

117TH CONGRESS
1ST SESSION

S. 1162

To improve access to the Program of All-Inclusive Care for the Elderly,
and for other purposes.

IN THE SENATE OF THE UNITED STATES

APRIL 15, 2021

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

A BILL

To improve access to the Program of All-Inclusive Care
for the Elderly, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the “Program of All-Inclu-
5 sive Care for the Elderly Plus Act” or the “PACE Plus
6 Act”.

7 SEC. 2. PACE EXPANSION GRANT PROGRAM.

8 (a) DEFINITIONS.—In this section:

9 (1) AREA AGENCY ON AGING.—The term “area
10 agency on aging” has the meaning given that term

1 in section 102 of the Older Americans Act of 1965
2 (42 U.S.C. 3002).

3 (2) CMS.—The term “CMS” means the Cen-
4 ters for Medicare & Medicaid Services.

5 (3) FOR-PROFIT PACE PROVIDER.—The term
6 “for-profit PACE provider” means a PACE provider
7 that is operated by an entity that is not a public en-
8 tity or a private, nonprofit entity organized for char-
9 itable purposes under section 501(c)(3) of the Inter-
10 nal Revenue Code of 1986.

11 (4) PACE PILOT SITE.—The term “PACE pilot
12 site” means a PACE provider that—

13 (A) has been approved to provide services
14 in a geographic service area that is, in whole or
15 in part, a rural area or an underserved urban
16 area; and

17 (B) has received a grant under subsection
18 (b).

19 (5) PACE PROGRAM.—The term “PACE pro-
20 gram” has the meaning given that term in sections
21 1894(a)(2) and 1934(a)(2) of the Social Security
22 Act (42 U.S.C. 1395eee(a)(2); 1396u-4(a)(2)).

23 (6) PACE PROVIDER.—The term “PACE pro-
24 vider” has the meaning given that term in section

1 1894(a)(3) or 1934(a)(3) of the Social Security Act
2 (42 U.S.C. 1395eee(a)(3); 1396u-4(a)(3)).

3 (7) RURAL AREA.—The term “rural area” has
4 the meaning given that term in section
5 1886(d)(2)(D) of the Social Security Act (42 U.S.C.
6 1395ww(d)(2)(D)).

7 (8) SECRETARY.—The term “Secretary” means
8 the Secretary of Health and Human Services.

9 (9) UNDERSERVED URBAN AREA.—The term
10 “underserved urban area” means an urban health
11 professional shortage area (as such term is defined
12 in section 332 of the Public Health Service Act (42
13 U.S.C. 254e)).

14 (b) SITE DEVELOPMENT ASSISTANCE PROGRAM.—

15 (1) SITE DEVELOPMENT ASSISTANCE.—

16 (A) IN GENERAL.—The Secretary shall es-
17 tablish a process and criteria to award grants
18 to qualified PACE providers that have been ap-
19 proved to serve a rural area or an underserved
20 urban area.

21 (B) REQUIREMENTS FOR PARTICIPATING
22 PACE PROVIDERS.—To be eligible for a grant
23 under subparagraph (A), a PACE provider shall
24 demonstrate to the Secretary that the provider
25 has a plan to partner with—

1 (i) each area agency on aging serving
2 the area that the provider is approved to
3 serve; or

4 (ii) if there is no area agency on aging
5 serving such area, the applicable State
6 Unit on Aging.

7 (C) AMOUNT PER AWARD.—A grant
8 awarded under subparagraph (A) to any indi-
9 vidual PACE pilot site shall not exceed
10 \$1,000,000.

11 (D) NUMBER OF AWARDS.—Not more than
12 30 PACE pilot sites shall be awarded a grant
13 under subparagraph (A).

14 (E) USE OF FUNDS.—Funds made avail-
15 able under a grant awarded under subpara-
16 graph (A) may be used for the following ex-
17 penses only to the extent such expenses are in-
18 curred in relation to establishing or delivering
19 PACE program services in a rural area or un-
20 derserved urban area:

- 21 (i) Feasibility analysis and planning.
22 (ii) Interdisciplinary team develop-
23 ment.
24 (iii) Development of a provider net-
25 work, including contract development.

1 (iv) Development or adaptation of
2 claims processing systems.

3 (v) Preparation of special education
4 and outreach efforts required for the
5 PACE program.

6 (vi) Development of any special qual-
7 ity of care or patient satisfaction data col-
8 lection efforts.

9 (vii) Purchase or lease of a building.

10 (viii) Modifications to a building.

11 (ix) To cover the cost of reinsurance
12 during the grant period.

13 (x) Establishment of a working capital
14 fund to sustain fixed administrative, facil-
15 ity, or other fixed costs until the provider
16 reaches sufficient enrollment size.

17 (xi) Startup and development costs in-
18 curred prior to the approval of the PACE
19 pilot site's PACE provider application, new
20 center application, or service area expan-
21 sion application by CMS.

22 (xii) Any other efforts determined by
23 the PACE pilot site to be critical to its
24 successful startup, as approved by the Sec-
25 retary.

1 (F) SITE DEVELOPMENT GRANT ELIGI-
2 BILITY.—

3 (i) GRANT ELIGIBILITY.—A PACE
4 provider shall only be eligible to receive a
5 grant under this subsection if the provider
6 is not a for-profit PACE provider.

7 (ii) LIMITATION ON ELIGIBILITY TO
8 PROVIDERS IN 3-WAY PACE PROGRAM
9 AGREEMENTS.—A PACE provider shall
10 not be eligible for a grant under this sub-
11 section unless the provider has entered into
12 an agreement, consistent with sections
13 1894 and 1934 of the Social Security Act
14 (42 U.S.C. 1395eee, 1396u–4), and regula-
15 tions promulgated to carry out such sec-
16 tions, among the PACE provider, the Sec-
17 retary, and a State administering agency
18 for the operation of a PACE program by
19 the provider under such sections.

20 (2) TECHNICAL ASSISTANCE PROGRAM.—The
21 Secretary shall establish a technical assistance pro-
22 gram to provide—

23 (A) outreach and education to State agen-
24 cies and provider organizations interested in es-

1 tablishing and expanding PACE programs in
2 rural areas or underserved urban areas; and

3 (B) technical assistance necessary to sup-
4 port PACE pilot sites.

5 (3) APPROPRIATION.—There is appropriated to
6 the Secretary \$30,000,000 to carry out this sub-
7 section, to remain available until expended.

8 (c) EVALUATION OF PACE PROVIDERS SERVING
9 RURAL OR UNDERSERVED URBAN SERVICE AREAS.—Not
10 later than 60 months after the date of enactment of this
11 Act, the Secretary shall submit a report to Congress, in-
12 cluding the Special Committee on Aging of the Senate and
13 the Committee on Finance of the Senate, containing an
14 evaluation of the experience of PACE pilot sites in rural
15 areas and underserved urban areas.

16 (d) STATE EXPANSION GRANTS.—

17 (1) IN GENERAL.—The Secretary shall establish
18 a process and criteria to award State expansion
19 grants to qualified State agencies in States that do
20 not currently have PACE providers.

21 (2) AMOUNT PER AWARD.—A State expansion
22 grant awarded under subparagraph (A) to any State
23 agency shall not exceed \$100,000.

24 (3) USE OF FUNDS.—Funds made available
25 under a State expansion grant awarded under para-

1 graph (1) may be used for the following expenses
2 only to the extent such expenses are incurred in re-
3 lation to establishing a PACE program in the State:

4 (A) Expenditures related to the develop-
5 ment of a capitated payment rate model, includ-
6 ing appropriate risk adjustment, for making
7 payments to PACE providers under a PACE
8 program agreement.

9 (B) Expenditures on any other efforts de-
10 termined by the State Medicaid agency to be
11 critical to the successful implementation of a
12 PACE program in the State, as approved by
13 the Secretary.

14 (4) APPROPRIATION.—There are appropriated
15 to the Secretary \$2,000,000 to carry out this sub-
16 section, to remain available until expended.

17 (e) AMOUNTS IN ADDITION TO PAYMENTS UNDER
18 SOCIAL SECURITY ACT.—Any amounts paid under the au-
19 thority of this section to a PACE provider shall be in addi-
20 tion to payments made to the provider under section 1894
21 or 1934 of the Social Security Act (42 U.S.C. 1395eee;
22 1396u–4).

23 **SEC. 3. TWO-WAY PACE PROGRAM AGREEMENTS.**

24 (a) MEDICARE.—Section 1894(a)(4) of the Social Se-
25 curity Act (42 U.S.C. 1395eee(a)(4)) is amended by add-

1 ing at the end the following new sentence: “Beginning
2 January 1, 2022, with respect to a PACE provider oper-
3 ating in a State that has not entered into an agreement
4 described in the previous sentence as of such date, such
5 term shall include an agreement, consistent with this sec-
6 tion and regulations promulgated to carry out this section,
7 between such a PACE provider and the Secretary for the
8 operation of a PACE program in such State by the pro-
9 vider under this section alone.”.

10 (b) MEDICAID.—Section 1934 of the Social Security
11 Act (42 U.S.C. 1396u–4) is amended—

12 (1) in subsection (a)(4), by adding at the end
13 the following new sentence: “Beginning January 1,
14 2022, with respect to a PACE provider operating in
15 a State that has not entered into an agreement de-
16 scribed in the previous sentence as of such date,
17 such term shall include an agreement, consistent
18 with section 1894 and regulations promulgated to
19 carry out such section, between such a PACE pro-
20 vider and the Secretary for the operation of a PACE
21 program in such State by the provider under such
22 section 1894 alone.”; and

23 (2) by adding at the end the following new sub-
24 section:

1 “(k) APPLICATION TO PACE PROVIDERS IN 2-WAY

2 PACE PROGRAM AGREEMENT STATES.—

3 “(1) IN GENERAL.—In the case of a State de-
4 scribed in the second sentence of subsection (a)(4),
5 the Secretary shall administer the preceding provi-
6 sions of this section with respect to PACE programs
7 offered by PACE providers under PACE program
8 agreements described in such sentence to PACE pro-
9 gram eligible individuals who are eligible for benefits
10 under part A, or enrolled under part B, of title
11 XVIII.

12 “(2) ASSESSMENT OF NEED OF NURSING HOME
13 LEVEL OF CARE.—

14 “(A) IN GENERAL.—For purposes of the
15 administration of this section pursuant to this
16 subsection, the determination under subsection
17 (a)(5)(B) of whether an individual requires the
18 level of care required under the State plan for
19 coverage of nursing facility services shall be
20 made by an independent entity based on a level
21 of care assessment tool used by the State to de-
22 termine whether an individual requires such
23 level of care.

24 “(B) INDEPENDENT ENTITY DEFINED.—

25 In this subsection, the term ‘independent entity’

1 means an entity with demonstrated professional
2 knowledge to identify institutional level of care
3 needs that—

4 “(i) is not the PACE provider operating
5 the PACE program involved;

6 “(ii) is not owned or controlled by, or
7 an employee of, such PACE provider;

8 “(iii) does not receive any differential
9 payment (such as a bonus) for identifying
10 individuals who are PACE program eligible
11 individuals under the PACE program
12 agreement involved; and

13 “(iv) is free of any other conflict of
14 interest (as defined by the Secretary) be-
15 tween the entity and the PACE provider
16 operating the PACE program involved.”.

17 **SEC. 4. ANYTIME ENROLLMENT IN PACE.**

18 (a) IN GENERAL.—

19 (1) ANY TIME ENROLLMENT AND EFFECTIVE
20 DATE.—Section 1894(c)(5) of the Social Security
21 Act (42 U.S.C. 1395eee(c)(5)) is amended by adding
22 at the end the following new subparagraph:

23 “(C) ANY TIME ENROLLMENT AND EFFEC-
24 TIVE DATE OF ENROLLMENT.—

1 “(i) ANY TIME ENROLLMENT.—A
2 PACE program eligible individual may en-
3 roll in a PACE program at any time dur-
4 ing a month.

5 “(ii) EFFECTIVE DATE.—Subject to
6 clause (iii), the enrollment of a PACE pro-
7 gram eligible individual in a PACE pro-
8 gram shall be effective on the date the
9 PACE provider operating the PACE pro-
10 gram receives an enrollment agreement
11 signed by such PACE program eligible in-
12 dividual with respect to such PACE pro-
13 gram.

14 “(iii) SPECIAL RULE IN THE CASE OF
15 DUAL ELIGIBLE BENEFICIARIES.—In the
16 case of a PACE program eligible individual
17 who is eligible for benefits under this title
18 and title XIX, clause (i) shall only apply if
19 the State in which such individual resides
20 has made an election under section
21 1934(c)(5)(C) to permit PACE program
22 eligible individuals enroll in a PACE pro-
23 gram at any time during a month in such
24 State.”.

1 (2) PRORATED PAYMENTS.—Section 1894(d) of
2 the Social Security Act (42 U.S.C. 1395eee(d)) is
3 amended by adding at the end the following new
4 paragraph:

5 “(4) PRORATED PAYMENTS.—In the case of a
6 PACE program eligible individual enrolled in a
7 PACE program operated by a PACE provider with
8 an enrollment effective date that is not the first day
9 of a month, the capitation amount that would other-
10 wise be made under this subsection to the PACE
11 provider for such individual for the first month in
12 which such individual is so enrolled shall be prorated
13 accordingly.”.

14 (b) CONFORMING AMENDMENTS.—

15 (1) ANYTIME ENROLLMENT AND EFFECTIVE
16 DATE.—Section 1934(c)(5) of the Social Security
17 Act (42 U.S.C. 1396u-4(c)(5)) is amended by add-
18 ing at the end the following new subparagraph:

19 “(C) STATE OPTION TO PERMIT ANY TIME
20 ENROLLMENT AND EFFECTIVE DATE OF EN-
21 ROLLMENT.—

22 “(i) ANY TIME ENROLLMENT.—A
23 State may elect to permit a PACE pro-
24 gram eligible individual to enroll in a

1 PACE program at any time during a
2 month.

3 “(ii) EFFECTIVE DATE.—Pursuant to
4 a State election made under clause (i), the
5 enrollment of a PACE program eligible in-
6 dividual in a PACE program shall be effec-
7 tive on the date the PACE provider oper-
8 ating the PACE program receives an en-
9 rollment agreement signed by such PACE
10 program eligible individual with respect to
11 such PACE program.”.

12 (2) PRORATED PAYMENTS.—Section 1934(d) of
13 the Social Security Act (42 U.S.C. 1396u–4(d)) is
14 amended by adding at the end the following new
15 paragraph:

16 “(3) PRORATED PAYMENTS.—If a State elects
17 under subsection (c)(5)(C) to permit enrollment at
18 any time during a month, in the case of a PACE
19 program eligible individual enrolled in a PACE pro-
20 gram operated by a PACE provider with an enroll-
21 ment effective date that is not the first day of a
22 month, the State shall prorate the capitation amount
23 that would otherwise be made under this subsection
24 to the PACE provider for such individual for the
25 first month in which such individual is so enrolled.”.

1 (c) EFFECTIVE DATE.—The amendments made by
2 this section shall take effect on January 1, 2022.

3 **SEC. 5. IMPROVING ACCESS TO AND AFFORDABILITY OF**
4 **PACE PROGRAMS FOR MEDICARE BENE-**
5 **FICIARIES WHO ARE NOT DUAL ELIGIBLE**
6 **BENEFICIARIES THROUGH FLEXIBILITY IN**
7 **RATE SETTING FOR SERVICES NOT COVERED**
8 **BY MEDICARE.**

9 (a) IN GENERAL.—Section 1894 of the Social Secu-
10 rity Act (42 U.S.C. 1395eee) is amended by adding at the
11 end the following new subsection:

12 “(j) FLEXIBILITY IN ESTABLISHING PREMIUMS FOR
13 MEDICARE PACE PARTICIPANTS WHO ARE NOT ALSO
14 ENTITLED TO BENEFITS UNDER A STATE MEDICAID
15 PROGRAM.—

16 “(1) CODIFICATION OF AUTHORITY TO CHARGE
17 A MONTHLY CAPITATION AMOUNT FOR NON-MEDI-
18 CARE SERVICES.—Subject to the succeeding provi-
19 sions of this subsection, a PACE program operated
20 by a PACE provider under a PACE program agree-
21 ment in any State may charge a Medicare-only
22 PACE program eligible individual (as defined in
23 paragraph (4)(A)) who is enrolled in such PACE
24 program a monthly capitation payment amount for

1 the provision of non-Medicare services (as defined in
2 paragraph (4)(B)) under the PACE program.

3 “(2) DETERMINATION OF MONTHLY CAPITA-
4 TION PAYMENT AMOUNT.—

5 “(A) IN GENERAL.—Notwithstanding sec-
6 tion 460.186 of title 42, Code of Federal Regu-
7 lations (or any successor regulation), the
8 monthly capitation payment amount that may
9 be charged under paragraph (1) shall be deter-
10 mined by the PACE provider operating the
11 PACE program. Such monthly capitation pay-
12 ment amount shall be based on assessments
13 conducted on the Medicare-only PACE program
14 eligible individual who is enrolled in such PACE
15 program by the PACE program interdiscipli-
16 nary team and shall take into account the
17 health status of such individual. In determining
18 the monthly capitation amount for a Medicare-
19 only PACE program eligible individual under
20 this paragraph, a PACE provider may take into
21 account the services determined necessary for
22 the individual by the PACE program inter-
23 disciplinary team based upon their assessment
24 of the individual. A determination described in
25 the preceding sentence shall not be construed as

1 limiting the responsibility of the PACE provider
2 to meet any unforeseen needs or provide for any
3 required services for such individual.

4 “(B) AUTHORITY TO ADJUST MONTHLY
5 CAPITATION AMOUNT.—

6 “(i) IN GENERAL.—Subject to clause
7 (ii) and paragraph (3), the monthly capita-
8 tion payment amount that may be charged
9 under paragraph (1) to a Medicare-only
10 PACE program eligible individual enrolled
11 in a PACE program for non-Medicare
12 services may increase or decrease based on
13 assessments conducted on such individual.
14 Any change in the monthly capitation pay-
15 ment amount charged to such an indi-
16 vidual shall take effect beginning with the
17 first day of the first month that begins
18 after the month during which the plan of
19 care is developed for such individual based
20 on such an assessment.

21 “(ii) LIMITATION ON FREQUENCY OF
22 INCREASE.—The monthly capitation pay-
23 ment amount that may be charged under
24 paragraph (1) to such an individual may

1 not increase more frequently than once per
2 calendar quarter.

3 “(3) BENEFICIARY PROTECTIONS.—

4 “(A) DISCLOSURE OF PREMIUM RATE
5 STRUCTURE.—A PACE provider shall disclose
6 to Medicare-only PACE program eligible indi-
7 viduals the capitation payment amounts that
8 may be charged under this section to such indi-
9 viduals for non-Medicare services under the
10 PACE program operated by such PACE pro-
11 vider under this section—

12 “(i) prior to enrollment of such indi-
13 vidual in such PACE program, and
14 “(ii) periodically, and upon request of
15 such individual, after enrollment.

16 “(B) ASSESSMENT INSTRUMENT.—

17 “(i) IN GENERAL.—The Secretary
18 shall develop an assessment instrument for
19 use by PACE programs with respect to
20 Medicare-only PACE program eligible indi-
21 viduals under this subsection.

22 “(ii) REQUIREMENT FOR DISCLOSURE
23 OF ASSESSMENT INSTRUMENT.—The
24 monthly capitation payment amount
25 charged under paragraph (1) to a Medi-

1 care-only PACE program eligible individual
2 for non-Medicare services shall be based on
3 an assessment of such individual conducted
4 by the PACE provider (using the assess-
5 ment instrument developed by the Sec-
6 retary under clause (i)), accounting for
7 health status and corresponding needs.

8 “(iii) REQUIREMENT FOR DISCLOSURE
9 OF ASSESSMENT INSTRUMENT.—The as-
10 essment instrument used by the inter-
11 disciplinary team of the PACE program to
12 evaluate the health and social status of
13 PACE participants shall be disclosed to
14 the individual prior to the assessment.

15 “(C) PROCESS TO SEEK REVIEW OF AS-
16 SESSMENTS.—The Secretary shall establish a
17 process for a Medicare-only PACE program eli-
18 gible individual to seek review of any assess-
19 ment conducted on the individual under this
20 subsection.

21 “(4) RULE OF CONSTRUCTION.—Nothing in
22 this subsection shall be construed to preclude the
23 testing under section 1115A of a model to permit a
24 PACE provider operating a PACE program to es-
25 tablish and charge monthly capitation payment

1 amounts for the provision of non-Medicare services
2 under the PACE program to Medicare-only PACE
3 program eligible individuals under a rate structure
4 established by such PACE provider for such pur-
5 pose, including the use of an assessment instrument
6 developed by the PACE program to assign such indi-
7 viduals to an appropriate rate category under such
8 rate structure.

9 “(5) DEFINITIONS.—In this subsection—

10 “(A) the term ‘Medicare-only PACE pro-
11 gram eligible individual’ means an individual
12 who is described in subsection (a)(1) and who
13 is not entitled to medical assistance under title
14 XIX, and includes the designated representative
15 of the individual as appropriate; and

16 “(B) the term ‘non-Medicare services’
17 means items and services covered under title
18 XIX that are not covered under this title and
19 items and services described in subsection
20 (b)(1)(A)(ii).”.

21 (b) EFFECTIVE DATE.—The amendment made by
22 subsection (a) shall take effect on the date of the enact-
23 ment of this Act, and apply with respect to capitation
24 amounts that may be charged for months beginning on
25 or after January 1, 2022.

1 (c) RULE OF CONSTRUCTION.—Nothing in this sec-
2 tion, or the amendments made by this section, shall be
3 construed to modify or otherwise impact the following
4 Medicare capitation rates that may be charged by PACE
5 plans for PACE participants who are Medicare bene-
6 ficiaries who are not both entitled to (or enrolled for) bene-
7 fits under part A of title XVIII of the Social Security Act
8 (42 U.S.C. 1395 et seq.) and enrolled for benefits under
9 part B of such title:

10 (1) PART A ONLY MEDICARE BENEFICIARY.—In
11 the case of a Medicare beneficiary who is a PACE
12 participant who is entitled to (or enrolled for) bene-
13 fits under part A of such title XVIII but who is not
14 enrolled for benefits under part B of such title, the
15 Medicare Part B capitation rate under paragraph
16 (b) of section 460.186 of title 42, Code of Federal
17 Regulations (or any successor regulations).

18 (2) PART B ONLY MEDICARE BENEFICIARY.—In
19 the case of a Medicare beneficiary who is a PACE
20 participant who is enrolled for benefits under part B
21 of such title XVIII but who is not entitled to (or en-
22 rolled for) benefits under part A of such title, the
23 Medicare Part A capitation rate under paragraph (c)
24 of such section 460.186 (or any successor regula-
25 tions).

1 **SEC. 6. PACE SITE APPROVAL AND EXPANSION.**

2 (a) IN GENERAL.—Sections 1894(e) and 1934(e) of
3 the Social Security Act (42 U.S.C. 1395eee(e), 1396u–
4 4(e)) are each amended by striking paragraph (8) and in-
5 serting the following:

6 “(8) AUTHORITY TO SUBMIT APPLICATIONS AT
7 ANY TIME; TIMELY CONSIDERATION OF APPLICA-
8 TIONS.—

9 “(A) AUTHORITY TO SUBMIT APPLICA-
10 TIONS AT ANY TIME.—

11 “(i) NEW PACE PROVIDER STATUS.—
12 An entity that seeks to become a PACE
13 provider may submit an application for
14 PACE provider status at any time.

15 “(ii) SERVICE AREA EXPANSION AND
16 ADDITION OF PACE CENTER SITE.—To the
17 extent the Secretary requires a PACE pro-
18 vider to submit an application to expand
19 its service area or to add a PACE center
20 site, a PACE provider may submit such an
21 application at any time, subject to the re-
22 quirements of section 460.12(d) of title 42,
23 Code of Federal Regulations (relating to
24 the first trial period audit), or any suc-
25 cessor regulation.

1 “(iii) ASSURANCES.—An application
2 for PACE provider status under clause (i)
3 or to add a PACE center site under clause
4 (ii) shall include the following assurances:

5 “(I) An assurance that the re-
6 quired members of the interdisciplinary team are employees or contractors
7 of the proposed PACE center or will be employees or contractors of the
8 proposed PACE center by the time the PACE center becomes operational.

9
10
11 “(II) An assurance that—

12
13 “(aa) the PACE provider’s contracts for all contractors and contracted personnel will be executed by the time the proposed
14 PACE center becomes operational; and

15
16
17 “(bb) executed contracts may include provisions for staffing levels to commensurate with enrollment to full projected census.

18
19 “(B) DEEMED APPROVAL.—An application described in subparagraph (A) shall be deemed

1 approved unless the Secretary, within 45 days
2 after the date of the submission of the applica-
3 tion to the Secretary, either denies such request
4 in writing or informs the applicant in writing
5 with respect to any additional information that
6 is needed in order to make a final determina-
7 tion with respect to the application. After the
8 date the Secretary receives such additional in-
9 formation, the application shall be deemed ap-
10 proved unless the Secretary, within 45 days of
11 such date, denies such request.”.

12 (b) EFFECTIVE DATE.—The amendments made by
13 subsection (a) shall take effect on January 1, 2022.

14 **SEC. 7. PACE PILOT.**

15 Section 1115A(b)(2) of the Social Security Act (42
16 U.S.C. 1315a(b)(2)) is amended—

17 (1) in subparagraph (B), by adding at the end
18 the following new clause:

19 “(xxviii) National testing of a model
20 for expanded eligibility for the Program of
21 All-Inclusive Care for the Elderly as de-
22 scribed in subparagraph (D).”; and

23 (2) by adding at the end the following new sub-
24 paragraph:

1 “(D) NATIONAL TESTING OF MODEL FOR
2 EXPANDED ELIGIBILITY FOR THE PROGRAM OF
3 ALL-INCLUSIVE CARE FOR THE ELDERLY.—In
4 the case where the Secretary selects the model
5 described in clause (ii) of this subparagraph for
6 testing pursuant to clause (xxviii) of subpara-
7 graph (B), the following shall apply:

8 “(i) NATIONAL TESTING.—

9 “(I) IN GENERAL.—Subject to
10 subclause (II), the Secretary shall de-
11 sign a demonstration that allows each
12 PACE provider with an executed
13 PACE agreement to develop and sub-
14 mit to the Secretary an application to
15 begin testing expanded PACE eligi-
16 bility for high-need and high-cost pop-
17 ulations that are not otherwise eligible
18 to participate in a PACE program
19 within 1 year of the date on which the
20 model is selected.

21 “(II) NO EFFECT ON ONGOING
22 MODELS OR DEMONSTRATION
23 PROJECTS.—Nothing in this subpara-
24 graph shall affect the testing of any
25 model under this subsection or any

1 demonstration project under this Act
2 that is implemented prior to the date
3 of the enactment of this subparagraph.
4

5 “(ii) MODEL DESCRIBED.—The model
6 described in this clause seeks to increase
7 access to quality, integrated, care for high-
8 need, high-cost individuals who are not
9 otherwise eligible to participate in a PACE
10 program in order to improve health and re-
11 duce cost. Under this model, participating
12 PACE providers would—

13 “(I) be paid fixed, monthly
14 capitated rates from both Medicare
15 and the applicable State Medicaid
16 agency for all services provided to
17 each enrollee fitting the criteria of the
18 PACE provider’s designated popu-
19 lation;

20 “(II) partner with non-PACE
21 providers, such as Area Agencies on
22 Aging, Centers for Independent Liv-
23 ing, local hospitals, and non-hospital
24 providers such as physicians, behav-
25 ioral health providers and other com-

1 munity-based organizations to effec-
2 tively reach the PACE provider's se-
3 lected population;

4 “(III) adapt the PACE program
5 model of care to appropriately serve
6 the PACE provider's selected popu-
7 lation to integrate care and meet the
8 unique needs of said population; and

9 “(IV) if the PACE provider is lo-
10 cated in a State that has not yet
11 served the selected population through
12 a PACE program under section 1934,
13 receive an up-front fixed payment to
14 coordinate with the State to develop a
15 capitated payment rate, with appro-
16 priate risk adjustment, for the PACE
17 provider's selected population.

18 “(iii) REQUIREMENTS FOR PARTICI-
19 PATING PACE ORGANIZATIONS.—In order
20 to participate in the model, a PACE pro-
21 vider must—

22 “(I) conduct a survey or needs
23 assessment of their service area to de-
24 termine the most appropriate popu-

1 lation with which to expand their serv-
2 ices;

3 “(II) receive prior approval from
4 the applicable State Medicaid agency
5 to submit an application to participate
6 in the model; and

7 “(III) following such survey or
8 needs assessment and approval from
9 the applicable State Medicaid agency,
10 submit and receive approval of an ap-
11 plication of expansion from the Sec-
12 retary.

13 “(iv) APPLICATION.—A PACE pro-
14 vider’s application to participate in this
15 model shall include the following informa-
16 tion:

17 “(I) Results of the survey or
18 needs assessment of their service area
19 under clause (iii)(I) and an expla-
20 nation of the expanded population the
21 PACE organization will serve.

22 “(II) The types of services that
23 the expanded population will require
24 and the PACE provider’s plan to im-
25 plement these services.

1 “(III) How the PACE provider
2 will achieve engagement and enrollment
3 of the new population in the
4 model, including how it will partner
5 with non-PACE providers in the ap-
6 plicable service area.

7 “(IV) How the expanded popu-
8 lation’s participation in the PACE
9 program is intended to improve qual-
10 ity of care and health outcomes under
11 the model.

12 “(V) Certification that the appli-
13 cable State Medicaid agency has ap-
14 proved the PACE provider’s applica-
15 tion to participate in the model.

16 “(VI) Plans to coordinate with
17 the State Medicaid agency to develop
18 an initial capitated rate with appro-
19 priate risk adjustment.

20 “(VII) Plans for the PACE pro-
21 vider and the State Medicaid agency
22 to review and adjust the Medicaid
23 capitated rate on a biennial basis, as
24 needed.

1 “(VIII) Any other information
2 required by the Secretary.

3 “(v) TECHNICAL ASSISTANCE.—The
4 Secretary shall provide, or designate an en-
5 tity to provide, technical assistance to par-
6 ticipating PACE providers as they apply
7 for and implement the model.

8 “(vi) ACCOUNTING FOR UNCER-
9 TAINTY.—In order for implementing
10 PACE providers to receive unanticipated
11 additional resources needed to implement
12 the model, the Secretary shall establish
13 procedures for the implementing PACE
14 providers to submit to the Secretary a re-
15 quest for additional resources.

16 “(vii) MONITORING OUTCOMES.—The
17 Secretary, in conjunction with PACE pro-
18 viders and in consultation with States that
19 have elected to expand PACE program eli-
20 gibility under section 1934(l), shall develop
21 a plan to—

22 “(I) annually monitor outcomes
23 under the model, which may include
24 financial, quality, access, and utiliza-
25 tion outcomes;

1 “(II) annually monitor the health
2 outcomes of the PACE provider’s ex-
3 panded population; and

4 “(III) any other outcomes as de-
5 termined by the Secretary.

6 “(viii) REPORTING REQUIREMENTS.—

7 “(I) REPORT TO CONGRESS.—
8 Not less frequently than every 3 years
9 (for the duration of the implemen-
10 tation of the model under this subpara-
11 graph), the Secretary shall submit to
12 Congress a report on the implemen-
13 tation of the model under this subpara-
14 graph. The report shall include demo-
15 graphic information on the popu-
16 lations served under the demonstra-
17 tion, best practices for future imple-
18 mentation efforts and any other infor-
19 mation the Secretary determines ap-
20 propriate together with recommenda-
21 tions for such legislation and adminis-
22 trative action as the Secretary deter-
23 mines appropriate.

24 “(ix) FUNDING.—The Secretary shall
25 allocate funds made available under sub-

1 section (f)(1) to design, implement, evaluate,
2 and report on the model described in
3 clause (ii) in accordance with this subparagraph.
4 ”.

5 **SEC. 8. STATE OPTION TO EXPAND ELIGIBILITY FOR PACE**
6 **PROGRAM.**

7 (a) IN GENERAL.—Section 1934 of the Social Security Act (42 U.S.C. 1396u–4), as amended by section 3(b),
8 is amended—

10 (1) in subsection (a)(5)(B), by inserting “, subsection
11 (k), and subsection (l)” after “subsection
12 (c)(4)”; and

13 (2) by adding at the end the following new subsection:

15 “(l) STATE OPTION TO EXPAND ELIGIBILITY.—

16 “(1) IN GENERAL.—A State described in paragraph (3) may, at the option of the State, deem individuals described in paragraph (2) to be PACE program eligible individuals for the purposes of this section without regard to the requirement under subsection (a)(5)(B) that a PACE program eligible individual require the level of care required under the State medicaid plan for coverage of nursing facility services.

1 “(2) EXPANSION OF ELIGIBILITY.—An individual is described in this paragraph if—

3 “(A) the individual meets the requirements
4 of subparagraphs (A), (C), and (D) of sub-
5 section (a)(5);

6 “(B) the individual is unable to perform at
7 least 2 (or such higher number as the State
8 may establish) activities of daily living, as de-
9 termined by the State; and

10 “(C) the individual’s income does not ex-
11 ceed 150 percent of the poverty line (as defined
12 in section 2110(c)(5)) or, if greater, the income
13 level applicable for an individual who has been
14 determined to require an institutional level of
15 care to be eligible for nursing facility services
16 under the State plan and with respect to whom
17 there has been a determination that, but for the
18 provision of such services, the individual would
19 require the level of care provided in a hospital,
20 a nursing facility, an intermediate care facility
21 for the mentally retarded, or an institution for
22 mental diseases, the cost of which could be re-
23 imbursed under the State plan.

1 “(3) STATES ELIGIBLE FOR OPTION.—A State
2 shall only be eligible to exercise the option under
3 this subsection if—

4 “(A) the State administering agency has
5 entered into an agreement for the operation of
6 a PACE program under this section (and sec-
7 tion 1894, if applicable) among such agency,
8 the Secretary, and a PACE provider; and

9 “(B) the State provides coverage under the
10 State plan under this title (or a waiver of such
11 plan) for long-term services and supports.

12 “(4) ENHANCED FMAP.—Notwithstanding sec-
13 tion 1905(b), in the case of a State that exercises
14 the option under this subsection, the Federal med-
15 ical assistance percentage applicable with respect to
16 expenditures by such State on monthly payments
17 made to PACE providers under a PACE program
18 agreement under this section for individuals who are
19 deemed to be PACE program eligible individuals in
20 accordance with paragraph (2) shall be equal to 90
21 percent.”.

22 (b) CONFORMING AMENDMENT.—Section 1894(a)(5)
23 of the Social Security Act (42 U.S.C. 1395eee(a)(5)) is
24 amended by inserting “and section 1934(l)” after “sub-
25 section (c)(4)”.

1 **SEC. 9. COORDINATION WITH THE FEDERAL COORDINATED**

2 **HEALTH CARE OFFICE.**

3 Section 1934 of the Social Security Act (42 U.S.C.

4 1396u–4), as amended by sections 3 and 8, is amended

5 by adding at the end the following new subsection:

6 “(m) COORDINATION WITH THE FEDERAL COORDI-

7 NATED HEALTH CARE OFFICE.—

8 “(1) STATE COORDINATION WITH FCHCO.—The

9 Director of the Federal Coordinated Health Care Of-

10 fice established under section 2602 of the Patient

11 Protection and Affordable Care Act shall serve as a

12 point of contact between State administering agen-

13 cies and the Federal Government for purposes of im-

14 plementing and operating a PACE program in a

15 State, and shall coordinate with other relevant of-

16 fices and staff of the Centers for Medicare & Medi-

17 caid Services involved in carrying out this section.

18 “(2) ANNUAL REPORT.—Not later than Janu-

19 ary 1, 2023, and annually thereafter, the Director of

20 the Federal Coordinated Health Care Office shall

21 submit to Congress a report on the demographics of

22 the populations served by PACE programs operated

23 under this section and section 1894.”.

○