identification code, from the donor to the recipi-
18	ent and from the recipient to the donor; and
19	"(C) satisfies the requirements of section
20	1271.290(c) of title 21, Code of Federal Regu-
21	lations, or any successor regulation.
22	"(3) The term 'tissue distribution intermediary'
23	means an agency that acquires and stores human
24	tissue for further distribution and performs no other
25	tissue banking functions

25 tissue banking functions.

"(4) The term 'tissue processor' means an enti ty processing human tissue for use in biological im plants, including activities performed on tissue other
 than donor screening, donor testing, tissue recovery
 and collection functions, storage, or distribution.".

6 (2) CLERICAL AMENDMENT.—The table of sec-7 tions at the beginning of chapter 81 of such title, as 8 amended by section 132(c), is further amended by 9 inserting after the item relating to section 8129 the 10 following new item:

"8130. Procurement of biological implants.".

(b) EFFECTIVE DATE.—Section 8130 of title 38,
United States Code, as added by subsection (a), shall take
effect on the date that is 180 days after the date on which
the tracking system required under section 7330D(b) of
such title, as added by section 292(a), is implemented.

16 (c) Special Rule for Cryopreserved Prod-17 UCTS.—During the three-year period beginning on the effective date of section 8130 of title 38, United States 18 19 Code, as added by subsection (a), biological implants pro-20duced and labeled before that effective date may be pro-21cured by the Department of Veterans Affairs without re-22 labeling under the standard identification system adopted 23 or implemented under section 7330D of such title, as 24 added by section 292(a).

SEC. 294. EXPANSION OF RESEARCH AND EDUCATION ON AND DELIVERY OF COMPLEMENTARY AND IN TEGRATIVE HEALTH TO VETERANS.

4 DEVELOPMENT OF PLAN TO EXPAND RE-(a) 5 SEARCH, EDUCATION, AND DELIVERY.—Not later than 180 days after the date of the enactment of this Act, the 6 7 Secretary of Veterans Affairs shall develop a plan to ex-8 pand materially and substantially the scope of the effec-9 tiveness of research and education on, and delivery and integration of, complementary and integrative health serv-10 11 ices into the health care services provided to veterans.

12 (b) ELEMENTS.—The plan required by subsection (a)13 shall provide for the following:

14 (1) Research on the following:

15 (A) The effectiveness of various com16 plementary and integrative health services, in17 cluding the effectiveness of such services inte18 grated with clinical services.

(B) Approaches to integrating complementary and integrative health services into other
health care services provided by the Department of Veterans Affairs.

23 (2) Education and training for health care pro-24 fessionals of the Department on the following:

1	(A) complementary and integrative health
2	services selected by the Secretary for purposes
3	of the plan.
4	(B) Appropriate uses of such services.
5	(C) Integration of such services into the
6	delivery of health care to veterans.
7	(3) Research, education, and clinical activities
8	on complementary and integrative health at centers
9	of innovation at medical centers of the Department.
10	(4) Identification or development of metrics and
11	outcome measures to evaluate the effectiveness of
12	the provision and integration of complementary and
13	integrative health services into the delivery of health
14	care to veterans.
15	(5) Integration and delivery of complementary
16	and integrative health services with other health care
17	services provided by the Department.
18	(c) CONSULTATION.—
19	(1) IN GENERAL.—In carrying out subsection
20	(a), the Secretary shall consult with the following:
21	(A) The Director of the National Center
22	for Complementary and Integrative Health of
23	the National Institutes of Health.
24	(B) The Commissioner of Food and Drugs.

1	(C) Institutions of higher education, pri-
2	vate research institutes, and individual re-
3	searchers with extensive experience in com-
4	plementary and integrative health and the inte-
5	gration of complementary and integrative health
6	practices into the delivery of health care.
7	(D) Nationally recognized providers of
8	complementary and integrative health.
9	(E) Such other officials, entities, and indi-
10	viduals with expertise on complementary and
11	integrative health as the Secretary considers ap-
12	propriate.
13	(2) Scope of consultation.—The Secretary
14	shall undertake consultation under paragraph (1) in
15	carrying out subsection (a) with respect to the fol-
16	lowing:
17	(A) To develop the plan.
18	(B) To identify specific complementary and
19	integrative health practices that, on the basis of
20	research findings or promising clinical interven-
21	tions, are appropriate to include as services to
22	veterans.
23	(C) To identify barriers to the effective
24	provision and integration of complementary and
25	integrative health services into the delivery of

1	health care to veterans, and to identify mecha-
2	nisms for overcoming such barriers.
3	(d) Complementary and Integrative Health
4	DEFINED.—In this section, the term "complementary and
5	integrative health" shall have the meaning given that term
6	in section 211(g).
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7 SEC. 295. PILOT PROGRAM ON INTEGRATION OF COM8 PLEMENTARY AND INTEGRATIVE HEALTH
9 WITHIN DEPARTMENT OF VETERANS AF10 FAIRS MEDICAL CENTERS.

(a) PILOT PROGRAM REQUIRED.—Not later than 180
days after the completion of the development of the plan
under section 294, the Secretary of Veterans Affairs
shall—

15 (1) carry out, through the Office of Patient 16 Centered Care and Cultural Transformation of the 17 Department of Veterans Affairs, a pilot program to 18 assess the feasibility and advisability of integrating 19 the delivery of complementary and integrative health 20 services selected by the Secretary with other health 21 care services provided by the Department for vet-22 erans with mental health conditions, chronic pain 23 conditions, other chronic conditions, and such other 24 conditions as the Secretary determines appropriate; 25 and

1	(2) in developing the pilot program—
2	(A) use the plan developed under section
3	294;
4	(B) identify and, to the extent practicable,
5	resolve barriers to the provision of complemen-
6	tary and integrative health services selected by
7	the Secretary and the integration of those serv-
8	ices with other health care services provided by
9	the Department;
10	(C) identify means of improving coordina-
11	tion between Federal, State, local, and commu-
12	nity providers of health care in the provision of
13	pain management and related health care serv-
14	ices to veterans;
15	(D) identify means of enhancing outreach,
16	and coordination of outreach, by and among
17	providers of health care described in subpara-
18	graph (C) regarding the pain management and
19	related health care services available to vet-
20	erans;
21	(E) identify means of using wellness-based
22	programs offered by providers of health care de-
23	scribed in subparagraph (C) to complement the
24	provision by the Department of pain manage-

1	ment and related health care services to vet-
2	erans; and
3	(F) assess whether wellness-based pro-
4	grams described in subparagraph (E)—
5	(i) are effective in enhancing the qual-
6	ity of life and well-being of veterans;
7	(ii) are effective in increasing the ad-
8	herence of veterans to the primary pain
9	management and related health care serv-
10	ices provided such veterans by the Depart-
11	ment;
12	(iii) have an effect on the sense of
13	well-being of veterans who receive primary
14	pain management and related health care
15	services from the Department; and
16	(iv) are effective in encouraging vet-
17	erans receiving health care from the De-
18	partment to adopt a more healthy lifestyle.
19	(b) DURATION OF PILOT PROGRAM.—The Secretary
20	shall carry out the pilot program during the three-year
21	period beginning on the date that is 180 days after the
22	completion of the development of the plan under section
23	294.
24	(c) LOCATIONS.—

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1	(1) IN GENERAL.—The Secretary shall carry
2	out the pilot program at not fewer than 15 medical
3	centers of the Department.
4	(2) POLYTRAUMA CENTERS.—Not fewer than
5	two of the medical centers designated under para-
6	graph (1) shall be located at polytrauma rehabilita-
7	tion centers of the Department.
8	(3) Medical centers with prescription
9	RATE OF OPIOIDS THAT CONFLICTS WITH CARE
10	STANDARDS.—
11	(A) IN GENERAL.—In selecting medical
12	centers under paragraph (1), the Secretary
13	shall give priority to medical centers of the De-
14	partment at which there is a prescription rate
15	of opioids that conflicts with or is otherwise in-
16	consistent with the standards of appropriate
17	and safe care.
18	(B) PRESCRIPTION RATE DEFINED.—In
19	this paragraph, the term "prescription rate"
20	means, with respect to a medical center of the
21	Department, each of the following:
22	(i) The number of patients treated
23	with opioids at the medical center divided
24	by the total number of pharmacy users at
25	the medical center.

1	(ii) The average number of morphine
2	equivalents per day prescribed at the med-
3	ical center to patients being treated with
4	opioids.
5	(iii) Of the patients being treated with
6	opioids at the medical center, the average
7	number of prescriptions of opioids per pa-
8	tient.
9	(4) Selection of locations.—In carrying
10	out the pilot program, the Secretary shall select lo-
11	cations that include the following areas:
12	(A) Rural areas.
13	(B) Areas that are not in close proximity
14	to an active duty military installation.
15	(C) Areas representing different geo-
16	graphic locations, such as census tracts estab-
17	lished by the Bureau of the Census.
18	(d) PROVISION OF SERVICES.—Under the pilot pro-
19	gram, the Secretary shall provide covered services to cov-
20	ered veterans by integrating complementary and integra-
21	tive health services with other services provided by the De-
22	partment at the medical centers designated under sub-
23	section $(c)(1)$.

24 (e) COVERED VETERANS.—For purposes of the pilot25 program, a covered veteran is any veteran who—

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1	(1) has a mental health condition diagnosed by
2	a clinician of the Department;
3	(2) experiences chronic pain;
4	(3) has a chronic condition being treated by a
5	clinician of the Department; or
6	(4) is not described in paragraph (1) , (2) , or
7	(3) and requests to participate in the pilot program
8	or is referred by a clinician of the Department who
9	is treating the veteran.
10	(f) COVERED SERVICES.—
11	(1) IN GENERAL.—For purposes of the pilot
12	program, covered services are services consisting of
13	complementary and integrative health services as se-
14	lected by the Secretary.
15	(2) Administration of services.—Covered
16	services shall be administered under the pilot pro-
17	gram as follows:
18	(A) Covered services shall be administered
19	by professionals or other instructors with ap-
20	propriate training and expertise in complemen-
21	tary and integrative health services who are em-
22	ployees of the Department or with whom the
23	Department enters into an agreement to pro-
24	vide such services.

1	(B) Covered services shall be included as
2	part of the Patient Aligned Care Teams initia-
3	tive of the Office of Patient Care Services, Pri-
4	mary Care Program Office, in coordination with
5	the Office of Patient Centered Care and Cul-
6	tural Transformation.
7	(C) Covered services shall be made avail-
8	able to—
9	(i) covered veterans who have received
10	conventional treatments from the Depart-
11	ment for the conditions for which the cov-
12	ered veteran seeks complementary and in-
13	tegrative health services under the pilot
14	program; and
15	(ii) covered veterans who have not re-
16	ceived conventional treatments from the
17	Department for such conditions.
18	(g) Voluntary Participation.—The participation
19	of a veteran in the pilot program shall be at the election
20	of the veteran and in consultation with a clinician of the
21	Department.
22	(h) REPORT.—
23	(1) IN GENERAL.—Not later than 30 months
24	after the date of the commencement of the pilot pro-
25	gram, the Secretary shall submit to the Committee

1	on Veterans' Affairs of the Senate and the Com-
2	mittee on Veterans' Affairs of the House of Rep-
3	resentatives a report on the pilot program.
4	(2) ELEMENTS.—The report submitted under
5	paragraph (1) shall include the following:
6	(A) The findings and conclusions of the
7	Secretary with respect to the pilot program, in-
8	cluding with respect to—
9	(i) the use and efficacy of the com-
10	plementary and integrative health services
11	established under the pilot program;
12	(ii) the outreach conducted by the
13	Secretary to inform veterans and commu-
14	nity organizations about the pilot program;
15	and
16	(iii) an assessment of the benefit of
17	the pilot program to covered veterans in
18	mental health diagnoses, pain manage-
19	ment, and treatment of chronic illness.
20	(B) A description of barriers identified
21	under subsection $(a)(2)(B)$ that were not re-
22	solved.
23	(C) Such recommendations for the continu-
24	ation or expansion of the pilot program as the
25	Secretary considers appropriate.

(i) COMPLEMENTARY AND INTEGRATIVE HEALTH
 DEFINED.—In this section, the term "complementary and
 integrative health" shall have the meaning given that term
 in section 211(g).

5 SEC. 296. REPORT ON PUBLIC ACCESS TO RESEARCH BY 6 DEPARTMENT OF VETERANS AFFAIRS.

7 (a) IN GENERAL.—Not later than each of 180 days 8 and one year after the date of the enactment of this Act, 9 the Secretary of Veterans Affairs shall submit to the Com-10 mittee on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representa-11 tives a report on increasing public access to scientific pub-12 13 lications and digital data from research funded by the Department of Veterans Affairs. 14

(b) ELEMENTS.—Each report submitted under sub-section (a) shall include the following:

(1) An identification of the location or locations
in which the public will be able to access the results
of research funded by the Department, whether on
an Internet website of the Department or through
another source.

(2) A description of the progress made by the
Department in meeting public access requirements
set forth in the notice entitled "Policy and Implementation Plan for Public Access to Scientific Publi-

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1	cations and Digital Data from Research Funded by
2	the Department of Veterans Affairs" (80 Fed. Reg.
3	60751), including the following:
4	(A) Compliance of Department investiga-
5	tors with requirements relating to ensuring that
6	research funded by the Department is accessible
7	by the public.
8	(B) Ensuring data management plans of
9	the Department include provisions for long-term
10	preservation of the scientific data resulting
11	from research funded by the Department.
12	(3) An explanation of the factors used to evalu-
13	ate the merit of data management plans of research
14	funded by the Veterans Health Administration.
15	(4) An explanation of the process of the De-
16	partment in effect that enables stakeholders to peti-
17	tion a change to the embargo period for a specific
18	field and the factors considered during such process.
19	TITLE III—DISABILITY
20	COMPENSATION AND PENSION
21	SEC. 301. EXPEDITED PAYMENT OF SURVIVOR'S BENEFITS.
22	(a) IN GENERAL.—Section 5101(a)(1) of title 38,
23	United States Code, is amended—

(1) by striking "A specific" and inserting "(A)
 Except as provided in subparagraph (B), a specific";
 and

4 (2) by adding at the end the following new sub-5 paragraph:

6 "(B)(i) The Secretary may pay benefits under chap-7 ters 13 and 15 and sections 2302, 2307, and 5121 of this 8 title to a survivor of a veteran who has not filed a formal 9 claim if the Secretary determines that the record contains 10 sufficient evidence to establish the entitlement of the sur-11 vivor to such benefits.

"(ii) For purposes of this subparagraph and section
5110 of this title, the earlier of the following dates shall
be treated as the date of the receipt of the survivor's application for benefits described in clause (i):

"(I) The date on which the survivor of a veteran (or the representative of such a survivor) notifies the Secretary of the death of the veteran
through a death certificate or other relevant evidence
that establishes entitlement to survivors benefits
identified in clause (i).

"(II) The head of any other department or
agency of the Federal Government notifies the Secretary of the death of the veteran.

"(iii) In notifying the Secretary of the death of a vet eran as described in clause (ii)(I), the survivor (or the rep resentative of such a survivor) may submit to the Sec retary additional documents relating to such death without
 being required to file a formal claim.".

6 (b) Report.—

7 (1) IN GENERAL.—Not later than one year
8 after the date of the enactment of this Act, the Sec9 retary of Veterans Affairs shall submit to the Com10 mittee on Veterans' Affairs of the Senate and the
11 Committee on Veterans' Affairs of the House of
12 Representatives a report on benefits paid pursuant
13 to covered claims.

- 14 (2) CONTENTS.—The report under paragraph15 (1) shall include the following:
- 16 (A) The number of covered claims adju17 dicated during the one-year period preceding
 18 the date of the report, disaggregated by the fol19 lowing:

20 (i) Claims in which the claimant
21 claimed entitlement to benefits under chap22 ters 13 or 15 or sections 2302, 2307, or
23 5121 of title 38, United States Code, on
24 the basis of the claimant's status as the
25 spouse of a deceased veteran.

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1	(ii) Claims in which the claimant
2	claimed entitlement to such benefits on the
3	basis of the claimant's status as the child
4	of a deceased veteran.
5	(iii) Claims in which the claimant
6	claimed entitlement to such benefits on the
7	basis of the claimant's status as the parent
8	of a deceased veteran.
9	(B) The number of covered claims that
10	were adjudicated during such period and for
11	which such benefits were not awarded,
12	disaggregated by clauses (i) through (iii) of
13	subparagraph (A).
14	(C) A comparison of the accuracy and
15	timeliness of covered claims adjudicated during
16	such period with noncovered claims filed by sur-
17	vivors of a veteran.
18	(D) The findings of the Secretary with re-
19	spect to adjudicating covered claims.
20	(E) Such recommendations as the Sec-
21	retary may have for legislative or administrative
22	action to improve the adjudication of claims
23	submitted to the Secretary for benefits under
24	chapters 13 and 15 and sections 2302, 2307,
25	and 5121 of title 38, United States Code.

(3) COVERED CLAIM DEFINED.—In this sub section, the term "covered claim" means a claim
 covered by section 5101(a)(1)(B) of title 38, United
 States Code, as added by subsection (a).

5 (c) EFFECTIVE DATE.—The amendments made by
6 subsection (a) shall apply with respect to claims for bene7 fits based on a death occurring on or after the date of
8 the enactment of this Act.

9 SEC. 302. INCREASE IN SPECIAL PENSION FOR MEDAL OF 10 HONOR RECIPIENTS.

(a) IN GENERAL.—Section 1562(a) of title 38,
United States Code, is amended by striking "\$1,000" and
inserting "\$3,000".

14 (b) Effective Date.—

(1) IN GENERAL.—The amendment made by
subsection (a) shall take effect on the date that is—
(A) except as provided in subparagraph
(B), one year after the date of the enactment
of this Act; and

(B) in the case that the date that is one
year after the date of the enactment of this Act
is not the first day of a month, the first day of
the first month beginning after the date that is
one year after the date of the enactment of this
Act.

(2) DELAY OF ANNUAL COST OF LIVING AD-

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2	JUSTMENT.—
3	(A) IN GENERAL.—The Secretary shall not
4	make an increase pursuant to section 1562(e)
5	of such title effective December 1, 2016, if the
6	amendment made by subsection (a) takes effect
7	before such date.
8	(B) RESUMPTION.—In the case that the
9	Secretary, pursuant to subparagraph (A), does
10	not make an increase pursuant to section
11	1562(e) of such title effective December 1,
12	2016, the Secretary shall resume making in-
13	creases pursuant to such section with the first
14	such increase effective December 1, 2017.
15	SEC. 303. BOARD OF VETERANS' APPEALS VIDEO HEAR-
16	INGS.
17	Section 7107 of title 38, United States Code, is
18	amended—
19	(1) in subsection (d), by amending paragraph
20	(1) to read as follows:
21	"(1)(A)(i) Upon request for a hearing, the Board
22	shall determine, for purposes of scheduling the hearing for
23	the earliest possible date, whether a hearing before the
24	Board will be held at its principal location or at a facility
25	of the Department or other appropriate Federal facility

located within the area served by a regional office of the
 Department.

"(ii) The Board shall also determine whether to provide a hearing through the use of the facilities and equipment described in subsection (e)(1) or by the appellant
personally appearing before a Board member or panel.

7 "(B)(i) The Board shall notify the appellant of the
8 determinations of the location and type of hearing made
9 under subparagraph (A).

"(ii) Upon notification, the appellant may request a
different location or type of hearing as described in such
subparagraph.

"(iii) If so requested, the Board shall grant such request and ensure that the hearing is scheduled at the earliest possible date without any undue delay or other prejudice to the appellant."; and

17 (2) in subsection (e), by amending paragraph18 (2) to read as follows:

"(2) Any hearing provided through the use of the facilities and equipment described in paragraph (1) shall be
conducted in the same manner as, and shall be considered
the equivalent of, a personal hearing.".

1	SEC. 304. IMPROVEMENTS TO AUTHORITY FOR PERFORM-
2	ANCE OF MEDICAL DISABILITIES EXAMINA-
3	TIONS BY CONTRACT PHYSICIANS.
4	(a) EXTENSION OF TEMPORARY AUTHORITY.—Sub-
5	section (c) of section 704 of the Veterans Benefits Act
6	of 2003 (38 U.S.C. 5101 note) is amended by striking
7	"December 31, 2016" and inserting "December 31,
8	2017".
9	(b) LICENSURE OF CONTRACT PHYSICIANS.—
10	(1) TEMPORARY AUTHORITY.—Such section
11	704 is further amended—
12	(A) by redesignating subsection (d) as sub-
13	section (e); and
14	(B) by inserting after subsection (c) the
15	following new subsection (d):
16	"(d) Licensure of Contract Physicians.—
17	"(1) IN GENERAL.—Notwithstanding any law
18	regarding the licensure of physicians, a physician de-
19	scribed in paragraph (2) may conduct an examina-
20	tion pursuant to a contract entered into under sub-
21	section (b) at any location in any State, the District
22	of Columbia, or a Commonwealth, territory, or pos-
23	session of the United States, so long as the examina-
24	tion is within the scope of the authorized duties
25	under such contract.

1	"(2) Physician described.—A physician de-
2	scribed in this paragraph is a physician who—
3	"(A) has a current unrestricted license to
4	practice the health care profession of the physi-
5	cian;
6	"(B) is not barred from practicing such
7	health care profession in any State, the District
8	of Columbia, or a Commonwealth, territory, or
9	possession of the United States; and
10	"(C) is performing authorized duties for
11	the Department of Veterans Affairs pursuant to
12	a contract entered into under subsection (b).".
13	(2) PILOT PROGRAM.—Section 504 of the Vet-
14	erans' Benefits Improvement Act of 1996 (38
15	U.S.C. 5101 note) is amended—
16	(A) by redesignating subsections (c) and
17	(d) as subsections (d) and (e), respectively; and
18	(B) by inserting after subsection (b) the
19	following new subsection (c):
20	"(c) LICENSURE OF CONTRACT PHYSICIANS.—
21	"(1) IN GENERAL.—Notwithstanding any law
22	regarding the licensure of physicians, a physician de-
23	scribed in paragraph (2) may conduct an examina-
24	tion pursuant to a contract entered into under sub-
25	section (a) at any location in any State, the District

1	of Columbia, or a Commonwealth, territory, or pos-
2	session of the United States, so long as the examina-
3	tion is within the scope of the authorized duties
4	under such contract.
5	"(2) Physician described.—A physician de-
6	scribed in this paragraph is a physician who—
7	"(A) has a current unrestricted license to
8	practice the health care profession of the physi-
9	cian;
10	"(B) is not barred from practicing such
11	health care profession in any State, the District
12	of Columbia, or a Commonwealth, territory, or
13	possession of the United States; and
14	"(C) is performing authorized duties for
15	the Department of Veterans Affairs pursuant to
16	a contract entered into under subsection (a).".
17	SEC. 305. DEPARTMENT OF VETERANS AFFAIRS PILOT PRO-
18	GRAM ON FULLY DEVELOPED APPEALS.
19	(a) IN GENERAL.—The Secretary of Veterans Affairs
20	shall carry out a pilot program to provide the option of
21	an alternative appeals process that shall more quickly de-
22	termine such appeals in accordance with this section.
23	(b) ELECTION.—
24	(1) FILING.—In accordance with paragraph
25	(2), a claimant may elect to file a fully developed ap-

1	peal under the pilot program by filing with the Sec-
2	retary all of the following:
3	(A) The notice of disagreement under
4	chapter 71 of title 38, United States Code,
5	along with the written election of the claimant
6	to have the appeal determined under the pilot
7	program.
8	(B) All evidence that the claimant believes
9	is needed for the appeal as of the date of the
10	filing.
11	(C) A statement of the argument in sup-
12	port of the claim, if any.
13	(2) TIMING.—A claimant shall make an election
14	under paragraph (1) as part of the notice of dis-
15	agreement filed by the claimant in accordance with
16	paragraph (1)(A).
17	(3) TRIAGE.—The Secretary shall, upon expira-
18	tion of the period specified in subsection $(c)(3)(C)$,
19	ensure that an assessment is undertaken of whether
20	an appeal filed under paragraph (1) of this sub-
21	section satisfies the requirements for appeal under
22	the pilot program and provide appropriate notifica-
23	tion to the claimant of the results of that assess-
24	ment.
25	(4) REVERSION.—

1 (A) ELECTED REVERSION.—At any time, a 2 claimant who makes an election under para-3 graph (1) may elect to revert to the standard 4 appeals process. Such a reversion shall be final. 5 (B) AUTOMATIC REVERSION.—A claimant 6 described in subparagraph (A), or a claimant 7 who makes an election under paragraph (1) but 8 is later determined to be ineligible for the pilot 9 program under subsection (a), shall revert to 10 the standard appeals process without any pen-11 alty to the claimant other than the loss of the 12 docket number associated with the fully devel-13 oped appeal. 14 (5) OUTREACH.—In providing claimants with

14 (5) OUTREACH.—In providing claimants with 15 notices of the determination of a claim during the 16 period in which the pilot program under subsection 17 (a) is carried out, the Secretary shall conduct out-18 reach as follows:

19(A) The Secretary shall provide to the20claimant (and to the representative of record of21the claimant, if any) information regarding—

(i) the pilot program, including the
advantages and disadvantages of the program;

(ii) how to make an election under 1 2 paragraph (1); (iii) the limitation on the use of new 3 4 evidence described in paragraph (3) of sub-5 section (c) and the development of infor-6 mation under paragraph (4) of such sub-7 section; 8 (iv) the ability of the claimant to seek 9 advice and education regarding such proc-10 ess from veterans service organizations, at-11 torneys, and claims agents recognized 12 under chapter 59 of title 38, United States 13 Code; and 14 (v) the circumstances under which the 15 appeal will automatically revert to the 16 standard appeals process, including by 17 making a request for a hearing. 18 (B) The Secretary shall collaborate, part-19 ner with, and give weight to the advice of the 20 three veterans service organizations with the 21 most members and such other stakeholders as 22 the Secretary considers appropriate to publish 23 on the Internet website of the Department of 24 Veterans Affairs an online tutorial explaining

1	the advantages and disadvantages of the pilot
2	program.
3	(c) TREATMENT BY DEPARTMENT AND BOARD.—
4	(1) PROCESS.—Upon the election of a claimant
5	to file a fully developed appeal pursuant to sub-
6	section (b)(1), the Secretary shall—
7	(A) not provide the claimant with a state-
8	ment of the case nor require the claimant to file
9	a substantive appeal; and
10	(B) transfer jurisdiction over the fully de-
11	veloped appeal directly to the Board of Vet-
12	erans' Appeals.
13	(2) Docket.—
14	(A) IN GENERAL.—The Board of Veterans'
15	Appeals shall—
16	(i) maintain fully developed appeals
17	on a separate docket than standard ap-
18	peals;
19	(ii) decide fully developed appeals in
20	the order that the fully developed appeals
21	are received on the fully developed appeal
22	$\operatorname{docket};$
23	(iii) except as provided by subpara-
24	graph (B), decide not more than one fully

developed appeal for each four standard
appeals decided; and
(iv) to the extent practicable, decide
each fully developed appeal by the date
that is one year following the date on
which the claimant files the notice of dis-
agreement.
(B) ADJUSTMENT.—Beginning one year
after the date on which the pilot program com-
mences, the Board may adjust the number of
standard appeals decided for each fully devel-
oped appeal under subparagraph (A)(iii) if the
Board determines that such adjustment is fair
for both standard appeals and fully developed
appeals.
(3) Limitation on use of new evidence.—
(A) IN GENERAL.—Except as provided by
subparagraphs (B) and (C)—
(i) a claimant may not submit or iden-
tify to the Board of Veterans' Appeals any
new evidence relating to a fully developed
appeal after filing such appeal unless the
claimant reverts to the standard appeals
process pursuant to subsection $(b)(4)$; and

1	(ii) if a claimant submits or identifies
2	any such new evidence, such submission or
3	identification shall be deemed to be an
4	election to make such a reversion pursuant
5	to subsection $(b)(4)$.
6	(B) EVIDENCE GATHERED BY BOARD.—
7	Subparagraph (A) shall not apply to evidence
8	developed pursuant to paragraphs (4) and (5) .
9	The Board shall consider such evidence in the
10	first instance without consideration by the Vet-
11	erans Benefits Administration.
12	(C) Representative of record.—The
13	representative of record of a claimant for ap-
14	peals purposes, if any, shall be provided an op-
15	portunity to review the fully developed appeal of
16	the claimant and submit any additional argu-
17	ments or evidence that the representative deter-
18	mines necessary during a period specified by
19	the Board for purposes of this subparagraph.
20	(4) Prohibition on remand for additional
21	DEVELOPMENT.—If the Board of Veterans' Appeals
22	determines that a fully developed appeal requires
23	Federal records, independent medical opinions, or
24	new medical examinations, the Board shall—

1	(A) in accordance with paragraph (5), take
2	such actions as may be necessary to develop
3	such records, opinions, or examinations in ac-
4	cordance with section 5103A of title 38, United
5	States Code;
6	(B) retain jurisdiction of the fully devel-
7	oped appeal without requiring a determination
8	by the Veterans Benefits Administration based
9	on such records, opinions, or examinations;
10	(C) ensure the claimant, and the represent-
11	ative of record of a claimant, if any, receives a
12	copy of such records, opinions, or examinations;
13	and
14	(D) provide the claimant a period of 90
15	days after the date of mailing such records,
16	opinions, or examinations during which the
17	claimant may provide the Board any additional
18	evidence without requiring the claimant to make
19	a reversion pursuant to subsection $(b)(4)$.
20	(5) Development unit.—
21	(A) ESTABLISHMENT.—The Board of Vet-
22	erans' Appeals shall establish an office to de-
23	velop Federal records, independent medical
24	opinions, and new medical examinations pursu-
25	ant to paragraph (4)(A) that the Board deter-

1	mines necessary to decide a fully developed ap-
2	peal.
3	(B) REQUIREMENTS.—The Secretary
4	shall—
5	(i) ensure that the Veterans Benefits
6	Administration cooperates with the Board
7	of Veterans' Appeals in carrying out sub-
8	paragraph (A); and
9	(ii) transfer employees of the Veterans
10	Benefits Administration who, prior to the
11	enactment of this Act, were responsible for
12	processing claims remanded by the Board
13	of Veterans' Appeals to positions within
14	the office of the Board established under
15	subparagraph (A) in a number the Sec-
16	retary determines sufficient to carry out
17	such subparagraph.
18	(6) HEARINGS.—Notwithstanding section 7107
19	of title 38, United States Code, the Secretary may
20	not provide hearings with respect to fully developed
21	appeals under the pilot program. If a claimant re-
22	quests to hold a hearing pursuant to such section
23	7107, such request shall be deemed to be an election
24	to revert to the standard appeals process pursuant
25	to subsection $(b)(4)$.

1 (d) DURATION; APPLICABILITY.—

2 (1) DURATION.—The Secretary shall carry out
3 the pilot program during a five-year period begin4 ning not later than one year after the date of the
5 enactment of this Act.

6 (2) APPLICABILITY.—This section shall apply
7 only to fully developed appeals that are filed during
8 the period in which the pilot program is carried out
9 pursuant to paragraph (1).

10 (e) ANNUAL REPORTS.—

11 (1) IN GENERAL.—During each year in which 12 the pilot program is carried out, the Secretary shall 13 submit to the Committee on Veterans' Affairs of the 14 Senate and the Committee on Veterans' Affairs of 15 the House of Representatives a report on the pilot 16 program. The first such report shall be submitted by 17 not later than 180 days after the date on which the 18 pilot program commences.

19 (2) CONTENTS.—Each report submitted under20 paragraph (1) shall include the following:

21 (A) For the period covered by the report—
22 (i) the number of fully developed ap23 peals filed under the pilot program;
24 (ii) the average processing time for

24 (ii) the average processing time for25 each such appeal adjudicated by the Board

1	of Veterans' Appeals, disaggregated by
2	each phase of the appeal, and, if the proc-
3	essing time for appeals exceed one year,
4	the reasons for such processing time;
5	(iii) a summary of reasons for which
6	the development of evidence was required
7	under subsection $(c)(5)$;
8	(iv) the number of issues decided,
9	disaggregated by the disposition of the
10	issue;
11	(v) of the number identified in clause
12	(iv), the number of issues for which evi-
13	dence was not so developed, disaggregated
14	by the disposition of the issue;
15	(vi) of the number of fully developed
16	appeals decided by the Board of Veterans'
17	Appeals, the number of cases from each
18	agency of original jurisdiction, the total
19	number of issues allowed, and the total
20	number of issues denied from those cases;
21	(vii) the number of fully developed ap-
22	peals appealed to the Court of Appeals for
23	Veterans Claims, disaggregated by the dis-
24	position of the case;

1	(viii) the number of reversions made
2	under subsection $(b)(4)$;
3	(ix) any reasons for why a claimant
4	was determined to be ineligible to partici-
5	pate in the pilot program; and
6	(x) to the extent practicable, a quali-
7	tative assessment of the results achieved
8	by claimants through the pilot program
9	compared to results achieved by claimants
10	through the standard appeal process.
11	(B) A review, made in conjunction with
12	veterans service organizations and such other
13	stakeholders as the Secretary considers appro-
14	priate, of the efforts of the Secretary to provide
15	clear rating decisions and improve disability
16	rating notification letters, including with re-
17	spect to—
18	(i) the opinions of veterans service or-
19	ganizations and such other stakeholders as
20	the Secretary considers appropriate regard-
21	ing such efforts; and
22	(ii) how the pilot program improves
23	such efforts.

1	(C) A recommendation for such legislative
2	or administrative action as the Secretary con-
3	siders may improve the pilot program.
4	(D) An assessment of the feasibility and
5	advisability of expanding the pilot program.
6	(f) REGULATIONS.—The Secretary shall prescribe
7	such regulations as may be necessary to carry out the pilot
8	program.
9	(g) DEFINITIONS.—In this section:
10	(1) CLAIMANT.—The term "claimant" has the
11	meaning given that term in section 5100 of title 38,
12	United States Code.
13	(2) COMPENSATION.—The term "compensa-
14	tion" has the meaning given that term in section
15	101 of title 38, United States Code.
16	(3) Fully developed appeal.—The term
17	"fully developed appeal" means an appeal of a claim
18	for disability compensation that is—
19	(A) filed by a claimant in accordance with
20	subsection $(b)(1)$; and
21	(B) considered in accordance with this sec-
22	tion.
23	(4) STANDARD APPEAL.—The term "standard
24	appeal" means an appeal of a claim for disability
25	compensation that is not a fully developed appeal.

1	SEC. 306. REQUIREMENT THAT SECRETARY OF VETERANS
2	AFFAIRS PUBLISH THE AVERAGE TIME RE-
3	QUIRED TO ADJUDICATE TIMELY AND UN-
4	TIMELY APPEALS.
5	(a) Publication Requirement.—
6	(1) IN GENERAL.—On an ongoing basis, the
7	Secretary of Veterans Affairs shall make available to
8	the public the following:
9	(A) The average length of time to adju-
10	dicate a timely appeal.
11	(B) The average length of time to adju-
12	dicate an untimely appeal.
13	(2) Effective date.—Paragraph (1) shall
14	take effect on the date that is one year after the
15	date of the enactment of this Act and shall apply
16	until the date that is three years after the date of
17	the enactment of this Act.
18	(b) Report.—
19	(1) IN GENERAL.—Not later than 39 months
20	after the date of the enactment of this Act, the Sec-
21	retary shall submit to the Committee on Veterans'
22	Affairs of the Senate and the Committee on Vet-

erans' Affairs of the House of Representatives a re-port on whether publication pursuant to subsection (a)(1) has had an effect on the number of timely ap-

peals filed.

1	(2) CONTENTS.—The report required by para-
2	graph (1) shall include the following:
3	(A) The number of appeals and timely ap-
4	peals that were filed during the one-year period
5	ending on the effective date specified in sub-
6	section $(a)(2)$.
7	(B) The number of appeals and timely ap-
8	peals that were filed during the one-year period
9	ending on the date that is two years after the
10	effective date specified in subsection $(a)(2)$.
11	(c) DEFINITIONS.—In this section:
12	(1) APPEAL.—The term "appeal" means a no-
13	tice of disagreement filed pursuant to section
14	7105(a) of title 38, United States Code, in response
15	to notice of the result of an initial review or deter-
16	mination regarding a claim for a benefit under a law
17	administered by the Secretary of Veterans Affairs.
18	(2) TIMELY.—The term "timely" with respect
19	to an appeal means that the notice of disagreement
20	was filed not more than 180 days after the date of
21	mailing of the notice of the result of the initial re-
22	view or determination described in paragraph (1) .
23	(3) UNTIMELY.—The term "untimely" with re-
24	spect to an appeal means the notice of disagreement
25	was filed more than 180 days after the date of mail-

1 ing of the notice of the result of the initial review 2 or determination described in paragraph (1). 3 SEC. 307. COMPTROLLER GENERAL REVIEW OF CLAIMS 4 PROCESSING PERFORMANCE OF REGIONAL 5 OFFICES OF VETERANS BENEFITS ADMINIS-6 TRATION. 7 (a) REVIEW REQUIRED.—Not later than 15 months 8 after the effective date specified in subsection (e), the 9 Comptroller General of the United States shall complete 10 a review of the regional offices of the Veterans Benefits Administration to help the Veterans Benefits Administra-11 tion achieve more consistent performance in the processing 12 13 of claims for disability compensation. (b) ELEMENTS.—The review required by subsection 14 15 (a) shall include the following: 16 (1) An identification of the following: 17 (A) The factors, including management 18 practices, that distinguish higher performing re-19 gional offices from other regional offices with 20 respect to claims for disability compensation. 21 (B) The best practices employed by higher 22 performing regional offices that distinguish the 23 performance of such offices from other regional offices. 24

(C) Such other management practices or
 tools as the Comptroller General determines
 could be used to improve the performance of re gional offices.

5 (2) An assessment of the effectiveness of com-6 munication with respect to the processing of claims 7 for disability compensation between the regional of-8 fices and veterans service organizations and case-9 workers employed by Members of Congress.

10 (c) REPORT.—Not later than 15 months after the ef-11 fective date specified in subsection (e), the Comptroller 12 General shall submit to the Committee on Veterans' Af-13 fairs of the Senate and the Committee on Veterans' Af-14 fairs of the House of Representatives a report on the re-15 sults of the review completed under subsection (a).

(d) VETERANS SERVICE ORGANIZATION DEFINED.—
17 In this section, the term "veterans service organization"
18 means any organization recognized by the Secretary for
19 the representation of veterans under section 5902 of title
20 38, United States Code.

(e) EFFECTIVE DATE.—This section shall take effect
on the date that is 270 days after the date of the enactment of this Act.

SEC. 308. REPORT ON PARTICIPATION OF VETERANS SERV ICE ORGANIZATIONS IN TRANSITION ASSIST ANCE PROGRAM.

4 (a) REPORT REQUIRED.—Not later than 540 days
5 after the date of the enactment of this Act, the Secretary
6 of Defense shall submit to Congress a report on participa7 tion of veterans service organizations in the program car8 ried out under section 1144 of title 10, United States
9 Code.

10 (b) CONTENTS.—The report required by subsection11 (a) shall include the following:

(1) An assessment of the compliance of facilities of the Department of Defense with the directives included in the memorandum of the Secretary
of Defense entitled "Installation Access and Support
Services for Nonprofit Non-Federal Entities" and
dated December 23, 2014.

18 (2) The number of military bases that have19 complied with such directives.

20 (3) How many veterans service organizations
21 have been present at a portion of a program as de22 scribed in subsection (a).

23 (c) VETERANS SERVICE ORGANIZATION DEFINED.—
24 In this section, the term "veterans service organization"
25 means any organization recognized by the Secretary for

the representation of veterans under section 5902 of title
 38, United States Code.

3 SEC. 309. INCLUSION IN ANNUAL BUDGET SUBMISSION OF 4 INFORMATION ON CAPACITY OF VETERANS 5 BENEFITS ADMINISTRATION TO PROCESS 6 BENEFITS CLAIMS.

7 (a) IN GENERAL.—Along with the supporting infor-8 mation included in the budget submitted to Congress by 9 the President pursuant to section 1105(a) of title 31, 10 United States Code, the President shall include information on the capacity of the Veterans Benefits Administra-11 12 tion to process claims for benefits under the laws adminis-13 tered by the Secretary of Veterans Affairs, including information described in subsection (b), during the fiscal year 14 15 covered by the budget with which the information is submitted. 16

17 (b) INFORMATION DESCRIBED.—The information de-18 scribed in this subsection is the following:

(1) An estimate of the average number of
claims for benefits under the laws administered by
the Secretary, excluding such claims completed during mandatory overtime, that a single full-time
equivalent employee of the Administration should be
able to process in a year, based on the following:

1	(A) A time and motion study that the Sec-
2	retary shall conduct on the processing of such
3	claims.
4	(B) Such other information relating to
5	such claims as the Secretary considers appro-
6	priate.
7	(2) A description of the actions the Secretary
8	will take to improve the processing of such claims.
9	(3) An assessment of the actions identified by
10	the Secretary under paragraph (2) in the previous
11	year and an identification of the effects of those ac-
12	tions.
13	(c) EFFECTIVE DATE.—This section shall apply with
14	respect to any budget submitted as described in subsection
15	(a) with respect to any fiscal year after fiscal year 2017.
16	SEC. 310. REPORT ON STAFFING LEVELS AT REGIONAL OF-
17	FICES OF DEPARTMENT OF VETERANS AF-
18	FAIRS AFTER TRANSITION TO NATIONAL
19	WORK QUEUE.
20	Not later than 15 months after the date of the enact-
21	ment of this Act, the Secretary of Veterans Affairs shall
22	submit to the Committee on Veterans' Affairs of the Sen-
23	ate and the Committee on Veterans' Affairs of the House

25 that the Secretary will use to determine appropriate staff-

24~ of Representatives a report on the criteria and procedures

ing levels at the regional offices of the Department once
 the Department has transitioned to using the National
 Work Queue for the distribution of the claims processing
 workload.

5 SEC. 311. ANNUAL REPORT ON PROGRESS IN IMPLE6 MENTING VETERANS BENEFITS MANAGE7 MENT SYSTEM.

8 (a) IN GENERAL.—Not later than each of one year, 9 two years, and three years after the date of the enactment 10 of this Act, the Secretary of Veterans Affairs shall submit 11 to Congress a report on the progress of the Secretary in 12 implementing the Veterans Benefits Management System.

13 (b) CONTENTS.—Each report required by subsection14 (a) shall include the following:

15 (1) An assessment of the current functionality16 of the Veterans Benefits Management System.

17 (2) Recommendations submitted to the Sec-18 retary by employees of the Department of Veterans 19 Affairs who are involved in processing claims for 20 benefits under the laws administered by the Sec-21 retary, including veterans service representatives, 22 rating veterans service representatives, and decision 23 review officers, for such legislative or administrative 24 action as the employees consider appropriate to im-25 prove the processing of such claims.

1 (3) Recommendations submitted to the Sec-2 retary by veterans service organizations who use the 3 Veterans Benefits Management System for such leg-4 islative or administrative action as the veterans serv-5 ice organizations consider appropriate to improve 6 such system.

7 (c) VETERANS SERVICE ORGANIZATION DEFINED.—
8 In this section, the term "veterans service organization"
9 means any organization recognized by the Secretary for
10 the representation of veterans under section 5902 of title
11 38, United States Code.

12 SEC. 312. REPORT ON PLANS OF SECRETARY OF VETERANS 13 AFFAIRS TO REDUCE INVENTORY OF NON14 RATING WORKLOAD.

15 Not later than 120 days after the date of the enactment of this Act, the Secretary of Veterans Affairs shall 16 17 submit to the Committee on Veterans' Affairs of the Sen-18 ate and the Committee on Veterans' Affairs of the House 19 of Representatives a report that details the plans of the 20 Secretary to reduce the inventory of work items listed in 21 the Monday Morning Workload Report under End Prod-22 ucts 130, 137, 173, 290, 400, 600, 607, 690, 930, and 23 960.

1	SEC. 313. SENSE OF CONGRESS ON INCREASED TRANS-
2	PARENCY RELATING TO CLAIMS FOR BENE-
3	FITS AND APPEALS OF DECISIONS RELATING
4	TO BENEFITS IN MONDAY MORNING WORK-
5	LOAD REPORT.
6	It is the sense of Congress that the Secretary of Vet-
7	erans Affairs should include in each Monday Morning
8	Workload Report published by the Secretary the following:
9	(1) With respect to each regional office of the
10	Department of Veterans Affairs, the following:
11	(A) The number of fully developed claims
12	for benefits under the laws administered by the
13	Secretary that have been received.
14	(B) The number of claims described in
15	subparagraph (A) that are pending a decision.
16	(C) The number of claims described in
17	subparagraph (A) that have been pending a de-
18	cision for more than 125 days.
19	(2) Enhanced information on appeals of deci-
20	sions relating to claims for benefits under the laws
21	administered by the Secretary that are pending, in-
22	cluding information contained in the reports of the
23	Department entitled "Appeals Pending" and "Ap-
24	peals Workload By Station".

1 SEC. 314. SENSE OF CONGRESS REGARDING AMERICAN 2 VETERANS DISABLED FOR LIFE. 3 (a) FINDINGS.—Congress makes the following find-4 ings: 5 (1) There are at least 4,200,000 veterans cur-6 rently living with service-connected disabilities. 7 (2) As a result of their service, many veterans 8 are permanently disabled throughout their lives and 9 in many cases must rely on the support of their fam-10 ilies and friends when these visible and invisible bur-11 dens become too much to bear alone. 12 (3) October 5, which is the anniversary of the 13 dedication of the American Veterans Disabled for 14 Life Memorial, has been recognized as an appro-15 priate day on which to honor American veterans dis-16 abled for life each year. 17 (b) SENSE OF CONGRESS.—Congress— 18 (1) expresses its appreciation to the men and 19 women left permanently wounded, ill, or injured as 20 a result of their service in the Armed Forces; 21 (2) supports the annual recognition of Amer-22 ican veterans disabled for life each year; and 23 (3) encourages the American people to honor 24 American veterans disabled for life each year with 25 appropriate programs and activities.

1 SEC. 315. SENSE OF CONGRESS ON SUBMITTAL OF INFOR-

2	MATION RELATING TO CLAIMS FOR DISABIL-
3	ITIES INCURRED OR AGGRAVATED BY MILI-
4	TARY SEXUAL TRAUMA.
5	(a) IN GENERAL.—It is the sense of Congress that
6	the Secretary of Veterans Affairs should submit to Con-
7	gress information on the covered claims submitted to the
8	Secretary during each fiscal year, including the informa-
9	tion specified in subsection (b).
10	(b) ELEMENTS.—The information specified in this
11	subsection with respect to each fiscal year is the following:
12	(1) The number of covered claims submitted to
13	or considered by the Secretary during such fiscal
14	year.
15	(2) Of the covered claims under paragraph (1) ,
16	the number and percentage of such claims—
17	(A) submitted by each sex;
18	(B) that were approved, including the
19	number and percentage of such approved claims
20	submitted by each sex; and
21	(C) that were denied, including the number
22	and percentage of such denied claims submitted
23	by each sex.
24	(3) Of the covered claims under paragraph (1)
25	that were approved, the number and percentage, list-

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1	ed by each sex, of claims assigned to each rating
2	percentage of disability.
3	(4) Of the covered claims under paragraph (1)
4	that were denied—
5	(A) the three most common reasons given
6	by the Secretary under section $5104(b)(1)$ of
7	title 38, United States Code, for such denials;
8	and
9	(B) the number of denials that were based
10	on the failure of a veteran to report for a med-
11	ical examination.
12	(5) The number of covered claims that, as of
13	the end of such fiscal year, are pending and, sepa-
14	rately, the number of such claims on appeal.
15	(6) The average number of days that covered
16	claims take to complete beginning on the date on
17	which the claim is submitted.
18	(7) A description of the training that the Sec-
19	retary provides to employees of the Veterans Bene-
20	fits Administration specifically with respect to cov-
21	ered claims, including the frequency, length, and
22	content of such training.
23	(c) DEFINITIONS.—In this section:
24	(1) COVERED CLAIMS.—The term "covered
25	claims" means claims for disability compensation

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1	submitted to the Secretary based on post-traumatic
2	stress disorder alleged to have been incurred or ag-
3	gravated by military sexual trauma.
4	(2) MILITARY SEXUAL TRAUMA.—The term
5	"military sexual trauma" shall have the meaning
6	specified by the Secretary for purposes of this sec-
7	tion and shall include "sexual harassment" (as so
8	specified).
9	TITLE IV—EDUCATION
10	Subtitle A—Educational Assistance
11	and Vocational Rehabilitation
12	SEC. 401. CLARIFICATION OF ELIGIBILITY FOR MARINE
13	GUNNERY SERGEANT JOHN DAVID FRY
13 14	GUNNERY SERGEANT JOHN DAVID FRY SCHOLARSHIP.
14	SCHOLARSHIP.
14 15 16	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans
14 15 16	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public
14 15 16 17	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is
14 15 16 17 18	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows:
14 15 16 17 18 19	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows: "(d) APPLICABILITY.—
 14 15 16 17 18 19 20 	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows: "(d) APPLICABILITY.— "(1) IN GENERAL.—The amendments made by
 14 15 16 17 18 19 20 21 	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows: "(d) APPLICABILITY.— "(1) IN GENERAL.—The amendments made by this section shall apply with respect to a quarter, se-
 14 15 16 17 18 19 20 21 22 	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows: "(d) APPLICABILITY.— "(1) IN GENERAL.—The amendments made by this section shall apply with respect to a quarter, se- mester, or term, as applicable, commencing on or
 14 15 16 17 18 19 20 21 22 23 	SCHOLARSHIP. (a) IN GENERAL.—Section 701(d) of the Veterans Access, Choice, and Accountability Act of 2014 (Public Law 113–146; 128 Stat. 1796; 38 U.S.C. 3311 note) is amended to read as follows: "(d) APPLICABILITY.— "(1) IN GENERAL.—The amendments made by this section shall apply with respect to a quarter, se- mester, or term, as applicable, commencing on or after January 1, 2015.

1	purposes of section $3311(f)(2)$ of title 38, United
2	States Code, any member of the Armed Forces who
3	died during the period beginning on September 11,
4	2001, and ending on December 31, 2005, is deemed
5	to have died on January 1, 2006.".
6	(b) Election on Receipt of Certain Bene-
7	FITS.—Section 3311(f) of title 38, United States Code,
8	is amended—
9	(1) in paragraph (3), by striking "A surviving
10	spouse" and inserting "Except as provided in para-
11	graph (4), a surviving spouse";
12	(2) by redesignating paragraph (4) as para-
13	graph (5) ; and
14	(3) by inserting after paragraph (3) the fol-
15	lowing new paragraph (4):
16	"(4) Exception for certain elections.—
17	"(A) IN GENERAL.—An election made
18	under paragraph (3) by a spouse described in
19	subparagraph (B) may not be treated as irrev-
20	ocable if such election occurred before the date
21	of the enactment of this paragraph.
22	"(B) ELIGIBLE SURVIVING SPOUSE.—A
23	spouse described in this subparagraph is an in-
24	dividual—

	200
1	"(i) who is entitled to assistance
2	under subsection (a) pursuant to para-
3	graph (9) of subsection (b); and
4	"(ii) who was the spouse of a member
5	of the Armed Forces who died during the
6	period beginning on September 11, 2001,
7	and ending on December 31, 2005.".
8	(c) TECHNICAL AMENDMENT.—Paragraph (5) of
9	subsection (f) of section 3311 of title 38, United States
10	Code, as redesignated by subsection $(b)(2)$, is amended by
11	striking "that paragraph" and inserting "paragraph (9)
12	of subsection (b)".
13	(d) Yellow Ribbon G.I. Education Enhance-
14	MENT PROGRAM.—Section 3317(a) of such title is amend-
15	ed by striking "paragraphs (1) and (2) of section
16	3311(b)" and inserting "paragraphs (1), (2), and (9) of
17	section 3311(b) of this title".
18	SEC. 402. RESTORATION OF ENTITLEMENT TO POST-9/11
19	EDUCATIONAL ASSISTANCE FOR VETERANS
20	AFFECTED BY CLOSURES OF EDUCATIONAL
21	INSTITUTIONS.
22	(a) Educational Assistance.—
23	(1) IN GENERAL.—Section 3312 of title 38,
24	United States Code, is amended by adding at the

25 end the following new subsection:

"(d) DISCONTINUATION OF EDUCATION DUE TO
CLOSURE OF EDUCATIONAL INSTITUTION.—
"(1) IN GENERAL.—Any payment of edu-
cational assistance described in paragraph (2) shall
not—
"(A) be charged against any entitlement to
educational assistance of the individual con-
cerned under this chapter; or
"(B) be counted against the aggregate pe-
riod for which section 3695 of this title limits
the individual's receipt of educational assistance
under this chapter.
"(2) Description of payment of edu-
CATIONAL ASSISTANCE.—Subject to paragraph (3),
the payment of educational assistance described in
this paragraph is the payment of such assistance to
an individual for pursuit of a course or courses
under this chapter if the Secretary finds that the in-
dividual—
"(A) was forced to discontinue such course
pursuit as a result of a permanent closure of an
educational institution; and
"(B) did not receive credit, or lost training
time, toward completion of the program of edu-

1	cation being pursued at the time of such clo-
2	sure.
3	"(3) Period for which payment not
4	CHARGED.—The period for which, by reason of this
5	subsection, educational assistance is not charged
6	against entitlement or counted toward the applicable
7	aggregate period under section 3695 of this title
8	shall not exceed the aggregate of—
9	"(A) the portion of the period of enroll-
10	ment in the course or courses from which the
11	individual failed to receive credit or with respect
12	to which the individual lost training time, as de-
13	termined under paragraph (2)(B), and
14	"(B) the period by which a monthly sti-
15	pend is extended under section $3680(a)(2)(B)$
16	of this title.".
17	(2) Applicability.—Subsection (d) of such
18	section, as added by paragraph (1), shall apply with
19	respect to courses and programs of education discon-
20	tinued as described in paragraph (2) of such sub-
21	section in fiscal year 2015 or any fiscal year there-
22	after.
23	(b) Monthly Housing Stipend.—

24 (1) IN GENERAL.—Section 3680(a) of such title
25 is amended—

1	(A) by striking the matter after paragraph
2	(3)(B);
3	(B) in paragraph (3), by redesignating
4	subparagraphs (A) and (B) as clauses (i) and
5	(ii), respectively;
6	(C) by redesignating paragraphs (1)
7	through (3) as subparagraphs (A) through (C),
8	respectively;
9	(D) in the matter before subparagraph
10	(A), as redesignated, in the first sentence, by
11	striking "Payment of" and inserting "(1) Ex-
12	cept as provided in paragraph (2), payment of";
13	and
14	(E) by adding at the end the following new
15	paragraph (2):
16	((2) Notwithstanding paragraph (1) , the Secretary
17	may, pursuant to such regulations as the Secretary shall
18	prescribe, continue to pay allowances to eligible veterans
19	and eligible persons enrolled in courses set forth in para-
20	graph (1)(A)—
21	"(A) during periods when schools are tempo-
22	rarily closed under an established policy based on an
23	Executive order of the President or due to an emer-
24	gency situation, except that the total number of
25	weeks for which allowances may continue to be so

1	payable in any 12-month period may not exceed four
2	weeks; or
3	"(B) solely for the purpose of awarding a
4	monthly housing stipend described in section 3313
5	of this title, during periods following a permanent
6	school closure, except that payment of such a sti-
7	pend may only be continued until the earlier of—
8	"(i) the date of the end of the term, quar-
9	ter, or semester during which the school closure
10	occurred; and
11	"(ii) the date that is 4 months after the
12	date of the school closure.".
13	(2) Conforming Amendment.—Paragraph
14	(1)(C)(ii) of such section, as redesignated, is amend-
15	ed by striking "described in subclause (A) of this
16	clause" and inserting "described in clause (i)".
17	SEC. 403. CONSIDERATION OF ELIGIBILITY FOR POST-9/11
18	EDUCATIONAL ASSISTANCE FOR CERTAIN
19	TIME ON ACTIVE DUTY IN RESERVE COMPO-
20	NENTS OF ARMED FORCES.
21	(a) IN GENERAL.—Section 3301(1)(B) of title 38,
22	United States Code, is amended by striking "12302, or
23	12304" and inserting "12301(h), 12302, 12304, 12304a,

24 or 12304b".

	001
1	(b) EFFECTIVE DATE AND APPLICABILITY.—The
2	amendment made by subsection (a) shall—
3	(1) take effect on the date that is one year after
4	the date of the enactment of this Act;
5	(2) apply with respect to assistance provided
6	under chapter 33 of such title on and after the date
7	that is one year after the date of the enactment of
8	this Act; and
9	(3) apply with respect to any member of a re-
10	serve component of the Armed Forces who serves or
11	has served on active duty under section 12301(h),
12	12304a, or 12304b of title 10, United States Code,
13	before, on, or after the date of the enactment of this
14	Act.
15	SEC. 404. APPROVAL OF COURSES OF EDUCATION AND
16	TRAINING FOR PURPOSES OF THE VOCA-
17	TIONAL REHABILITATION PROGRAM OF THE
18	DEPARTMENT OF VETERANS AFFAIRS.
19	(a) IN GENERAL.—Section 3104(b) of title 38,
20	United States Code, is amended—
21	(1) by inserting "(1)" before "A rehabilitation";
22	and
23	
	(2) by adding at the end the following new
24	(2) by adding at the end the following new paragraph:

1 ((2)(A) Except as provided in subparagraph (B), to 2 the maximum extent practicable, a course of education or 3 training may be pursued by a veteran as part of a rehabili-4 tation program under this chapter only if the course is 5 approved for purposes of chapter 30 or 33 of this title. 6 "(B) The Secretary may waive the requirement under 7 subparagraph (A) to the extent the Secretary determines 8 appropriate.".

9 (b) EFFECTIVE DATE.—The amendments made by
10 subsection (a) shall apply with respect to a course of edu11 cation or training pursued by a veteran who first begins
12 a program of rehabilitation under chapter 31 of title 38,
13 United States Code, on or after the date that is one year
14 after the date of the enactment of this Act.

15 SEC. 405. AUTHORITY TO PRIORITIZE VOCATIONAL REHA-16 BILITATION SERVICES BASED ON NEED.

17 Section 3104 of title 38, United States Code, as18 amended by section 404, is further amended by adding19 at the end the following new subsection:

"(c)(1) The Secretary shall have the authority to administer this chapter by prioritizing the provision of services under this chapter based on need, as determined by
the Secretary.

24 "(2) In evaluating need for purposes of this sub-25 section, the Secretary shall consider disability ratings, the

severity of employment handicaps, qualification for a pro gram of independent living services and assistance, in come, and such other factors as the Secretary considers
 appropriate.

5 "(3) Not later than 90 days before making any 6 changes to the prioritization of the provision of services 7 under this chapter as authorized under paragraph (1), the 8 Secretary shall submit to Congress a plan describing such 9 changes.".

10SEC. 406. CODIFICATION AND IMPROVEMENT OF ELECTION11PROCESS FOR POST-9/11 EDUCATIONAL AS-12SISTANCE PROGRAM.

(a) IN GENERAL.—Subchapter III of chapter 33 of
title 38, United States Code, is amended—

15 (1) by redesignating section 3325 as section
16 3326; and

17 (2) by inserting after section 3324 the following18 new section 3325:

19 "§ 3325. Election to receive educational assistance

20 "(a) INDIVIDUALS ELIGIBLE TO ELECT PARTICIPA21 TION IN POST-9/11 EDUCATIONAL ASSISTANCE.—An indi22 vidual may elect to receive educational assistance under
23 this chapter if such individual—

24 "(1) as of August 1, 2009—

1	"(A) is entitled to basic educational assist-
2	ance under chapter 30 of this title and has
3	used, but retains unused, entitlement under
4	that chapter;
5	"(B) is entitled to educational assistance
6	under chapter 107 , 1606 , or 1607 of title 10
7	and has used, but retains unused, entitlement
8	under the applicable chapter;
9	"(C) is entitled to basic educational assist-
10	ance under chapter 30 of this title but has not
11	used any entitlement under that chapter;
12	"(D) is entitled to educational assistance
13	under chapter 107 , 1606 , or 1607 of title 10
14	but has not used any entitlement under such
15	chapter;
16	"(E) is a member of the Armed Forces
17	who is eligible for receipt of basic educational
18	assistance under chapter 30 of this title and is
19	making contributions toward such assistance
20	under section 3011(b) or 3012(c) of this title;
21	or
22	"(F) is a member of the Armed Forces
23	who is not entitled to basic educational assist-
24	ance under chapter 30 of this title by reason of

3 "(2) as of the date of the individual's election
4 under this paragraph, meets the requirements for
5 entitlement to educational assistance under this
6 chapter.

7 "(b) CESSATION OF CONTRIBUTIONS TOWARD GI 8 BILL.—Effective as of the first month beginning on or 9 after the date of an election under subsection (a) of an individual described by paragraph (1)(E) of that sub-10 11 section, the obligation of the individual to make contribu-12 tions under section 3011(b) or 3012(c) of this title, as 13 applicable, shall cease, and the requirements of such section shall be deemed to be no longer applicable to the indi-14 15 vidual.

16 "(c) REVOCATION OF REMAINING TRANSFERRED17 ENTITLEMENT.—

18 "(1) ELECTION TO REVOKE.—If, on the date an 19 individual described in paragraph (1)(A) or (1)(C) of 20 subsection (a) makes an election under that sub-21 section, a transfer of the entitlement of the indi-22 vidual to basic educational assistance under section 23 3020 of this title is in effect and a number of 24 months of the entitlement so transferred remain un-25 utilized, the individual may elect to revoke all or a

portion of the entitlement so transferred that re mains unutilized.

3 "(2) AVAILABILITY OF REVOKED ENTITLE4 MENT.—Any entitlement revoked by an individual
5 under this paragraph shall no longer be available to
6 the dependent to whom transferred, but shall be
7 available to the individual instead for educational as8 sistance under chapter 33 of this title in accordance
9 with the provisions of this section.

10 "(3) AVAILABILITY OF UNREVOKED ENTITLE-11 MENT.—Any entitlement described in paragraph (1) 12 that is not revoked by an individual in accordance 13 with that paragraph shall remain available to the de-14 pendent or dependents concerned in accordance with 15 the current transfer of such entitlement under sec-16 tion 3020 of this title.

17 "(d) Post-9/11 Educational Assistance.—

18 "(1) IN GENERAL.—Subject to paragraph (2) 19 and except as provided in subsection (e), an indi-20 vidual making an election under subsection (a) shall 21 be entitled to educational assistance under this chap-22 ter in accordance with the provisions of this chapter, 23 instead of basic educational assistance under chapter 24 30 of this title, or educational assistance under 25 chapter 107, 1606, or 1607 of title 10, as applicable.

1	"(2) LIMITATION ON ENTITLEMENT FOR CER-
2	TAIN INDIVIDUALS.—In the case of an individual
3	making an election under subsection (a) who is de-
4	scribed by paragraph $(1)(A)$ of that subsection, the
5	number of months of entitlement of the individual to
6	educational assistance under this chapter shall be
7	the number of months equal to—
8	"(A) the number of months of unused enti-
9	tlement of the individual under chapter 30 of
10	this title, as of the date of the election, plus
11	"(B) the number of months, if any, of enti-
12	tlement revoked by the individual under sub-
13	section $(c)(1)$.
14	"(e) Continuing Entitlement to Educational
15	Assistance Not Available Under 9/11 Assistance
16	Program.—
17	"(1) IN GENERAL.—In the event educational
18	assistance to which an individual making an election
19	under subsection (a) would be entitled under chapter
20	30 of this title, or chapter 107, 1606, or 1607 of
21	title 10, as applicable, is not authorized to be avail-
22	able to the individual under the provisions of this
23	chapter the individual shall remain entitled to such
24	educational assistance in accordance with the provi-
25	sions of the applicable chapter.

1 "(2) CHARGE FOR USE OF ENTITLEMENT.— 2 The utilization by an individual of entitlement under 3 paragraph (1) shall be chargeable against the enti-4 tlement of the individual to educational assistance 5 under this chapter at the rate of one month of enti-6 tlement under this chapter for each month of entitle-7 ment utilized by the individual under paragraph (1) (as determined as if such entitlement were utilized 8 9 under the provisions of chapter 30 of this title, or 10 chapter 107, 1606, or 1607 of title 10, as applica-11 ble).

12 "(f) ADDITIONAL POST-9/11 ASSISTANCE FOR MEM13 BERS HAVING MADE CONTRIBUTIONS TOWARD GI
14 BILL.—

15 "(1) ADDITIONAL ASSISTANCE.—In the case of 16 an individual making an election under subsection 17 (a) who is described by subparagraph (A), (C), or 18 (E) of paragraph (1) of that subsection, the amount 19 of educational assistance payable to the individual 20 under this chapter as a monthly stipend payable 21 under paragraph (1)(B) of section 3313(c) of this 22 title, or under paragraphs (2) through (7) of that 23 section (as applicable), shall be the amount other-24 wise payable as a monthly stipend under the applica-25 ble paragraph increased by the amount equal to—

1	"(A) the total amount of contributions to-
2	ward basic educational assistance made by the
3	individual under section 3011(b) or 3012(c) of
4	this title, as of the date of the election, multi-
5	plied by
6	"(B) the fraction—
7	"(i) the numerator of which is—
8	"(I) the number of months of en-
9	titlement to basic educational assist-
10	ance under chapter 30 of this title re-
11	maining to the individual at the time
12	of the election; plus
13	"(II) the number of months, if
14	any, of entitlement under chapter 30
15	revoked by the individual under sub-
16	section $(c)(1)$; and
17	"(ii) the denominator of which is 36
18	months.
19	"(2) Months of remaining entitlement
20	FOR CERTAIN INDIVIDUALS.—In the case of an indi-
21	vidual covered by paragraph (1) who is described by
22	subsection $(a)(1)(E)$, the number of months of enti-
23	tlement to basic educational assistance remaining to
24	the individual for purposes of paragraph
25	(1)(B)(i)(II) shall be 36 months.

1 "(3) TIMING OF PAYMENT.—The amount pay-2 able with respect to an individual under paragraph 3 (1) shall be paid to the individual together with the 4 last payment of the monthly stipend payable to the 5 individual under paragraph (1)(B) of section 3313(c) of this title, or under paragraphs (2) 6 7 through (7) of that section (as applicable), before 8 the exhaustion of the individual's entitlement to edu-9 cational assistance under this chapter.

10 "(g) Continuing Entitlement to Additional Assistance for Critical Skills or Speciality and 11 12 ADDITIONAL SERVICE.—An individual making an election 13 under subsection (a)(1) who, at the time of the election, is entitled to increased educational assistance under sec-14 15 tion 3015(d) of this title, or section 16131(i) of title 10, or supplemental educational assistance under subchapter 16 17 III of chapter 30 of this title, shall remain entitled to such 18 increased educational assistance or supplemental edu-19 cational assistance in the utilization of entitlement to edu-20 cational assistance under this chapter, in an amount equal 21 to the quarter, semester, or term, as applicable, equivalent 22 of the monthly amount of such increased educational as-23 sistance or supplemental educational assistance payable 24 with respect to the individual at the time of the election. 25 "(h) ALTERNATIVE ELECTION BY SECRETARY.—

1 "(1) IN GENERAL.—In the case of an individual 2 who, on or after January 1, 2016, submits to the 3 Secretary an election under this section that the 4 Secretary determines is clearly against the interests 5 of the individual, or who fails to make an election 6 under this section, the Secretary may make an alter-7 native election on behalf of the individual that the 8 Secretary determines is in the best interests of the 9 individual.

10 "(2) NOTICE.—If the Secretary makes an elec-11 tion on behalf of an individual under this subsection, 12 the Secretary shall notify the individual by not later 13 than seven days after making such election and shall 14 provide the individual with a 30-day period, begin-15 ning on the date of the individual's receipt of such 16 notice, during which the individual may modify or 17 revoke the election made by the Secretary on the in-18 dividual's behalf. The Secretary shall include, as 19 part of such notice, a clear statement of why the al-20 ternative election made by the Secretary is in the 21 best interests of the individual as compared to the 22 election submitted by the individual. The Secretary 23 shall provide the notice required under this para-24 graph by electronic means whenever possible.

"(i) IRREVOCABILITY OF ELECTIONS.—An election
 under subsection (a) or (c)(1) is irrevocable.".

3 (b) CLERICAL AMENDMENT.—The table of sections
4 at the beginning of such chapter is amended by striking
5 the item relating to section 3325 and inserting the fol6 lowing new items:

"3325. Election to receive educational assistance. "3326. Reporting requirement.".

7 (c) CONFORMING REPEAL.—Subsection (c) of section
8 5003 of the Post-9/11 Veterans Educational Assistance
9 Act of 2008 (Public Law 110-252; 38 U.S.C. 3301 note)
10 is hereby repealed.

11 SEC. 407. WORK-STUDY ALLOWANCE.

Section 3485(a)(4) of title 38, United States Code,
is amended by striking "June 30, 2013" each place it appears and inserting "June 30, 2013, or the period beginning on June 30, 2016, and ending on June 30, 2021".
SEC. 408. RETENTION OF ENTITLEMENT TO EDUCATIONAL
ASSISTANCE DURING CERTAIN ADDITIONAL
PERIODS OF ACTIVE DUTY.

(a) EDUCATIONAL ASSISTANCE ALLOWANCE.—Sec20 tion 16131(c)(3)(B)(i) of title 10, United States Code, is
21 amended by striking "or 12304" and inserting "12304,
22 12304a, or 12304b".

(b) EXPIRATION DATE.—Section 16133(b)(4) of
 such title is amended by striking "or 12304" and inserting
 "12304, 12304a, or 12304b".

4 SEC. 409. ELIGIBILITY FOR POST-9/11 EDUCATIONAL AS5 SISTANCE FOR CERTAIN MEMBERS OF RE6 SERVE COMPONENTS OF ARMED FORCES
7 WHO LOST ENTITLEMENT TO EDUCATIONAL
8 ASSISTANCE UNDER RESERVE EDUCATIONAL
9 ASSISTANCE PROGRAM.

10 (a) ELECTION.—Section 16167 of title 10, United
11 States Code, is amended by adding at the end the fol12 lowing new subsection:

13 "(c) ELIGIBILITY FOR POST-9/11 EDUCATIONAL AS-SISTANCE.—A member who loses eligibility for benefits 14 15 under this chapter pursuant to subsection (b) shall be allowed to elect (in such form and manner as the Secretary 16 17 of Veterans Affairs may prescribe) to have such service previously credited toward this chapter credited towards 18 19 establishing eligibility for educational assistance under chapter 33 of title 38, United States Code, notwith-20 21 standing the provisions of section 16163(e) of this title 22 or section 3322(h)(1) of title 38.".

(b) QUALIFICATION OF SERVICE.—Section 3301(1)
of title 38, United States Code, shall be construed to include, in the case of a member of a reserve component

of the Armed Forces who, before November 25, 2015, es-1 2 tablished eligibility for educational assistance under chap-3 ter 1607 of title 10, United States Code, pursuant to sec-4 tion 16163(a)(1) of such title, but lost eligibility for such 5 educational assistance pursuant to section 16167(b) of such title, service on active duty (as defined in section 101) 6 7 of such title) that satisfies the requirements of section 8 16163(a)(1) of such title.

9 (c) ENTITLEMENT.—Section 3311(b)(8) of title 38, 10 United States Code, shall be construed to include an indi-11 vidual who, before November 25, 2015, established eligi-12 bility for educational assistance under chapter 1607 of 13 title 10, United States Code, pursuant to section 16163(b) 14 of such title, but lost such eligibility pursuant to section 15 16167(b) of such title.

16 (d) DURATION.—Notwithstanding section 3312 of title 38, United States Code, an individual who establishes 17 18 eligibility for educational assistance under chapter 33 of 19 such title by crediting towards such chapter service pre-20 viously credited towards chapter 1607 of title 10, United 21 States Code, is only entitled to a number of months of 22 educational assistance under section 3313 of title 38, 23 United States Code, equal to the number of months of entitlement remaining under chapter 1607 of title 10, 24

1	United States Code, at the time of conversion to chapter
2	33 of title 38, United States Code.
3	SEC. 410. REPORTS ON PROGRESS OF STUDENTS RECEIV-
4	ING POST-9/11 EDUCATIONAL ASSISTANCE.
5	(a) IN GENERAL.—Chapter 33 of title 38, United
6	States Code, as amended by section 406, is further amend-
7	ed—
8	(1) in subsection $3326(c)$, as redesignated—
9	(A) in paragraph (2), by striking "and"
10	after the semicolon;
11	(B) by redesignating paragraph (3) as
12	paragraph (4); and
13	(C) by inserting after paragraph (2) the
14	following new paragraph (3):
15	"(3) the information received by the Secretary
16	under section 3327 of this title; and"; and
17	(2) by adding at the end the following new sec-
18	tion:
19	"§ 3327. Report on student progress
20	"As a condition on approval under chapter 36 of this
21	title of a course offered by an educational institution (as
22	defined in section 3452 of this title), each year, each edu-
23	cational institution (as so defined) that received a payment
24	in that year on behalf of an individual entitled to edu-
25	cational assistance under this chapter shall submit to the

Secretary such information regarding the academic
 progress of the individual as the Secretary may require.".
 (b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of such chapter, as amended by section
 406, is further amended by adding at the end the following
 new item:

"3327. Report on student progress.".

7 (c) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect on the date that is one year
9 after the date of the enactment of this Act.

Subtitle B—Administration of Educational Assistance

12 SEC. 421. CENTRALIZED REPORTING OF VETERAN ENROLL-

13MENT BY CERTAIN GROUPS, DISTRICTS, AND14CONSORTIUMS OF EDUCATIONAL INSTITU-15TIONS.

16 (a) IN GENERAL.—Section 3684(a) of title 38,
17 United States Code, is amended—

18 (1) in paragraph (1), by inserting "32, 33,"
19 after "31,"; and

20 (2) by adding at the end the following new21 paragraph:

"(4) For purposes of this subsection, the term 'educational institution' may include a group, district, or consortium of separately accredited educational institutions located in the same State that are organized in a manner that facilitates the centralized reporting of the enrollments in such group, district, or consortium of institutions.".

1

2

3 (b) EFFECTIVE DATE.—The amendments made by
4 subsection (a) shall apply with respect to reports sub5 mitted on or after the date of the enactment of this Act.
6 SEC. 422. PROVISION OF INFORMATION REGARDING VET7 ERAN ENTITLEMENT TO EDUCATIONAL AS8 SISTANCE.

9 (a) IN GENERAL.—Subchapter II of chapter 36 of
10 title 38, United States Code, is amended by adding at the
11 end the following new section:

12 "§ 3699. Provision of certain information to educational institutions

14 "(a) IN GENERAL.—For each veteran or other indi-15 vidual pursuing a course of education that has been approved under this chapter using educational assistance to 16 which the veteran or other individual is entitled under 17 chapter 30, 32, 33, or 35 of this title, the Secretary shall 18 19 make available to the educational institution offering the 20 course information about the amount of such educational 21 assistance to which the veteran or other individual is enti-22 tled.

23 "(b) MANNER INFORMATION IS PROVIDED.—The
24 Secretary shall ensure that information made available to
25 an educational institution under subsection (a) is provided

to such educational institution pursuant to such sub section through a secure information technology system
 accessible by the educational institution.

4 "(c) REGULAR UPDATES.—The Secretary shall regu5 larly update information provided under this section to re6 flect any amounts used by veterans and other individ7 uals.".

8 (b) CLERICAL AMENDMENT.—The table of sections 9 at the beginning of such chapter is amended by inserting 10 after the item relating to section 3698 the following new 11 item:

"3699. Provision of certain information to educational institutions.".

12 SEC. 423. ROLE OF STATE APPROVING AGENCIES.

13 (a) APPROVAL OF CERTAIN COURSES.—Section 14 3672(b)(2)(A) of title 38, United States Code, is amended by striking "the following" and all that follows through 15 the colon and inserting the following: "a program of edu-16 17 cation is deemed to be approved for purposes of this chapter if a State approving agency, or the Secretary when 18 acting in the role of a State approving agency, determines 19 that the program is one of the following programs:". 20

(b) APPROVAL OF OTHER COURSES.—Section 3675
of such title is amended—

23 (1) in subsection (a)(1)—

24 (A) by striking "The Secretary or a State
25 approving agency" and inserting "A State ap-

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1	proving agency, or the Secretary when acting in
2	the role of a State approving agency,"; and
3	(B) by striking "offered by proprietary for-
4	profit educational institutions" and inserting
5	"not covered by section 3672 of this title"; and
6	(2) in subsection (b)—
7	(A) in the matter before paragraph (1), by
8	striking "the Secretary or the State approving
9	agency" and inserting "the State approving
10	agency, or the Secretary when acting in the role
11	of a State approving agency,"; and
12	(B) in paragraph (1), by striking "the Sec-
13	retary or the State approving agency" and in-
14	serting "the State approving agency, or the
15	Secretary when acting in the role of a State ap-
16	proving agency".
17	SEC. 424. CRITERIA USED TO APPROVE COURSES.
18	(a) NONACCREDITED COURSES.—Section
19	3676(c)(14) of title 38, United States Code, is amended
20	by inserting before the period the following: "if the Sec-
21	retary, in consultation with the State approving agency
22	and pursuant to regulations prescribed to carry out this
23	paragraph, determines such criteria are necessary and
24	treat public, private, and proprietary for-profit educational
25	institutions equitably".

(b) ACCREDITED COURSES.—Section 3675(b)(3) of
 such title is amended by striking "and (3)" and inserting
 "(3), and (14)".

4 (c) APPLICATION.—The amendment made by sub5 section (a) shall apply with respect to—

6 (1) criteria developed pursuant to paragraph
7 (14) of subsection (c) of section 3676 of title 38,
8 United States Code, on or after January 1, 2013;
9 and

10 (2) an investigation conducted under such sub11 section that is covered by a reimbursement of ex12 penses paid by the Secretary of Veterans Affairs to
13 a State pursuant to section 3674 of such title on or
14 after October 1, 2015.

15SEC. 425. MODIFICATION OF REQUIREMENTS FOR AP-16PROVAL FOR PURPOSES OF EDUCATIONAL17ASSISTANCE PROVIDED BY DEPARTMENT OF18VETERANS AFFAIRS OF PROGRAMS DE-19SIGNED TO PREPARE INDIVIDUALS FOR LI-20CENSURE OR CERTIFICATION.

(a) APPROVAL OF NONACCREDITED COURSES.—Subsection (c) of section 3676 of title 38, United States Code,
as amended by this subtitle, is further amended—

24 (1) by redesignating paragraph (14) as para-25 graph (16); and

1	(2) by inserting after paragraph (13) the fol-
2	lowing new paragraphs:
3	"(14) In the case of a course designed to pre-
4	pare an individual for licensure or certification in a
5	State, the course—
6	"(A) meets all instructional curriculum li-
7	censure or certification requirements of such
8	State; and
9	"(B) in the case of a course designed to
10	prepare an individual for licensure to practice
11	law in a State, is accredited by an accrediting
12	agency or association recognized by the Sec-
13	retary of Education under subpart 2 of part H
14	of title IV of the Higher Education Act of 1965
15	(20 U.S.C. 1099b).
16	((15) In the case of a course designed to pre-
17	pare an individual for employment pursuant to
18	standards developed by a board or agency of a State
19	in an occupation that requires approval, licensure, or
20	certification, the course—
21	"(A) meets such standards; and
22	"(B) in the case of a course designed to
23	prepare an individual for licensure to practice
24	law in a State, is accredited by an accrediting
25	agency or association recognized by the Sec-

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1	retary of Education under subpart 2 of part H
2	of title IV of the Higher Education Act of 1965
3	(20 U.S.C. 1099b).".
4	(b) EXCEPTIONS.—Such section is further amended
5	by adding at the end the following new subsection:
6	((f)(1) The Secretary may waive the requirements of
7	paragraph (14) or (15) of subsection (c) in the case of
8	a course of education offered by an educational institution
9	(either accredited or not accredited) if the Secretary deter-
10	mines all of the following:
11	"(A) The educational institution is not accred-
12	ited by an agency or association recognized by the
13	Secretary of Education.
14	"(B) The course did not meet the requirements
15	of such paragraph at any time during the two-year
16	period preceding the date of the waiver.
17	"(C) The waiver furthers the purposes of the
18	educational assistance programs administered by the
19	Secretary or would further the education interests of
20	individuals eligible for assistance under such pro-
21	grams.
22	"(D) The educational institution does not pro-
23	vide any commission, bonus, or other incentive pay-
24	ment based directly or indirectly on success in secur-
25	ing enrollments or financial aid to any persons or

entities engaged in any student recruiting or admis sion activities or in making decisions regarding the
 award of student financial assistance, except for the
 recruitment of foreign students residing in foreign
 countries who are not eligible to receive Federal stu dent assistance.

7 "(2) Not later than 30 days after the date on which
8 the Secretary issues a waiver under paragraph (1), the
9 Secretary shall submit to Congress notice of such waiver
10 and a justification for issuing such waiver.".

(c) APPROVAL OF ACCREDITED COURSES.—Section
3675(b)(3) of such title, as amended by this subtitle, is
further amended—

14 (1) by striking "and (14)" and inserting "(14),
15 (15), and (16)"; and

16 (2) by inserting before the period at the end the
17 following: "(or, with respect to such paragraphs (14)
18 and (15), the requirements under such paragraphs
19 are waived pursuant to subsection (f)(1) of section
20 3676 of this title)".

21 (d) APPROVAL OF ACCREDITED STANDARD COLLEGE
22 DEGREE PROGRAMS OFFERED AT PUBLIC OR NOT-FOR23 PROFIT EDUCATIONAL INSTITUTIONS.—Section
24 3672(b)(2) of such title is amended—

1	(1) in subparagraph (A)(i), by striking "An ac-
2	credited" and inserting "Except as provided in sub-
3	paragraph (C), an accredited"; and
4	(2) by adding at the end the following new sub-
5	paragraph:
6	"(C) A course that is described in both subparagraph
7	(A)(i) of this paragraph and in paragraph (14) or (15)
8	of section 3676(c) of this title shall not be deemed to be
9	approved for purposes of this chapter unless—
10	"(i) a State approving agency, or the Secretary
11	when acting in the role of a State approving agency,
12	determines that the course meets the applicable cri-
13	teria in such paragraphs; or
13 14	teria in such paragraphs; or "(ii) the Secretary issues a waiver for such
14	"(ii) the Secretary issues a waiver for such
14 15	"(ii) the Secretary issues a waiver for such course under section $3676(f)(1)$ of this title.".
14 15 16	"(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.".(e) DISAPPROVAL OF COURSES.—Section 3679 of
14 15 16 17	 "(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.". (e) DISAPPROVAL OF COURSES.—Section 3679 of such title is amended by adding at the end the following
14 15 16 17 18	 "(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.". (e) DISAPPROVAL OF COURSES.—Section 3679 of such title is amended by adding at the end the following new subsection:
14 15 16 17 18 19	 "(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.". (e) DISAPPROVAL OF COURSES.—Section 3679 of such title is amended by adding at the end the following new subsection: "(d) Notwithstanding any other provision of this
 14 15 16 17 18 19 20 	 "(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.". (e) DISAPPROVAL OF COURSES.—Section 3679 of such title is amended by adding at the end the following new subsection: "(d) Notwithstanding any other provision of this chapter, the Secretary or the applicable State approving
 14 15 16 17 18 19 20 21 	 "(ii) the Secretary issues a waiver for such course under section 3676(f)(1) of this title.". (e) DISAPPROVAL OF COURSES.—Section 3679 of such title is amended by adding at the end the following new subsection: "(d) Notwithstanding any other provision of this chapter, the Secretary or the applicable State approving agency shall disapprove a course of education described

"(1) publicly discloses any conditions or addi-1 2 tional requirements, including training, experience, 3 or examinations, required to obtain the license, cer-4 tification, or approval for which the course of edu-5 cation is designed to provide preparation; and 6 "(2) makes each disclosure required by para-7 graph (1) in a manner that the Secretary considers 8 prominent (as specified by the Secretary in regula-9 tions prescribed for purposes of this subsection).". 10 (f) APPLICABILITY.—If after enrollment in a course of education that is subject to disapproval by reason of 11 12 an amendment made by this Act, an individual pursues 13 one or more courses of education at the same educational institution while remaining continuously enrolled (other 14 15 than during regularly scheduled breaks between courses, semesters, or terms) at that institution, any course so pur-16 17 sued by the individual at that institution while so continu-18 ously enrolled shall not be subject to disapproval by reason

19 of such amendment.

20 SEC. 426. COMPLIANCE SURVEYS.

21 (a) IN GENERAL.—Section 3693 of title 38, United
22 States Code, is amended—

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

"(a)(1) Except as provided in subsection (b), the Sec retary shall conduct an annual compliance survey of edu cational institutions and training establishments offering
 one or more courses approved for the enrollment of eligible
 veterans or persons if at least 20 such veterans or persons
 are enrolled in any such course.

7 "(2) The Secretary shall—

8 "(A) design the compliance surveys required by 9 paragraph (1) to ensure that such institutions or es-10 tablishments described in such paragraph, as the 11 case may be, and approved courses are in compliance 12 with all applicable provisions of chapters 30 through 13 36 of this title;

14 "(B) survey each such educational institution
15 and training establishment not less than once during
16 every two-year period; and

17 "(C) assign not fewer than one education com18 pliance specialist to work on compliance surveys in
19 any year for each 40 compliance surveys required to
20 be made under this section for such year.

21 "(3) The Secretary, in consultation with the State ap22 proving agencies, shall—

23 "(A) annually determine the parameters of the
24 surveys required under paragraph (1); and

1	"(B) not later than September 1 of each year,
2	make available to the State approving agencies a list
3	of the educational institutions and training estab-
4	lishments that will be surveyed during the fiscal year
5	following the date of making such list available.";
6	and
7	(2) by adding at the end the following new sub-
8	section:
9	"(c) In this section, the terms 'educational institu-
10	tion' and 'training establishment' have the meanings given
11	such terms in section 3452 of this title.".
12	(b) Conforming Amendments.—Subsection (b) of
13	such section is amended—
14	(1) by striking "subsection (a) of this section
15	for an annual compliance survey" and inserting
16	"subsection (a)(1) for a compliance survey";
17	(2) by striking "institution" and inserting
18	"educational institution or training establishment";
19	and
20	(3) by striking "institution's demonstrated
21	record of compliance" and inserting "record of com-
22	pliance of such institution or establishment".

1	SEC. 427. SURVEY OF INDIVIDUALS USING THEIR ENTITLE-
2	MENT TO EDUCATIONAL ASSISTANCE UNDER
3	THE EDUCATIONAL ASSISTANCE PROGRAMS
4	ADMINISTERED BY THE SECRETARY OF VET-
5	ERANS AFFAIRS.
6	(a) Survey Required.—
7	(1) IN GENERAL.—By not later than 270 days
8	after the date of the enactment of this Act, the Sec-
9	retary of Veterans Affairs shall enter into a contract
10	with a nongovernmental entity for the conduct of a
11	survey of a statistically valid sample of individuals
12	who have used or are using their entitlement to edu-
13	cational assistance under chapters 30, 32, 33, and
14	35 of title 38, United States Code, to pursue a pro-
15	gram of education or training.
16	(2) CONTRACT REQUIREMENTS.—The contract
17	shall provide that—
18	(A) not later than one month before the
19	collection of data under the survey begins, the

collection of data under the survey begins, the
survey shall be submitted to the Committee on
Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of
Representatives;

24 (B) the nongovernmental entity shall com-25 plete the survey and submit to the Secretary

1	the results of the survey by not later than 180
2	days after entering into the contract; and
3	(C) the survey shall be conducted by elec-
4	tronic means and by any other means the non-
5	governmental entity determines appropriate.
6	(b) INFORMATION TO BE COLLECTED.—The con-
7	tract under subsection (a) shall provide that the survey
8	shall be designed to collect the following types of informa-
9	tion about each individual surveyed, where applicable:
10	(1) Demographic information, including the
11	highest level of education completed by the indi-
12	vidual, the military occupational specialty or special-
13	ties of the individual while serving on active duty as
14	a member of the Armed Forces or as a member of
15	the National Guard or of a Reserve Component of
16	the Armed Forces, and whether the individual has a
17	service-connected disability.
18	(2) The opinion of the individual regarding par-
19	ticipation in the transition assistance program under
20	section 1144 of title 10, United States Code, and
21	the effectiveness of the program, including instruc-
22	tion on the use of the benefits under laws adminis-
23	tered by the Secretary of Veterans Affairs.
24	(3) The resources the individual used to help
25	the individual—

1	(A) decide to use the individual's entitle-
2	ment to educational assistance to enroll in a
3	program of education or training; and
4	(B) choose the program of education or
5	training the individual pursued.
6	(4) The individual's goal when the individual
7	enrolled in the program of education or training.
8	(5) The nature of the individual's experience
9	with the education benefits processing system of the
10	Department of Veterans Affairs.
11	(6) The nature of the individual's experience
12	with the school certifying official of the educational
13	institution where the individual pursued the program
14	of education or training who processed the individ-
15	ual's claim.
16	(7) Any services or benefits the educational in-
17	stitution or program of education or training pro-
18	vided to veterans while the individual pursued the
19	program of education or training.
20	(8) The type of educational institution at which
21	the individual pursued the program of education or
22	training.
23	(9) Whether the individual completed the pro-
24	gram of education or training or the number of cred-
25	it hours completed by the individual as of the time

1	of the survey, and, if applicable, any degree or cer-
2	tificate obtained by the individual for completing the
3	program.
4	(10) The employment status of the individual
5	and whether such employment status differs from
6	the employment status of the individual prior to en-
7	rolling in the program of education or training.
8	(11) Whether the individual is or was enrolled
9	in a program of education on a full-time or part-
10	time basis.
11	(12) The opinion of the individual on the effec-
12	tiveness of the educational assistance program of the
13	Department of Veterans Affairs under which the in-
14	dividual was entitled to educational assistance.
15	(13) Whether the individual was ever entitled to
16	a rehabilitation under chapter 31 of title 38, United
17	States Code, and whether the individual participated
18	in such a program.
19	(14) A description of any circumstances that
20	prevented the individual from using the individual's
21	entitlement to educational assistance to pursue a de-
22	sired career path or degree.
23	(15) Whether the individual is using the indi-
24	vidual's entitlement to educational assistance to pur-

1 sue a program of education or training or has trans-2 ferred such an entitlement to a dependent.

3 (16) Such other matters as the Secretary deter-4 mines appropriate.

5 (c) REPORT.—Not later than 90 days after receiving the results of the survey required under this section, the 6 7 Secretary shall submit to the Committee on Veterans' Af-8 fairs of the Senate and the Committee on Veterans' Af-9 fairs of the House of Representatives a report on the re-10 sults of the survey and any recommendations of the Secretary relating to such results. Such report shall also in-11 12 clude an unedited version of the results of the survey sub-13 mitted by the nongovernmental entity that conducted the 14 survey.

15 SEC. 428. TECHNICAL AMENDMENT RELATING TO IN-STATE 16 TUITION RATE FOR INDIVIDUALS TO WHOM 17 ENTITLEMENT IS TRANSFERRED UNDER ALL-18 VOLUNTEER FORCE EDUCATIONAL ASSIST-19 ANCE **PROGRAM** AND **POST-9/11** EDU-20

21 (a) TECHNICAL AMENDMENT.—Subparagraph (B) of 22 section 3679(c)(2) of title 38, United States Code, is 23 amended to read as follows:

CATIONAL ASSISTANCE.

24 "(B) An individual who is entitled to assistance 25 under-

1	"(i) section 3311(b)(9) of this title; or
2	"(ii) section 3319 of this title by virtue of
3	the individual's relationship to—
4	((I) a veteran described in subpara-
5	graph (A); or
6	"(II) a member of the uniformed serv-
7	ices described in section 3319(b) of this
8	title who is serving on active duty.".
9	(b) APPLICABILITY.—The amendment made by sub-
10	section (a) shall apply with respect to a course, semester,
11	or term that begins after July 1, 2017.
12	TITLE V—EMPLOYMENT AND
13	TRANSITION
13 14	TRANSITION SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS
14	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS
14 15	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN-
14 15 16	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR
14 15 16 17	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS.
14 15 16 17 18	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS. (a) IN GENERAL.—Section 4103 of title 38, United
14 15 16 17 18 19	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS. (a) IN GENERAL.—Section 4103 of title 38, United States Code, is amended by adding at the end the fol-
14 15 16 17 18 19 20	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS. (a) IN GENERAL.—Section 4103 of title 38, United States Code, is amended by adding at the end the fol- lowing new subsection:
 14 15 16 17 18 19 20 21 	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS. (a) IN GENERAL.—Section 4103 of title 38, United States Code, is amended by adding at the end the fol- lowing new subsection: "(c) COORDINATION WITH STATE DEPARTMENTS OF
 14 15 16 17 18 19 20 21 22 	SEC. 501. REQUIRED COORDINATION BETWEEN DIRECTORS FOR VETERANS' EMPLOYMENT AND TRAIN- ING WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS. (a) IN GENERAL.—Section 4103 of title 38, United States Code, is amended by adding at the end the fol- lowing new subsection: "(c) COORDINATION WITH STATE DEPARTMENTS OF LABOR AND VETERANS AFFAIRS.—Each Director for Vet-

State department of labor and the State department of
 veterans affairs.".

3 (b) EFFECTIVE DATE.—Subsection (c) of such sec4 tion, as added by subsection (a), shall take effect on the
5 date that is one year after the date of the enactment of
6 this Act.

7 SEC. 502. LONGITUDINAL STUDY OF JOB COUNSELING, 8 TRAINING, AND PLACEMENT SERVICE FOR 9 VETERANS.

10 (a) IN GENERAL.—Chapter 41 of title 38, United
11 States Code, is amended by adding at the end the fol12 lowing new section:

13 "§ 4115. Longitudinal study of job counseling, train 14 ing, and placement service for veterans

"(a) STUDY REQUIRED.—(1) The Secretary shall
enter into a contract with a nongovernmental entity to
conduct a longitudinal study of a statistically valid sample
of each of the groups of individuals described in paragraph
(2). The contract shall provide for the study of each such
group over a period of at least five years.

21 "(2) The groups of individuals described in this para-22 graph are the following:

23 "(A) Veterans who have received intensive serv-24 ices.

1	"(B) Veterans who did not receive intensive
2	services but who otherwise received services under
3	this chapter.
4	"(C) Veterans who did not seek or receive serv-
5	ices under this chapter.
6	"(3) The study required by this subsection shall in-
7	clude the collection, for each individual who participates
8	in the study, of the following information:
9	"(A) The average number of months such indi-
10	vidual served on active duty.
11	"(B) The disability ratings of such individual.
12	"(C) Any unemployment benefits received by
13	such individual.
14	"(D) The average number of months such indi-
15	vidual was employed during the year covered by the
16	report.
17	"(E) The average annual starting and ending
18	salaries of any such individual who was employed
19	during the year covered by the report.
20	"(F) The average annual income of such indi-
21	vidual.
22	"(G) The average total household income of
23	such individual for the year covered by the report.
24	"(H) The percentage of such individuals who
25	own their principal residences.

1	"(I) The employment status of such individual.
2	"(J) In the case of such an individual who re-
3	ceived services under this chapter, whether the indi-
4	vidual believes that any service provided by a dis-
5	abled veterans' outreach program specialist or local
6	veterans' employment representative helped the indi-
7	vidual to become employed.
8	"(K) In the case of such an individual who be-
9	lieves such a service helped the individual to become
10	employed, whether—
11	"(i) the individual retained the position of
12	employment for a period of one year or longer;
13	and
14	"(ii) the individual believes such a service
15	helped the individual to secure a higher wage or
16	salary.
17	"(L) The conditions under which such indi-
18	vidual was discharged or released from the Armed
19	Forces.
20	((M) Whether such individual has used any
21	educational assistance to which the individual is en-
22	titled under this title.
23	"(N) Whether such individual has participated
24	in a rehabilitation program under chapter 31 of this
25	title.

1	"(O) Whether such individual had contact with
2	a One-Stop Career Center employee while attending
3	a workshop or job fair under the Transition GPS
4	Program of the Department of Defense.
5	"(P) Demographic information about such indi-
6	vidual.
7	"(Q) Such other information as the Secretary
8	determines appropriate.
9	"(b) ANNUAL REPORT.—(1) By not later than July
10	1 of each year covered by the study required under sub-
11	section (a), the Secretary shall submit to the Committee
12	on Veterans' Affairs of the Senate and the Committee on
13	Veterans' Affairs of the House of Representatives a report
14	on the outcomes of the study during the preceding year.
15	((2) The Secretary shall include in each report sub-
16	mitted under paragraph (1) the following:
17	"(A) Information with respect to job fairs at-
18	tended by One-Stop Career Center employees at
19	which the employees had contact with a veteran, in-
20	cluding, for the year preceding the year in which the
21	report is submitted, the following:
22	"(i) The number of job fairs attended by
23	One-Stop Career Center employees at which the
24	employees had contact with a veteran.

1	"(ii) The number of veterans contacted at
2	each such job fair.
3	"(B) Such information as the Secretary deter-
4	mines is necessary to determine the long-term out-
5	comes of the individuals in the groups described in
6	subsection (a)(2).".
7	(b) Clerical Amendment.—The table of sections
8	at the beginning of such chapter is amended by adding
9	at the end the following new item:
	"4115. Longitudinal study of job counseling, training, and placement service for veterans.".
10	TITLE VI—HOMELESS VETERANS
11	Subtitle A—Homeless Matters
12	Generally
13	SEC. 601. EXPANSION OF DEFINITION OF HOMELESS VET-
14	
	ERAN FOR PURPOSES OF BENEFITS UNDER
15	ERAN FOR PURPOSES OF BENEFITS UNDER THE LAWS ADMINISTERED BY THE SEC-
15 16	
	THE LAWS ADMINISTERED BY THE SEC-
16	THE LAWS ADMINISTERED BY THE SEC- RETARY OF VETERANS AFFAIRS.
16 17	THE LAWS ADMINISTERED BY THE SEC- RETARY OF VETERANS AFFAIRS. Section 2002(1) of title 38, United States Code, is
16 17 18	THE LAWS ADMINISTERED BY THE SEC- RETARY OF VETERANS AFFAIRS. Section 2002(1) of title 38, United States Code, is amended by striking "in section 103(a) of the McKinney-
16 17 18 19	THE LAWS ADMINISTERED BY THE SEC- RETARY OF VETERANS AFFAIRS. Section 2002(1) of title 38, United States Code, is amended by striking "in section 103(a) of the McKinney- Vento Homeless Assistance Act (42 U.S.C. 11302(a))"

1	SEC. 602. INCREASED PER DIEM PAYMENTS FOR TRANSI-
2	TIONAL HOUSING ASSISTANCE THAT BE-
3	COMES PERMANENT HOUSING FOR HOME-
4	LESS VETERANS.
5	Section 2012(a)(2) of title 38, United States Code,
6	is amended—
7	(1) by redesignating subparagraphs (B)
8	through (D) as subparagraphs (C) through (E), re-
9	spectively;
10	(2) in subparagraph (C), as redesignated, by
11	striking "in subparagraph (D)" and inserting "in
12	subparagraph (E)";
13	(3) in subparagraph (D), as redesignated, by
14	striking "under subparagraph (B)" and inserting
15	"under subparagraph (C)";
16	(4) in subparagraph (E), as redesignated, by
17	striking "in subparagraphs (B) and (C)" and insert-
18	ing "in subparagraphs (C) and (D)"; and
19	(5) in subparagraph (A)—
20	(A) by striking "The rate" and inserting
21	"Except as otherwise provided in subparagraph
22	(B), the rate"; and
23	(B) by striking "under subparagraph (B)"
24	and all that follows through the end and insert-
25	ing the following: "under subparagraph (C).

"(B)(i) Except as provided in clause (ii), in no case
may the rate determined under this paragraph exceed the
rate authorized for State homes for domiciliary care under
subsection (a)(1)(A) of section 1741 of this title, as the
Secretary may increase from time to time under subsection (c) of that section.

7 "(ii) In the case of services furnished to a homeless 8 veteran who is placed in housing that will become perma-9 nent housing for the veteran upon termination of the fur-10 nishing of such services to such veteran, the maximum rate of per diem authorized under this section is 150 per-11 12 cent of the rate authorized for State homes for domiciliary 13 care under subsection (a)(1)(A) of section 1741 of this title, as the Secretary may increase from time to time 14 15 under subsection (c) of that section.".

16 SEC. 603. CLARIFICATION OF ELIGIBILITY FOR SERVICES

17 UNDER HOMELESS VETERANS REINTEGRA-18 TION PROGRAMS.

Section 2021(a) of title 38, United States Code, is
amended by striking "reintegration of homeless veterans
into the labor force." and inserting the following: "reintegration into the labor force of—"

23 "(1) homeless veterans;

24 "(2) veterans participating in the Department25 of Veterans Affairs supported housing program for

1	which rental assistance is provided pursuant to sec-
2	tion 8(0)(19) of the United States Housing Act of
3	1937 (42 U.S.C. 1437f(o)(19));
4	"(3) Native Americans (as defined in section
5	3765 of this title) who are veterans and receiving as-
6	sistance under the Native American Housing Assist-
7	ance and Self Determination Act of 1996 (25 U.S.C.
8	4101 et seq.); and
9	"(4) veterans who are transitioning from being
10	incarcerated.".
11	SEC. 604. PROGRAM TO IMPROVE RETENTION OF HOUSING
11 12	SEC. 604. PROGRAM TO IMPROVE RETENTION OF HOUSING BY FORMERLY HOMELESS VETERANS AND
12	BY FORMERLY HOMELESS VETERANS AND
12 13	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME-
12 13 14	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME- LESS.
12 13 14 15	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME- LESS. (a) Program Required.—
12 13 14 15 16	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME- LESS. (a) PROGRAM REQUIRED.— (1) IN GENERAL.—Subchapter II of chapter 20
12 13 14 15 16 17	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME- LESS. (a) PROGRAM REQUIRED.— (1) IN GENERAL.—Subchapter II of chapter 20 of title 38, United States Code, is amended—
12 13 14 15 16 17 18	BY FORMERLY HOMELESS VETERANS AND VETERANS AT RISK OF BECOMING HOME- LESS. (a) PROGRAM REQUIRED.— (1) IN GENERAL.—Subchapter II of chapter 20 of title 38, United States Code, is amended— (A) by redesignating section 2013 as sec-

1 "§ 2013. Program to improve retention of housing by 2 formerly homeless veterans and veterans 3 at risk of becoming homeless

4 "(a) PROGRAM REQUIRED.—The Secretary shall 5 carry out a program under which the Secretary shall pro-6 vide case management services to improve the retention 7 of housing by veterans who were previously homeless and 8 are transitioning to permanent housing and veterans who 9 are at risk of becoming homeless.

10 "(b) GRANTS.—(1) The Secretary shall carry out the11 program through the award of grants.

12 ((2)(A) In awarding grants under paragraph (1), the 13 Secretary shall give priority to organizations that demonstrate a capability to provide case management services 14 15 as described in subsection (a), particularly organizations 16 that are successfully providing or have successfully provided transitional housing services using amounts provided 17 18 by the Secretary under sections 2012 and 2061 of this 19 title.

20 "(B) In giving priority under subparagraph (A), the
21 Secretary shall give extra priority to an organization de22 scribed in such subparagraph that—

23 "(i) voluntarily stops receiving amounts pro24 vided by the Secretary under sections 2012 and
25 2061 of this title; and

1 "(ii) converts a facility that the organization 2 used to provide transitional housing services into a 3 facility that the organization uses to provide perma-4 nent housing that meets housing quality standards 5 established under section 8(0)(8)(B) of the United 6 Housing Act of 1937(42)U.S.C. States 7 1437f(o)(8)(B)).

8 "(C) In any case in which a facility, with respect to 9 which a person received a grant for construction, rehabili-10 tation, or acquisition under section 2011 of this title, is converted as described in subparagraph (B)(ii), such con-11 12 version shall be considered to have been carried out pursu-13 ant to the needs of the Department and such person shall not be considered in noncompliance with the terms of such 14 15 grant by reason of such conversion.".

16 (2) CLERICAL AMENDMENT.—The table of sec17 tions at the beginning of chapter 20 of such title is
18 amended by striking the item relating to section
19 2013 and inserting the following new items:

"2013. Program to improve retention of housing by formerly homeless veterans and veterans at risk of becoming homeless."2014. Authorization of appropriations.".

(b) REGULATIONS.—Not later than one year after the
date of the enactment of this Act, the Secretary of Veterans Affairs shall prescribe regulations to carry out section 2013 of such title, as added by subsection (a)(1)(B).

24 (c) REPORT.—

1	(1) IN GENERAL.—Not later than June 1,
2	2020, the Secretary shall submit to the Committee
3	on Veterans' Affairs of the Senate and the Com-
4	mittee on Veterans' Affairs of the House of Rep-
5	resentatives a report on the program required by
6	section 2013 of such title, as added by subsection
7	(a)(1)(B).
8	(2) CONTENTS.—The report submitted under
9	paragraph (1) shall include assessments of the fol-
10	lowing:
11	(A) The percentage of veterans who re-
12	ceived case management services under the pro-
13	gram who were able to retain permanent hous-
14	ing by the end of the program, disaggregated
15	by each recipient of a grant under such section.
16	(B) The percentage of veterans who re-
17	ceived case management services under the pro-
18	gram who were not in permanent housing at
19	the end of the program, disaggregated by hous-
20	ing status and reason for failing to retain per-
21	manent housing under the program.
22	(C) The use by veterans, who received case
23	management services under the program, of
24	housing assistance furnished by the Department
25	of Veterans Affairs, including a comparison of

1	the use of such assistance by such veterans be-
2	fore and after receiving such services.
3	(D) An assessment of the employment sta-
4	tus of veterans who received case management
5	services under the program, including a com-
6	parison of the employment status of such vet-
7	erans before and after receiving such services.
8	SEC. 605. PILOT PROGRAM ON PROVISION OF INTENSIVE
9	CASE MANAGEMENT INTERVENTIONS TO
10	HOMELESS VETERANS WHO RECEIVE THE
11	MOST HEALTH CARE FROM THE DEPART-
12	MENT OF VETERANS AFFAIRS.
13	(a) PILOT PROGRAM REQUIRED.—Not later than
14	September 1, 2017, the Secretary of Veterans Affairs shall
15	commence a pilot program to assess the feasibility and ad-
16	visability of providing intensive case management inter-
17	ventions to covered veterans.
18	(b) COVERED VETERANS.—For purposes of the pilot
19	program, a covered veteran is a veteran who is enrolled
20	in—
21	(1) the homeless registry of the Department;
22	and
23	(2) the system of annual patient enrollment es-
24	tablished and operated by the Secretary under sec-
25	tion 1705(a) of title 38, United States Code.

1 (c) LOCATION.—

2	(1) IN GENERAL.—The Secretary shall carry
3	out the pilot program at not fewer than six locations
4	selected by the Secretary for purposes of the pilot
5	program as follows:
6	(A) Not fewer than three locations in cities
7	that have the largest populations of homeless
8	veterans in the United States.
9	(B) Not fewer than three locations in sub-
10	urban or rural settings.
11	(2) INTERACTION AND COORDINATION WITH
12	COMMUNITY ORGANIZATIONS.—In selecting locations
13	under paragraph (1), the Secretary shall only select
14	locations in areas in which the Secretary determines
15	that there is a high degree of interaction and coordi-
16	nation between the Department and community or-
17	ganizations that provide housing and social services
18	for veterans, such as outreach, employment, and fi-
19	nancial assistance for homeless veterans, veterans at
20	risk of becoming homeless, and low-income veterans.
21	(d) Provision of Intensive Case Management
22	INTERVENTIONS.—
23	(1) MINIMUM NUMBER OF VETERANS TO RE-
24	CEIVE INTERVENTIONS.—In carrying out the pro-

25 gram at each location selected under subsection (c),

the Secretary shall provide intensive case management interventions to not fewer than 20 covered veterans at each such location who the Secretary determines are the covered veterans at such location who receive the most health care and related services furnished by the Department of Veterans Affairs.

7 (2) NATURE OF INTERVENTIONS.—The inten-8 sive case management interventions provided to cov-9 ered veterans under paragraph (1) shall include as-10 sistance with gaining and maintaining access to such 11 housing and services, including benefits and services 12 to which covered veterans may be entitled or eligible 13 under the laws administered by the Secretary, as 14 may be necessary to improve the stability of their 15 housing and the appropriateness of the health care 16 that they receive.

17 (e) REPORT.—

(1) IN GENERAL.—Not later than December 1,
2019, the Secretary shall submit to the Committee
on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a report on the pilot program carried
out under this section.

1	(2) CONTENTS.—The report submitted under
2	paragraph (1) shall include assessments of the fol-
3	lowing:
4	(A) The types and frequencies of intensive
5	case management interventions provided under
6	the pilot program.
7	(B) The housing status of each veteran
8	who received an intensive case management
9	intervention under the pilot program.
10	(C) The employment status of each veteran
11	who received an intensive case management
12	intervention under the pilot program, including
13	a comparison of the employment status of such
14	veteran before and after receiving such inter-
15	vention.
16	(D) The use by veterans who received in-
17	tensive case management interventions under
18	the pilot program of health care and related
19	services furnished by the Department of Vet-
20	erans Affairs and the costs incurred by the De-
21	partment in furnishing such care and services,
22	including a comparison of the use by such vet-
23	erans of such care and services and the costs
24	incurred from furnishing such care and services
25	before and after receiving such interventions.

1	(E) The number of veterans who received
2	intensive case management interventions under
3	the pilot program, disaggregated by whether the
4	intensive case management intervention was
5	provided in a location described in subpara-
6	graph (A) or (B) of subsection $(c)(1)$.
7	(F) The costs incurred by the Department
8	in carrying out the pilot program,
9	disaggregated by provision of intensive case
10	management interventions in locations de-
11	scribed in subparagraphs (A) and (B) of such
12	subsection.
13	(G) An estimate of the costs the Depart-
14	ment would have incurred for the provision of
15	health care and associated services to covered
16	veterans but for the provision of intensive case
17	management interventions under the pilot pro-
18	gram, disaggregated by provision of intensive
19	case management interventions in locations de-
20	scribed in subparagraphs (A) and (B) of sub-

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section (c)(1).

1SEC. 606. ESTABLISHMENT OF NATIONAL CENTER ON2HOMELESSNESS AMONG VETERANS.

3 (a) IN GENERAL.—Subchapter VII of chapter 20 of
4 title 38, United States Code, is amended by adding at the
5 end the following new section:

6 "§ 2067. National Center on Homelessness Among Vet7 erans

8 "(a) IN GENERAL.—(1) The Secretary shall establish
9 and operate a center to carry out the functions described
10 in subsection (b).

11 "(2) The center established under paragraph (1)12 shall be known as the 'National Center on Homelessness13 Among Veterans'.

"(3) To the degree practicable, the Secretary shall
operate the center established under paragraph (1) independently of the other programs of the Department that
address homelessness among veterans.

18 "(b) FUNCTIONS.—The functions described in this19 subsection are as follows:

20 "(1) To carry out and promote research into
21 the causes and contributing factors to veteran home22 lessness.

23 "(2) To assess the effectiveness of programs of
24 the Department to meet the needs of homeless vet25 erans.

"(3) To identify and disseminate best practices
 with regard to housing stabilization, income support,
 employment assistance, community partnerships,
 and such other matters as the Secretary considers
 appropriate with respect to addressing veteran
 homelessness.

"(4) To integrate evidence-based and best practices, policies, and programs into programs of the
Department for homeless veterans and veterans at
risk of homelessness and to ensure that the staff of
the Department and community partners can implement such practices, policies, and programs.

13 "(5) To serve as a resource center for, and pro-14 mote and seek to coordinate the exchange of infor-15 mation regarding, all research and training activities 16 carried out by the Department and by other Federal 17 and non-Federal entities with respect to veteran 18 homelessness.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 20 of such title is amended
by inserting after the item relating to section 2066 the
following new item:

"2067. National Center on Homelessness Among Veterans.".

1	3DD SEC. 607. ADMINISTRATIVE IMPROVEMENTS TO GRANT
2	AND PER DIEM PROGRAMS OF DEPARTMENT
3	OF VETERANS AFFAIRS.
4	(a) IN GENERAL.—Section 2012 of title 38, United
5	States Code, is amended—
6	(1) in subsection $(a)(1)$, in the matter before
7	subparagraph (A), by inserting "and except as oth-
8	erwise provided in this section" after "such pur-
9	pose"; and
10	(2) by adding at the end the following new sub-
11	section:
12	"(e) Review and Conditional Renewal.—(1)
13	Each year, the Secretary shall review each grant recipient
14	and eligible entity that received a per diem payment under
15	this section for a service furnished to a veteran during
16	the one-year period preceding the review to evaluate the
17	performance of the grant recipient or eligible entity during
18	that period with respect to—
19	"(A) the success of the grant recipient or eligi-
20	ble entity in assisting veterans to obtain, transition
21	into, and retain permanent housing; and
22	"(B) increasing the income of veterans, whether
23	by helping veterans obtain employment or by helping
24	veterans obtain income-related benefits to which
25	such veterans may be eligible or entitled.

1 "(2) For any grant recipient or eligible entity whose 2 performance was evaluated for a year under paragraph 3 (1), the Secretary may only provide per diem under this 4 section to that grant recipient or eligible entity in the fol-5 lowing year if the Secretary determines that such perform-6 ance merits continued receipt of per diem under this sec-7 tion.

8 "(3) The Secretary shall establish uniform perform-9 ance targets throughout the United States for all grant 10 recipients and eligible entities that receive per diem pay-11 ments under this section for purposes of evaluating the 12 performance of each such grant recipient and eligible enti-13 ty under this subsection.".

14 (b) EFFECTIVE DATE.—

(1) UNIFORM PERFORMANCE TARGETS.—Not
later than one year after the date of the enactment
of this Act, the Secretary shall establish uniform
performance targets pursuant to paragraph (3) of
section 2012(e) of title 38, United States Code, as
added by subsection (a)(2).

(2) REVIEW OF GRANT RECIPIENTS AND ELIGIBLE ENTITIES.—The Secretary shall complete the
first review of each grant recipient and eligible entity pursuant to paragraph (1) of such section, as so

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1	added, not later than two years after the date of the
2	enactment of this Act.
3	SEC. 608. PARTNERSHIPS WITH PUBLIC AND PRIVATE ENTI-
4	TIES TO PROVIDE LEGAL SERVICES TO
5	HOMELESS VETERANS AND VETERANS AT
6	RISK OF HOMELESSNESS.
7	(a) IN GENERAL.—Chapter 20 of title 38, United
8	States Code, is amended by inserting after section 2022
9	the following new section:
10	"§2022A. Partnerships with public and private enti-
11	ties to provide legal services to homeless
12	veterans and veterans at risk of home-
13	lessness
	lessness "(a) Partnerships Authorized.—Subject to the
13	
13 14	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the
13 14 15	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities,
13 14 15 16	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities,
 13 14 15 16 17 	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities, through the award of grants or the use of cooperative
 13 14 15 16 17 18 	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities, through the award of grants or the use of cooperative agreements, to fund a portion of the general legal services
 13 14 15 16 17 18 19 	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities, through the award of grants or the use of cooperative agreements, to fund a portion of the general legal services specified in subsection (c) that are provided by such enti-
 13 14 15 16 17 18 19 20 	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities, through the award of grants or the use of cooperative agreements, to fund a portion of the general legal services specified in subsection (c) that are provided by such enti- ties to homeless veterans and veterans at risk of homeless-
 13 14 15 16 17 18 19 20 21 	"(a) PARTNERSHIPS AUTHORIZED.—Subject to the availability of funds for that purpose, the Secretary may enter into partnerships with public or private entities, through the award of grants or the use of cooperative agreements, to fund a portion of the general legal services specified in subsection (c) that are provided by such enti- ties to homeless veterans and veterans at risk of homeless- ness.

25 geographic regions of the United States, including rural

communities, tribal lands of the United States, Native
 Americans, and tribal organizations.

3 "(2) In this subsection, the terms 'Native American'
4 and 'tribal organization' have the meanings given such
5 terms in section 3765 of this title.

6 "(c) LEGAL SERVICES.—Legal services specified in 7 this subsection include legal services provided by public 8 or private entities that address the needs of homeless vet-9 erans and veterans at risk of homelessness, such as the 10 following:

"(1) Legal services related to housing, including
eviction defense and representation in landlord-tenant cases.

14 "(2) Legal services related to family law, in15 cluding assistance in court proceedings for child sup16 port, divorce, and estate planning.

17 "(3) Legal services related to income support,18 including assistance in obtaining public benefits.

"(4) Legal services related to criminal defense,
including defense in matters symptomatic of homelessness, such as outstanding warrants, fines, and
driver's license revocation, to reduce recidivism and
facilitate the overcoming of reentry obstacles in employment or housing.

"(d) CONSULTATION.—In developing and carrying
 out partnerships under this section, the Secretary shall,
 to the extent practicable, consult with public and private
 entities—

5 "(1) for assistance in identifying and contacting
6 organizations described in subsection (c); and

7 "(2) to coordinate appropriate outreach rela-8 tionships with such organizations.

9 "(e) REPORTS.—The Secretary may require entities 10 that have entered into partnerships under this section to 11 submit to the Secretary periodic reports on legal services 12 provided to homeless veterans and veterans at risk of 13 homelessness pursuant to such partnerships.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 20 of such title is amended
by adding after the item relating to section 2022 the following new item:

"2022A. Partnerships with public and private entities to provide legal services to homeless veterans and veterans at risk of homelessness.".

 18
 SEC. 609. COMPTROLLER GENERAL OF THE UNITED

 19
 STATES STUDY ON HOMELESS VETERANS

 20
 PROGRAMS OF DEPARTMENT OF VETERANS

 21
 AFFAIRS.

(a) IN GENERAL.—Not later than one year after the
date of the enactment of this Act, the Comptroller General
of the United States shall—

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1	(1) complete a study of programs of the De-
2	partment of Veterans Affairs that provide assistance
3	to homeless veterans; and
4	(2) submit to the Committee on Veterans' Af-
5	fairs of the Senate and the Committee on Veterans'
6	Affairs of the House of Representatives a report on
7	the findings of the Comptroller General with respect
8	to the study required by paragraph (1).
9	(b) ELEMENTS.—The study required by subsection
10	(a)(1) shall include the following:
11	(1) An assessment of whether programs de-
12	scribed in subsection (a) are meeting the needs of
13	veterans who are eligible for assistance provided by
14	such programs, including any gaps or duplication in
15	the provision of services.
16	(2) A review of recent efforts of the Secretary
17	of Veterans Affairs to improve the privacy, safety,
18	and security of female veterans receiving assistance
19	from such programs.
20	SEC. 610. REQUIREMENT FOR DEPARTMENT OF VETERANS
21	AFFAIRS TO ASSESS COMPREHENSIVE SERV-
22	ICE PROGRAMS FOR HOMELESS VETERANS.
23	(a) IN GENERAL.—Not later than one year after the
24	date of the enactment of this Act, the Secretary of Vet-
25	erans Affairs shall—

1	(1) assess and measure the capacity of pro-
2	grams for which entities receive grants under section
3	2011 of title 38, United States Code, or per diem
4	payments under section 2012 or 2061 of such title;
5	and
6	(2) assess such programs with respect to—
7	(A) how well they achieve their stated
8	goals at a national level;
9	(B) placements in permanent housing;
10	(C) placements in employment; and
11	(D) increases in the regular income of par-
12	ticipants in the programs.
13	(b) Assessment at National and Local Lev-
14	ELS.—In assessing and measuring under subsection
15	(a)(1), the Secretary shall develop and use tools to exam-
16	ine the capacity of programs described in such subsection
17	at both the national and local level in order to assess the
18	following:
19	(1) Whether sufficient capacity exists to meet
20	the needs of homeless veterans in each geographic
21	area.
22	(2) Whether existing capacity meets the needs
23	of the subpopulations of homeless veterans located in
24	each geographic area.

(3) The amount of capacity that recipients of
 grants under sections 2011 and 2061 and per diem
 payments under section 2012 of such title have to
 provide services for which the recipients are eligible
 to receive per diem under section 2012(a)(2)(B)(ii)
 of title 38, United States Code, as added by section
 602(5)(B).

8 (c) CONSIDERATION OF OTHER RESOURCES.—In as-9 sessing and measuring programs under subsection (a)(1), 10 the Secretary shall consider the availability to such pro-11 grams of resources made available to such programs and 12 to homeless veterans, including resources provided by the 13 Department of Veterans Affairs and by entities other than 14 the Department.

15 (d) USE OF INFORMATION.—The Secretary shall use16 the information collected under this section as follows:

17 (1) To set specific goals to ensure that pro18 grams described in subsection (a) are effectively
19 serving the needs of homeless veterans.

20 (2) To assess whether programs described in
21 subsection (a) are meeting goals set under para22 graph (1).

23 (3) To inform funding allocations for programs24 described in subsection (a).

(4) To improve the referral of homeless vet erans to programs described in subsection (a).

3 (e) REPORT.—Not later than 180 days after the date on which the assessment required by subsection (a) is 4 5 completed, the Secretary shall submit to the Committee on Veterans' Affairs of the Senate and the Committee on 6 7 Veterans' Affairs of the House of Representatives a report 8 on such assessment and such recommendations for legisla-9 tive and administrative action as the Secretary may have 10 to improve the programs and per diem payments described in subsection (a). 11

12 SEC. 611. REPORT ON OUTREACH RELATING TO INCREAS13 ING THE AMOUNT OF HOUSING AVAILABLE 14 TO VETERANS.

15 Not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall 16 submit to the Committee on Veterans' Affairs of the Sen-17 ate and the Committee on Veterans' Affairs of the House 18 19 of Representatives a report describing and assessing the 20 outreach conducted by the Secretary to realtors, landlords, 21 property management companies, and developers to edu-22 cate them about the housing needs of veterans and the benefits of having veterans as tenants. 23

1	Subtitle B—Eligibility of Homeless
2	Veterans for Benefits
3	SEC. 621. WAIVER OF MINIMUM PERIOD OF CONTINUOUS
4	ACTIVE DUTY IN ARMED FORCES FOR CER-
5	TAIN BENEFITS FOR HOMELESS VETERANS.
6	Section 5303A(b)(3) of title 38, United States Code,
7	is amended—
8	(1) by redesignating subparagraphs (F) and
9	(G) as subparagraphs (G) and (H), respectively; and
10	(2) by inserting after subparagraph (E) the fol-
11	lowing new subparagraph (F):
12	"(F) to benefits under section 2011, 2012,
13	2013, 2044, or 2061 of this title;".
14	SEC. 622. AUTHORIZATION TO FURNISH CERTAIN BENEFITS
15	TO HOMELESS VETERANS WITH DISCHARGES
16	OR RELEASES UNDER OTHER THAN HONOR-
17	ABLE CONDITIONS.
18	Section 5303(d) of title 38, United States Code, is
19	amended—
20	(1) by striking "not apply to any war-risk in-
21	surance" and inserting the following: "not apply to
22	the following:
23	"(1) Any war-risk insurance"; and
24	(2) by adding at the end the following new
25	paragraph:

1 "(2) Benefits under section 2011, 2012, 2013, 2 2044, or 2061 of this title (except for benefits for 3 individuals discharged or dismissed from the Armed 4 Forces by reason of the sentence of a general court-5 martial).". 6 SEC. 623. MODIFICATION OF DEFINITION OF VETERAN FOR 7 PURPOSES OF PROVIDING CERTAIN BENE-FITS TO HOMELESS VETERANS. 8 9 Section 2002 of title 38, United States Code, is 10 amended-11 (1) by striking "In this chapter" and inserting "(a) IN GENERAL.—In this chapter"; and 12 13 (2) by adding at the end the following: 14 "(b) VETERAN DEFINED.—(1) Notwithstanding sec-15 tion 101(2) of this title and except as provided in paragraph (2), for purposes of sections 2011, 2012, 2013, 16 17 2044, and 2061 of this title, the term 'veteran' means a person who served in the active military, naval, or air serv-18 ice, regardless of length of service, and who was dis-19 20 charged or released therefrom. "(2) For purposes of paragraph (1), the term 'vet-21 22 eran' excludes a person who-23 "(A) received a dishonorable discharge from the 24 Armed Forces; or

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1	"(B) was discharged or dismissed from the
2	Armed Forces by reason of the sentence of a general
3	court-martial.".
4	SEC. 624. TRAINING OF PERSONNEL OF THE DEPARTMENT
5	OF VETERANS AFFAIRS AND GRANT RECIPI-
6	ENTS.
7	The Secretary of Veterans Affairs shall conduct a
8	program of training and education to ensure that the fol-
9	lowing persons are aware of and implement this subtitle
10	and the amendments made by this subtitle:
11	(1) Personnel of the Department of Veterans
12	Affairs who are supporting or administering a pro-
13	gram under chapter 20 of title 38, United States
14	Code.
15	(2) Recipients of grants or other amounts for
16	purposes of carrying out such a program.
17	SEC. 625. AUTHORIZATION OF PER DIEM PAYMENTS FOR
18	FURNISHING CARE TO DEPENDENTS OF CER-
19	TAIN HOMELESS VETERANS.
20	Section 2012(a) of title 38, United States Code, is
21	amended by adding at the end the following new para-
22	graph:
23	"(4) Services for which a recipient of a grant under
24	section 2011 of this title (or an entity described in para-
25	graph (1)) may receive per diem payments under this sub-

section may include furnishing care for a dependent of a
 homeless veteran who is under the care of such homeless
 veteran while such homeless veteran receives services from
 the grant recipient (or entity).".

5 SEC. 626. REGULATIONS.

6 Not later than 270 days after the date of the enact-7 ment of this Act, the Secretary of Veterans Affairs shall 8 prescribe regulations, including such modifications to sec-9 tion 3.12 of title 38, Code of Federal Regulations (or any 10 successor regulation), as the Secretary considers appropriate, to ensure that the Department of Veterans Affairs 11 is in full compliance with this subtitle and the amend-12 13 ments made by this subtitle.

14 SEC. 627. EFFECTIVE DATE.

15 This subtitle and the amendments made by this sub-16 title shall apply to individuals seeking benefits under chap-17 ter 20 of title 38, United States Code, before, on, and 18 after the date of the enactment of this Act.

TITLE VII—UNITED STATES COURT OF APPEALS FOR VET BRANS CLAIMS

4 SEC. 701. EXTENSION OF TEMPORARY INCREASE IN NUM-

BER OF JUDGES ON UNITED STATES COURT OF APPEALS FOR VETERANS CLAIMS.

7 (a) IN GENERAL.—Subsection (i)(2) of section 7253
8 of title 38, United States Code, is amended by striking
9 "January 1, 2013" and inserting "January 1, 2021".

10 (b) Report.—

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11 (1) IN GENERAL.—Not later than June 30, 12 2020, the chief judge of the United States Court of 13 Appeals for Veterans Claims shall submit to the 14 Committee on Veterans' Affairs of the Senate and 15 the Committee on Veterans' Affairs of the House of 16 Representatives a report on the temporary expan-17 sions of the Court under section 7253 of title 38. 18 United States Code.

19 (2) CONTENTS.—The report required by para-20 graph (1) shall include the following:

21 (A) An assessment of the effect of the expansions on ensuring appeals are handled in a
23 timely manner.

24 (B) A description of the ways in which the25 complexity levels of the appeals acted on by the

1 Court may have changed based on service dur-2 ing recent conflicts compared to those based on 3 service from previous eras. (C) A recommendation on whether the 4 5 number of judges should be adjusted at the end 6 of the temporary expansion period, including 7 statistics, projections, trend analyses, and other 8 information to support the recommendation. 9 SEC. 702. LIFE INSURANCE PROGRAM RELATING TO 10 JUDGES OF UNITED STATES COURT OF AP-11 PEALS FOR VETERANS CLAIMS. 12 (a) IN GENERAL.—Section 7281 of title 38, United 13 States Code, is amended by adding at the end the fol-14 lowing: 15 "(j) For purposes of chapter 87 of title 5, a judge who is in regular active service and a judge who is retired 16 under section 7296 of this title or under chapter 83 or 17 84 of title 5 shall be treated as an employee described 18 in section 8701(a)(5) of title 5. 19 20 "(k) Notwithstanding any other provision of law, the 21 Court may pay on behalf of its judges, who are age 65 22 or older, any increase in the cost of Federal Employees' 23 Group Life Insurance imposed after April 24, 1999, including any expenses generated by such payments, as au-24 25 thorized by the chief judge of the Court in a manner consistent with such payment authorized by the Judicial Con ference of the United States pursuant to section 604(a)(5)
 of title 28.".

4 (b) EFFECTIVE DATE.—The amendment made by
5 subsection (a) shall apply with respect to any payment
6 made on or after the first day of the first applicable pay
7 period beginning on or after the date of the enactment
8 of this Act.

9 SEC. 703. VOLUNTARY CONTRIBUTIONS TO ENLARGE SUR10 VIVORS' ANNUITY.

11 Section 7297 of title 38, United States Code, is 12 amended by adding at the end the following new sub-13 section:

"(p)(1) A covered judge who makes an election under
subsection (b) may purchase, in 3-month increments, up
to an additional year of service credit for each year of Federal judicial service completed, under the terms set forth
in this section.

19 "(2) In this subsection, the term 'covered judge'20 means any of the following:

21 "(A) A judge in regular active service.

"(B) A retired judge who is a recall-eligible retired judge pursuant to subsection (a) of section
7257 of this title.

1	"(C) A retired judge who would be a recall-eli-
2	gible retired judge pursuant to subsection (a) of sec-
3	tion 7257 but for—
4	"(i) meeting the aggregate recall service
5	requirements under subsection $(b)(3)$ of such
6	section; or
7	"(ii) being permanently disabled as de-
8	scribed by subsection (b)(4) of such section.".
9	SEC. 704. SELECTION OF CHIEF JUDGE OF UNITED STATES
10	COURT OF APPEALS FOR VETERANS CLAIMS.
11	(a) IN GENERAL.—Section 7253(d) of title 38,
12	United States Code, is amended—
13	(1) in paragraph (1) —
14	(A) in subparagraph (A), by striking
15	"and";
16	(B) by redesignating subparagraph (B) as
17	subparagraph (C); and
18	(C) by inserting after subparagraph (A)
19	the following new subparagraph (B):
20	"(B) have at least three years remaining in
21	term of office; and"; and
22	(2) by amending paragraph (2) to read as fol-
23	lows:
24	((2)(A) In any case in which there is no judge of
25	the Court in regular active service who meets the require-

ments under paragraph (1), the judge of the Court in reg ular active service who is senior in commission and meets
 subparagraph (A) or (B) and subparagraph (C) of para graph (1) shall act as the chief judge.

5 "(B) In any case under subparagraph (A) of this 6 paragraph in which there is no judge of the Court in reg-7 ular active service who meets subparagraph (A) or (B) and 8 subparagraph (C) of paragraph (1), the judge of the Court 9 in regular active service who is senior in commission and 10 meets subparagraph (C) shall act as the chief judge.".

(b) APPLICABILITY.—The amendments made by subsection (a) shall apply with respect to the selection of a
chief judge occurring on or after January 1, 2020.

14 TITLE VIII—BURIAL BENEFITS

15 SEC. 801. EXPANSION OF ELIGIBILITY FOR MEDALLIONS.

16 Section 2306(d)(4) of title 38, United States Code,17 is amended to read as follows:

18 "(4)(A) In lieu of furnishing a headstone or marker 19 under this subsection to a deceased individual described 20 in subparagraph (B), the Secretary may furnish, upon re-21 quest, a medallion or other device of a design determined 22 by the Secretary to signify the deceased individual's status 23 as a veteran, to be attached to a headstone or marker fur-24 nished at private expense.

1	"(B) A deceased individual described in this sub-
2	section is an individual who—
3	"(i) served in the Armed Forces on or after
4	April 6, 1917; and
5	"(ii) is eligible for a headstone or marker fur-
6	nished under paragraph (1) (or would be so eligible
7	but for the date of the death of the individual).".
8	SEC. 802. INURNMENT OF CREMATED REMAINS IN ARLING-
9	TON NATIONAL CEMETERY OF CERTAIN PER-
10	SONS WHOSE SERVICE IS DEEMED TO BE AC-
11	TIVE SERVICE.
12	(a) IN GENERAL.—Section 2410 of title 38, United
13	States Code, is amended by adding at the end the fol-
14	lowing new subsection:
15	(c)(1) The Secretary of the Army shall ensure that,
16	under such regulations as the Secretary may prescribe, the
17	cremated remains of any person described in paragraph
18	(2) are eligible for above ground inurnment in Arlington
19	National Cemetery with military honors in accordance
20	with section 1491 of title 10.
21	$\ensuremath{^{\prime\prime}}(2)$ A person described in this paragraph is a person
22	whose service has been determined to be active duty serv-
23	ice pursuant to section 401 of the GI Bill Improvement
24	Act of 1977 (Public Law 95–202; 38 U.S.C. 106 note)
25	as of the date of the enactment of this Act.".

1	(b) Applicability.—
2	(1) IN GENERAL.—The amendment made by
3	subsection (a) shall apply with respect to—
4	(A) the remains of a person that are not
5	formally interred or inurned as of the date of
6	the enactment of this Act; and
7	(B) a person who dies on or after the date
8	of the enactment of this Act.
9	(2) Formally interred or inurned de-
10	FINED.—In this subsection, the term "formally in-
11	terred or inurned" means interred or inurned in a
12	cemetery, crypt, mausoleum, columbarium, niche, or
13	other similar formal location.
13 14	other similar formal location. SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL
14	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL
14 15	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY.
14 15 16	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY. Not later than 180 days after the date of the enact-
14 15 16 17	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of the Army shall submit
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 14 15 16 17 18 19 	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of the Army shall submit to the Committees on Veterans' Affairs and the Commit- tees on Armed Services of the House of Representatives
 14 15 16 17 18 19 20 	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of the Army shall submit to the Committees on Veterans' Affairs and the Commit- tees on Armed Services of the House of Representatives and the Senate a report on the interment and inurnment
 14 15 16 17 18 19 20 21 	SEC. 803. REPORT ON CAPACITY OF ARLINGTON NATIONAL CEMETERY. Not later than 180 days after the date of the enact- ment of this Act, the Secretary of the Army shall submit to the Committees on Veterans' Affairs and the Commit- tees on Armed Services of the House of Representatives and the Senate a report on the interment and inurnment capacity of Arlington National Cemetery, including—

1	(2) in light of the unique and iconic meaning of
2	the cemetery to the United States, recommendations
3	for legislative actions and nonlegislative options that
4	the Secretary determines necessary to ensure that
5	the maximum interment and inurnment capacity of
6	the cemetery is not reached until well into the fu-
7	ture, including such actions and options with respect
8	to—
9	(A) redefining eligibility criteria for inter-
10	ment and inurnment in the cemetery; and
11	(B) considerations for additional expansion
12	opportunities beyond the current boundaries of
13	the cemetery.
14	SEC. 804. DEPARTMENT OF VETERANS AFFAIRS STUDY ON
15	MATTERS RELATING TO BURIAL OF UN-
16	CLAIMED REMAINS OF VETERANS IN NA-
17	TIONAL CEMETERIES.
18	(a) Study and Report Required.—Not later than
19	one year after the effective date specified in subsection (d),
20	
- .	the Secretary of Veterans Affairs shall—
21	(1) complete a study on matters relating to the
21 22	
	(1) complete a study on matters relating to the
22	(1) complete a study on matters relating to the interring of unclaimed remains of veterans in na-

1	(2) submit to Congress a report on the findings
2	of the Secretary with respect to the study required
3	under paragraph (1).
4	(b) MATTERS STUDIED.—The matters studied under
5	subsection $(a)(1)$ shall include the following:
6	(1) Determining the scope of issues relating to
7	unclaimed remains of veterans, including an esti-
8	mate of the number of unclaimed remains of vet-
9	erans.
10	(2) Assessing the effectiveness of the proce-
11	dures of the Department of Veterans Affairs for
12	working with persons or entities having custody of
13	unclaimed remains to facilitate interment of un-
14	claimed remains of veterans in national cemeteries
15	under the control of the National Cemetery Adminis-
16	tration.
17	(3) Assessing State and local laws that affect
18	the ability of the Secretary to inter unclaimed re-
19	mains of veterans in national cemeteries under the
20	control of the National Cemetery Administration.
21	(4) Developing recommendations for such legis-
22	lative or administrative action as the Secretary con-
23	siders appropriate.

24 (c) Methodology.—

1 (1) NUMBER OF UNCLAIMED REMAINS.—In es-2 timating the number of unclaimed remains of vet-3 erans under subsection (b)(1), the Secretary may re-4 view such subset of applicable entities as the Sec-5 retary considers appropriate, including a subset of 6 funeral homes and coroner offices that possess un-7 claimed veterans remains.

8 (2)Assessment OF STATE AND LOCAL 9 LAWS.—In assessing State and local laws under sub-10 section (b)(3), the Secretary may assess such sample 11 of applicable State and local laws as the Secretary 12 considers appropriate in lieu of reviewing all applica-13 ble State and local laws.

(d) EFFECTIVE DATE.—This section shall take effect
on the date that is one year after the date of the enactment of this Act.

17 TITLE IX—OTHER MATTERS

18 SEC. 901. AUTHORITY TO ENTER INTO CERTAIN LEASES AT

19THE DEPARTMENT OF VETERANS AFFAIRS20WEST LOS ANGELES CAMPUS.

(a) IN GENERAL.—The Secretary of Veterans Affairs
may carry out leases described in subsection (b) at the
Department of Veterans Affairs West Los Angeles Campus in Los Angeles, California (hereinafter in this section
referred to as the "Campus").

(b) LEASES DESCRIBED.—Leases described in this
 subsection are the following:

3 (1) Any enhanced-use lease of real property
4 under subchapter V of chapter 81 of title 38, United
5 States Code, for purposes of providing supportive
6 housing, as that term is defined in section 8161(3)
7 of such title, that principally benefit veterans and
8 their families.

9 (2) Any lease of real property for a term not to 10 exceed 50 years to a third party to provide services 11 that principally benefit veterans and their families 12 and that are limited to one or more of the following 13 purposes:

14 (A) The promotion of health and wellness,
15 including nutrition and spiritual wellness.
16 (B) Education.
17 (C) Vocational training, skills building, or
18 other training related to employment.

19 (D) Peer activities, socialization, or phys-20 ical recreation.

21 (E) Assistance with legal issues and Fed-22 eral benefits.

23 (F) Volunteerism.

24 (G) Family support services, including25 child care.

1	(H) Transportation.
2	(I) Services in support of one or more of
3	the purposes specified in subparagraphs (A)
4	through (H).
5	(3) A lease of real property for a term not to
6	exceed 10 years to The Regents of the University of
7	California, a corporation organized under the laws of
8	the State of California, on behalf of its University of
9	California, Los Angeles (UCLA) campus (herein-
10	after in this section referred to as "The Regents"),
11	if—
12	(A) the lease is consistent with the master
13	plan described in subsection (g);
14	(B) the provision of services to veterans is
15	the predominant focus of the activities of The
16	Regents at the Campus during the term of the
17	lease;
18	(C) The Regents expressly agrees to pro-
19	vide, during the term of the lease and to an ex-
20	tent and in a manner that the Secretary con-
21	siders appropriate, additional services and sup-
22	port (for which The Regents is not compensated
23	by the Secretary or through an existing medical
24	affiliation agreement) that—

1	(i) principally benefit veterans and
2	their families, including veterans who are
3	severely disabled, women, aging, or home-
4	less; and
5	(ii) may consist of activities relating
6	to the medical, clinical, therapeutic, die-
7	tary, rehabilitative, legal, mental, spiritual,
8	physical, recreational, research, and coun-
9	seling needs of veterans and their families
10	or any of the purposes specified in any of
11	subparagraphs (A) through (I) of para-
12	graph (2) ; and
13	(D) The Regents maintains records docu-
14	menting the value of the additional services and
15	support that The Regents provides pursuant to
16	subparagraph (C) for the duration of the lease
17	and makes such records available to the Sec-
18	retary.
19	(c) Limitation on Land-Sharing Agreements.—
20	The Secretary may not carry out any land-sharing agree-
21	ment pursuant to section 8153 of title 38, United States
22	Code, at the Campus unless such agreement—
23	(1) provides additional health-care resources to
24	the Campus; and

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(2) benefits veterans and their families other
 than from the generation of revenue for the Depart ment of Veterans Affairs.

4 (d) REVENUES FROM LEASES AT THE CAMPUS.—
5 Any funds received by the Secretary under a lease de6 scribed in subsection (b) shall be credited to the applicable
7 Department medical facilities account and shall be avail8 able, without fiscal year limitation and without further ap9 propriation, exclusively for the renovation and mainte10 nance of the land and facilities at the Campus.

11 (e) EASEMENTS.—

(1) IN GENERAL.—Notwithstanding any other
provision of law (other than Federal laws relating to
environmental and historic preservation), pursuant
to section 8124 of title 38, United States Code, the
Secretary may grant easements or rights-of-way on,
above, or under lands at the Campus to—

18 (A) any local or regional public transpor19 tation authority to access, construct, use, oper20 ate, maintain, repair, or reconstruct public
21 mass transit facilities, including, fixed guideway
22 facilities and transportation centers; and

23 (B) the State of California, County of Los
24 Angeles, City of Los Angeles, or any agency or
25 political subdivision thereof, or any public util-

ity company (including any company providing
 electricity, gas, water, sewage, or telecommuni cation services to the public) for the purpose of
 providing such public utilities.

5 (2) IMPROVEMENTS.—Any improvements pro-6 posed pursuant to an easement or right-of-way au-7 thorized under paragraph (1) shall be subject to 8 such terms and conditions as the Secretary considers 9 appropriate.

10 (3) TERMINATION.—Any easement or right-of-11 way authorized under paragraph (1) shall be termi-12 nated upon the abandonment or nonuse of the ease-13 ment or right-of-way and all right, title, and interest 14 in the land covered by the easement or right-of-way 15 shall revert to the United States.

(f) PROHIBITION ON SALE OF PROPERTY.—Notwithstanding section 8164 of title 38, United States Code, the
Secretary may not sell or otherwise convey to a third party
fee simple title to any real property or improvements to
real property made at the Campus.

(g) CONSISTENCY WITH MASTER PLAN.—The Secretary shall ensure that each lease carried out under this
section is consistent with the draft master plan approved
by the Secretary on January 28, 2016, or successor master plans.

(h) Compliance With Certain Laws.—

1

2 (1) LAWS RELATING TO LEASES AND LAND 3 USE.—If the Inspector General of the Department of 4 Veterans Affairs determines, as part of an audit re-5 port or evaluation conducted by the Inspector Gen-6 eral, that the Department is not in compliance with 7 all Federal laws relating to leases and land use at 8 the Campus, or that significant mismanagement has 9 occurred with respect to leases or land use at the 10 Campus, the Secretary may not enter into any lease 11 or land-sharing agreement at the Campus, or renew 12 any such lease or land-sharing agreement that is not 13 in compliance with such laws, until the Secretary 14 certifies to the Committee on Veterans' Affairs of 15 the Senate, the Committee on Veterans' Affairs of 16 the House of Representatives, and each Member of 17 the Senate and the House of Representatives who 18 represents the area in which the Campus is located 19 that all recommendations included in the audit re-20 port or evaluation have been implemented.

(2) COMPLIANCE OF PARTICULAR LEASES.—
Except as otherwise expressly provided by this section, no lease may be entered into or renewed under
this section unless the lease complies with chapter
33 of title 41, United States Code, and all Federal

1	laws relating to environmental and historic preserva-
2	tion.
3	(i) Community Veterans Engagement Board.—
4	(1) IN GENERAL.—Not later than 180 days
5	after the date of the enactment of this Act, the Sec-
6	retary shall establish a Community Veterans En-
7	gagement Board (in this subsection referred to as
8	the "Board") for the Campus to coordinate locally
9	with the Department of Veterans Affairs to—
10	(A) identify the goals of the community;
11	and
12	(B) provide advice and recommendations
13	to the Secretary to improve services and out-
14	comes for veterans, members of the Armed
15	Forces, and the families of such veterans and
16	members.
17	(2) Members.—The Board shall be comprised
18	of a number of members that the Secretary deter-
19	mines appropriate, of which not less than 50 percent
20	shall be veterans. The nonveteran members shall be
21	family members of veterans, veteran advocates, serv-
22	ice providers, or stakeholders.
23	(3) Community input.—In carrying out sub-
24	paragraphs (A) and (B) of paragraph (1), the Board
25	shall—

1	(A) provide the community opportunities to
2	collaborate and communicate with the Board,
3	including by conducting public forums on the
4	Campus; and
5	(B) focus on local issues regarding the De-
6	partment that are identified by the community,
7	including with respect to health care, benefits,
8	and memorial services at the Campus.
9	(j) NOTIFICATION AND REPORTS.—
10	(1) Congressional notification.—With re-
11	spect to each lease or land-sharing agreement in-
12	tended to be entered into or renewed at the Campus,
13	the Secretary shall notify the Committee on Vet-
14	erans' Affairs of the Senate, the Committee on Vet-
15	erans' Affairs of the House of Representatives, and
16	each Member of the Senate and the House of Rep-
17	resentatives who represents the area in which the
18	Campus is located of the intent of the Secretary to
19	enter into or renew the lease or land-sharing agree-
20	ment not later than 45 days before entering into or
21	renewing the lease or land-sharing agreement.
22	(2) ANNUAL REPORT.—Not later than one year
23	after the date of the enactment of this Act, and not
24	less frequently than annually thereafter, the Sec-

25 retary shall submit to the Committee on Veterans'

2Affairs of the House of Representatives, and each3Member of the Senate and the House of Representa-4tives who represents the area in which the Campus5is located an annual report evaluating all leases and6land-sharing agreements carried out at the Campus,7including—8(A) an evaluation of the management of9the revenue generated by the leases; and10(B) the records described in subsection11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the25management by the Department of the use of	1	Affairs of the Senate, the Committee on Veterans'
4tives who represents the area in which the Campus5is located an annual report evaluating all leases and6land-sharing agreements carried out at the Campus,7including—8(A) an evaluation of the management of9the revenue generated by the leases; and10(B) the records described in subsection11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the Senate and the21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	2	Affairs of the House of Representatives, and each
 is located an annual report evaluating all leases and land-sharing agreements carried out at the Campus, including— (A) an evaluation of the management of the revenue generated by the leases; and (B) the records described in subsection (b)(3)(D). (3) INSPECTOR GENERAL REPORT.— (A) IN GENERAL.—Not later than each of two years and five years after the date of the enactment of this Act, and as determined nec- essary by the Inspector General of the Depart- ment of Veterans Affairs thereafter, the Inspec- tor General shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans' Affairs of the House of Represent- atives, and each Member of the Senate and the House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the 	3	Member of the Senate and the House of Representa-
 6 land-sharing agreements carried out at the Campus, 7 including— 8 (A) an evaluation of the management of 9 the revenue generated by the leases; and 10 (B) the records described in subsection 11 (b)(3)(D). 12 (3) INSPECTOR GENERAL REPORT.— 13 (A) IN GENERAL.—Not later than each of 14 two years and five years after the date of the 15 enactment of this Act, and as determined nec- 16 essary by the Inspector General of the Depart- 17 ment of Veterans Affairs thereafter, the Inspec- 18 tor General shall submit to the Committee on 19 Veterans' Affairs of the Senate, the Committee 20 on Veterans' Affairs of the House of Represent- 21 atives, and each Member of the Senate and the 22 House of Representatives who represents the 23 area in which the Campus is located a report on 24 all leases carried out at the Campus and the 	4	tives who represents the area in which the Campus
7including—8(A) an evaluation of the management of9the revenue generated by the leases; and10(B) the records described in subsection11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nee-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	5	is located an annual report evaluating all leases and
8(A) an evaluation of the management of9the revenue generated by the leases; and10(B) the records described in subsection11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	6	land-sharing agreements carried out at the Campus,
 9 the revenue generated by the leases; and 10 (B) the records described in subsection 11 (b)(3)(D). 12 (3) INSPECTOR GENERAL REPORT.— 13 (A) IN GENERAL.—Not later than each of 14 two years and five years after the date of the 15 enactment of this Act, and as determined nec- 16 essary by the Inspector General of the Depart- 17 ment of Veterans Affairs thereafter, the Inspec- 18 tor General shall submit to the Committee on 19 Veterans' Affairs of the Senate, the Committee 20 on Veterans' Affairs of the House of Represent- 21 atives, and each Member of the Senate and the 22 House of Representatives who represents the 23 area in which the Campus is located a report on 24 all leases carried out at the Campus and the 	7	including—
10(B) the records described in subsection11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	8	(A) an evaluation of the management of
11(b)(3)(D).12(3) INSPECTOR GENERAL REPORT.—13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	9	the revenue generated by the leases; and
 (3) INSPECTOR GENERAL REPORT.— (A) IN GENERAL.—Not later than each of two years and five years after the date of the enactment of this Act, and as determined nec- essary by the Inspector General of the Depart- ment of Veterans Affairs thereafter, the Inspec- tor General shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans' Affairs of the House of Represent- atives, and each Member of the Senate and the House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the 	10	(B) the records described in subsection
13(A) IN GENERAL.—Not later than each of14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	11	(b)(3)(D).
14two years and five years after the date of the15enactment of this Act, and as determined nec-16essary by the Inspector General of the Depart-17ment of Veterans Affairs thereafter, the Inspec-18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	12	(3) INSPECTOR GENERAL REPORT.—
 enactment of this Act, and as determined nec- essary by the Inspector General of the Depart- ment of Veterans Affairs thereafter, the Inspec- tor General shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans' Affairs of the House of Represent- atives, and each Member of the Senate and the House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the 	13	(A) IN GENERAL.—Not later than each of
 essary by the Inspector General of the Department of Veterans Affairs thereafter, the Inspector General shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans' Affairs of the House of Representatives, and each Member of the Senate and the House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the 	14	two years and five years after the date of the
 ment of Veterans Affairs thereafter, the Inspector General shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans' Affairs of the House of Representatives, and each Member of the Senate and the House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the 	15	enactment of this Act, and as determined nec-
18tor General shall submit to the Committee on19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	16	essary by the Inspector General of the Depart-
19Veterans' Affairs of the Senate, the Committee20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	17	ment of Veterans Affairs thereafter, the Inspec-
20on Veterans' Affairs of the House of Represent-21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	18	tor General shall submit to the Committee on
21atives, and each Member of the Senate and the22House of Representatives who represents the23area in which the Campus is located a report on24all leases carried out at the Campus and the	19	Veterans' Affairs of the Senate, the Committee
House of Representatives who represents the area in which the Campus is located a report on all leases carried out at the Campus and the	20	on Veterans' Affairs of the House of Represent-
area in which the Campus is located a report onall leases carried out at the Campus and the	21	atives, and each Member of the Senate and the
24 all leases carried out at the Campus and the	22	House of Representatives who represents the
1	23	area in which the Campus is located a report on
25 management by the Department of the use of	24	all leases carried out at the Campus and the
	25	management by the Department of the use of

land at the Campus, including an assessment of the efforts of the Department to implement the master plan described in subsection (g) with respect to the Campus.

5 (B) CONSIDERATION OF ANNUAL RE-6 PORT.—In preparing each report required by 7 subparagraph (A), the Inspector General shall 8 take into account the most recent report sub-9 mitted to Congress by the Secretary under 10 paragraph (2).

(k) RULE OF CONSTRUCTION.—Nothing in this section shall be construed as a limitation on the authority
of the Secretary to enter into other agreements regarding
the Campus that are authorized by law and not inconsistent with this section.

(1) PRINCIPALLY BENEFIT VETERANS AND THEIR
17 FAMILIES DEFINED.—In this section the term "prin18 cipally benefit veterans and their families", with respect
19 to services provided by a person or entity under a lease
20 of property or land-sharing agreement—

- 21 (1) means services—
- (A) provided exclusively to veterans andtheir families; or
- 24 (B) that are designed for the particular25 needs of veterans and their families, as opposed

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1	to the general public, and any benefit of those
2	services to the general public is distinct from
3	the intended benefit to veterans and their fami-
4	lies; and
5	(2) excludes services in which the only benefit
6	to veterans and their families is the generation of
7	revenue for the Department of Veterans Affairs.
8	(m) Conforming Amendments.—
9	(1) PROHIBITION ON DISPOSAL OF PROP-
10	ERTY.—Section 224(a) of the Military Construction
11	and Veterans Affairs and Related Agencies Appro-
12	priations Act, 2008 (Public Law 110–161; 121 Stat.
13	2272) is amended by striking "The Secretary of
14	Veterans Affairs" and inserting "Except as author-
15	ized under the Veterans First Act, the Secretary of
16	Veterans Affairs".
17	(2) Enhanced-use leases.—Section 8162(c)
18	of title 38, United States Code, is amended by in-
19	serting ", other than an enhanced-use lease under
20	the Veterans First Act," before "shall be consid-

ered".

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	009
1	SEC. 902. RESTORATION OF PRIOR REPORTING FEE MULTI-
2	PLIERS.
3	During the nine-year period beginning on September
4	26, 2016, the second sentence of subsection (c) of section
5	3684 of title 38, United States Code, shall be applied—
6	(1) by substituting " $\$8$ " for " $\$12$ "; and
7	(2) by substituting "\$12" for "\$15".
8	SEC. 903. REPEAL INAPPLICABILITY OF MODIFICATION OF
9	BASIC ALLOWANCE FOR HOUSING TO BENE-
10	FITS UNDER LAWS ADMINISTERED BY SEC-
11	RETARY OF VETERANS AFFAIRS.
12	(a) REPEAL.—Subsection (b) of section 604 of the
13	Carl Levin and Howard P. "Buck" McKeon National De-
14	fense Authorization Act for Fiscal Year 2015 (Public Law
15	113–291; 37 U.S.C. 403 note) is repealed.
16	(b) EFFECTIVE DATE.—The amendment made by
17	subsection (a) shall take effect on January 1, 2016.
18	SEC. 904. OBSERVANCE OF VETERANS DAY.
19	(a) Two Minutes of Silence.—Chapter 1 of title
20	36, United States Code, is amended by adding at the end
21	the following new section:
22	"§ 145. Veterans Day
22	

23 "The President shall issue each year a proclamation
24 calling on the people of the United States to observe two
25 minutes of silence on Veterans Day in honor of the service

and sacrifice of veterans throughout the history of the 1 2 United States, beginning at— 3 "(1) 3:11 p.m. Atlantic standard time; "(2) 2:11 p.m. eastern standard time; 4 5 "(3) 1:11 p.m. central standard time; 6 "(4) 12:11 p.m. mountain standard time; 7 "(5) 11:11 a.m. Pacific standard time: 8 "(6) 10:11 a.m. Alaska standard time; and 9 ((7))9:11a.m. Hawaii-Aleutian standard 10 time.". 11 (b) CLERICAL AMENDMENT.—The table of sections 12 for chapter 1 of title 36, United States Code, is amended by adding at the end the following new item: 13 "145. Veterans Day.". 14 SEC. 905. HONORING AS VETERANS CERTAIN PERSONS 15 WHO PERFORMED SERVICE IN THE RESERVE 16 **COMPONENTS OF THE ARMED FORCES.** 17 Any person who is entitled under chapter 1223 of 18 title 10, United States Code, to retired pay for nonregular 19 service or, but for age, would be entitled under such chap-20 ter to retired pay for nonregular service shall be honored 21 as a veteran but shall not be entitled to any benefit by 22 reason of this honor.

1	SEC. 906. EXTENSION OF REQUIREMENT FOR COLLECTION
2	OF FEES FOR HOUSING LOANS GUARANTEED
3	BY SECRETARY OF VETERANS AFFAIRS.
4	Section 3729(b)(2) of title 38, United States Code,
5	is amended—
6	(1) in subparagraph (A)—
7	(A) in clause (iii), by striking "September
8	30, 2024" and inserting "October 1, 2026";
9	and
10	(B) in clause (iv), by striking "September
11	30, 2024" and inserting "October 1, 2026";
12	(2) in subparagraph (B)—
13	(A) in clause (i), by striking "September
14	30, 2024" and inserting "October 1, 2026";
15	and
16	(B) in clause (ii), by striking "September
17	30, 2024" and inserting "October 1, 2026";
18	(3) in subparagraph (C)—
19	(A) in clause (i), by striking "September
20	30, 2024" and inserting "October 1, 2026";
21	and
22	(B) in clause (ii), by striking "September
23	30, 2024" and inserting "October 1, 2026";
24	and
25	(4) in subparagraph (D)—

1	(A) in clause (i), by striking "September
2	30, 2024" and inserting "October 1, 2026";
3	and
4	(B) in clause (ii), by striking "September
5	30, 2024" and inserting "October 1, 2026".

Calendar No. 467

114TH CONGRESS S. 2921

A BILL

To amend title 38, United States Code, to improve the accountability of employees of the Department of Veterans Affairs, to improve health care and benefits for veterans, and for other purposes.

 $M_{AY} 16, 2016$

Reported without amendment