## Calendar No. 206

115TH CONGRESS 1ST SESSION

**S. 870** 

[Report No. 115–146]

To amend title XVIII of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit.

#### IN THE SENATE OF THE UNITED STATES

APRIL 6 (legislative day, APRIL 4), 2017

Mr. HATCH (for himself, Mr. WYDEN, Mr. ISAKSON, Mr. WARNER, Mr. BENNET, Mr. CARDIN, Mr. THUNE, Mr. CASEY, Mr. CORNYN, Mr. CRAPO, Mr. GRASSLEY, Mr. CARPER, Ms. STABENOW, Mrs. MCCASKILL, Mr. ROBERTS, Mr. CASSIDY, Mr. WICKER, Mr. NELSON, and Mr. SCHATZ) introduced the following bill; which was read twice and referred to the Committee on Finance

August 3, 2017

Reported by Mr. HATCH, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

### A BILL

To amend title XVIII of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit. 1 Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

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

- 4 (a) SHORT TITLE.—This Act may be eited as the 5 "Creating High-Quality Results and Outcomes Necessary
- 6 to Improve Chronic (CHRONIC) Care Act of 2017".
- 7 (b) TABLE OF CONTENTS.—The table of contents of
- 8 this Act is as follows:

Sec. 1. Short title; table of contents.

#### TITLE I—RECEIVING HIGH QUALITY CARE IN THE HOME

Sec. 101. Extending the Independence at Home Demonstration Program.

Sec. 102. Expanding access to home dialysis therapy.

#### TITLE II ADVANCING TEAM-BASED CARE

See. 201. Providing continued access to Medicare Advantage special needs plans for vulnerable populations.

TITLE III—EXPANDING INNOVATION AND TECHNOLOGY

- See. 301. Adapting benefits to meet the needs of chronically ill Medicare Advantage enrollees.
- Sec. 302. Expanding supplemental benefits to meet the needs of chronically ill Medicare Advantage enrollees.
- See. 303. Increasing convenience for Medicare Advantage enrollees through telehealth.
- Sec. 304. Providing accountable care organizations the ability to expand the use of telehealth.
- Sec. 305. Expanding the use of telehealth for individuals with stroke.

#### TITLE IV-IDENTIFYING THE CHRONICALLY ILL POPULATION

See. 401. Providing flexibility for beneficiaries to be part of an accountable care organization.

#### TITLE V—EMPOWERING INDIVIDUALS AND CAREGIVERS IN CARE DELIVERY

- Sec. 501. Eliminating barriers to care coordination under accountable care organizations.
- Sec. 502. GAO study and report on longitudinal comprehensive care planning services under Medicare part B.

#### TITLE VI—OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL

Sec. 601. GAO study and report on improving medication synchronization.

	Sec. 602. GAO study and report on impact of obesity drugs on patient health and spending.
1	TITLE I-RECEIVING HIGH
2	<b>QUALITY CARE IN THE HOME</b>
3	SEC. 101. EXTENDING THE INDEPENDENCE AT HOME DEM-
4	ONSTRATION PROGRAM.
5	Section 1866E of the Social Security Act (42 U.S.C.
6	<del>1395cc-5)</del> is amended—
7	(1) in subsection $(e)$ —
8	(A) in paragraph (1), by striking "5-year
9	period" and inserting "7-year period"; and
10	(B) in paragraph (5), by striking "10,000"
11	and inserting "15,000"; and
12	(2) in subsection (i), by striking "second of $2$ "
13	and inserting "third of 3".
14	SEC. 102. EXPANDING ACCESS TO HOME DIALYSIS THER-
15	APY.
16	(a) In General.—Section 1881(b)(3) of the Social
17	Security Act (42 U.S.C. 1395rr(b)(3)) is amended—
18	(1) by redesignating subparagraphs $(A)$ and
19	(B) as clauses (i) and (ii), respectively;
20	(2) in clause (ii), as redesignated by subpara-
21	graph (A), strike "on a comprehensive" and insert
22	"subject to subparagraph (B), on a comprehensive";
23	(3) by striking "With respect to" and inserting
24	"(A) With respect to"; and

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

3 "(B) For purposes of subparagraph (A)(ii), an indi-4 vidual determined to have end stage renal disease receiv-5 ing home dialysis may choose to receive the monthly end 6 stage renal disease-related visits furnished on or after 7 January 1, 2019, via telehealth if the individual receives 8 a face-to-face visit, without the use of telehealth, at least 9 once every three consecutive months.".

10 (b) Originating Site Requirements.—

(1) IN GENERAL. Section 1834(m) of the So eial Security Act (42 U.S.C. 1395m(m)) is amend ed—

14 (A) in paragraph (4)(C)(ii), by adding at
15 the end the following new subclauses:

16 <u>"(IX) A renal dialysis facility,</u>
17 but only for purposes of section
18 <u>1881(b)(3)(B).</u>

19"(X) The home of an individual,20but only for purposes of section211881(b)(3)(B)."; and

22 (B) by adding at the end the following new
23 paragraph:

24 <u>"(5)</u> TREATMENT OF HOME DIALYSIS MONTHLY
 25 ESRD-RELATED VISIT.—The geographic require-

1	ments described in paragraph (4)(C)(i) shall not
2	apply with respect to telehealth services furnished on
3	or after January 1, 2019, for purposes of section
4	1881(b)(3)(B), at an originating site described in
5	subclause (VI), (IX), or (X) of paragraph
6	<del>(4)(C)(ii).".</del>
7	(2) NO FACILITY FEE IF ORIGINATING SITE
8	FOR HOME DIALYSIS THERAPY IS THE HOME.—Sec-
9	tion 1834(m)(2)(B) of the Social Security (42
10	U.S.C. 1395m(m)(2)(B)) is amended—
11	(A) by redesignating clauses (i) and (ii) as
12	subclauses (I) and (II), and indenting appro-
13	priately;
14	(B) in subclause (II), as redesignated by
15	subparagraph (A), by striking "clause (i) or
16	this clause" and inserting "subclause (I) or this
17	subclause'';
18	(C) by striking "SITE. With respect to"
19	and inserting "SITE.
20	"(i) In GENERAL.—Subject to clause
21	(ii), with respect to"; and
22	(D) by adding at the end the following new
23	<del>clause:</del>
24	"(ii) NO FACILITY FEE IF ORIGI-
25	NATING SITE FOR HOME DIALYSIS THER-

1	APY IS THE HOME.—No facility fee shall
2	be paid under this subparagraph to an
3	originating site described in paragraph
4	(4)(C)(ii)(X).".
5	(c) Conforming Amendment.—Section 1881(b)(1)
6	of the Social Security Act (42 U.S.C. 1395rr(b)(1)) is
7	amended by striking "paragraph (3)(A)" and inserting
8	<u>"paragraph (3)(A)(i)".</u>
9	TITLE II—ADVANCING TEAM-
10	BASED CARE
11	SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE
12	ADVANTAGE SPECIAL NEEDS PLANS FOR
13	<b>VULNERABLE POPULATIONS.</b>
14	(a) EXTENSION.—Section 1859(f)(1) of the Social
15	Security Act (42 U.S.C. 1395w-28(f)(1)) is amended by
16	striking "and for periods before January 1, 2019".
17	(b) Increased Integration of Dual SNPs.—
18	(1) IN GENERAL.—Section 1859(f) of the Social
19	Security Act (42 U.S.C. 1395w–28(f)) is amended—
20	(A) in paragraph $(3)$ , by adding at the end
21	the following new subparagraph:
22	"(F) The plan meets the requirements ap-
23	plicable under paragraph (8)."; and
	pheable under paragraph (0). , and
24	(B) by adding at the end the following new
24 25	

1 <del>"(8)</del> INCREASED INTEGRATION OF DUAL 2 SNPS.—

"(A) DESIGNATED CONTACT.—The See-3 4 retary, acting through the Federal Coordinated Health Care Office established under section 5 6 2602 of the Patient Protection and Affordable 7 Care Act, shall serve as a dedicated point of 8 contact for States to address misalignments 9 that arise with the integration of specialized 10 MA plans for special needs individuals de-11 scribed in subsection (b)(6)(B)(ii) under this 12 paragraph and, consistent with such role, 13 shall-

14"(i) establish a uniform process for15disseminating to State Medicaid agencies16information under this title impacting con-17tracts between such agencies and such18plans under this subsection; and

19"(ii) establish basic resources for20States interested in exploring such plans21as a platform for integration, such as a22model contract or other tools to achieve23those goals.

24"(B) UNIFIED GRIEVANCES AND APPEALS25PROCESS.—

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1	"(i) IN GENERAL.—Not later than
2	April 1, 2020, the Secretary shall establish
3	procedures, to the extent feasible, unifying
4	grievances and appeals procedures under
5	sections 1852(f), 1852(g), 1902(a)(3),
6	1902(a)(5), and 1932(b)(4) for items and
7	services provided by specialized MA plans
8	for special needs individuals described in
9	subsection (b)(6)(B)(ii) under this title
10	and title XIX. The Secretary shall solicit
11	comment in developing such procedures
12	from States, plans, beneficiaries and their
13	representatives, and other relevant stake-
14	holders.
15	"(ii) Procedures.—The procedures
16	established under clause (i) shall be in-
17	cluded in the plan contract under para-
18	$\frac{\text{graph}}{(3)(D)}$ and $\frac{\text{shall}}{(D)}$
19	${(I)}$ adopt the provisions for the
20	enrollee that are most protective for
21	the enrollee and, to the extent feasible
22	as determined by the Secretary, are
23	compatible with unified timeframes
24	and consolidated access to external re-
25	view under an integrated process;

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1	"(II) take into account dif-
2	ferences in State plans under title
3	XIX to the extent necessary;
4	"(III) be easily navigable by an
5	enrollee; and
6	${}$ (IV) include the elements de-
7	seribed in clause (iii), as applicable.
8	"(iii) Elements described.—Both
9	unified appeals and unified grievance pro-
10	cedures shall include, as applicable, the fol-
11	lowing elements described in this clause:
12	"(I) Single written notification of
13	all applicable grievances and appeal
14	rights under this title and title XIX.
15	For purposes of this subparagraph,
16	the Secretary may waive the require-
17	ments under section $1852(g)(1)(B)$
18	when the specialized MA plan covers
19	items or services under this part or
20	under title XIX.
21	"(II) Single pathways for resolu-
22	tion of any grievance or appeal related
23	to a particular item or service pro-
24	vided by specialized MA plans for spe-
25	cial needs individuals described in

1	subsection (b)(6)(B)(ii) under this
2	title and title XIX.
3	<u>"(III)</u> Notices written in plain
4	language and available in a language
5	and format that is accessible to the
6	enrollee, including in non-English lan-
7	guages that are prevalent in the serv-
8	ice area of the specialized MA plan.
9	<del>"(IV)</del> Unified timeframes for
10	grievances and appeals processes,
11	such as an individual's filing of a
12	grievance or appeal, a plan's acknowl-
13	edgment and resolution of a grievance
14	or appeal, and notification of decisions
15	with respect to a grievance or appeal.
16	"(V) Requirements for how the
17	plan must process, track, and resolve
18	<del>grievances</del> and appeals, to ensure
19	beneficiaries are notified on a timely
20	basis of decisions that are made
21	throughout the grievance or appeals
22	process and are able to easily deter-
23	mine the status of a grievance or ap-
24	<del>peal.</del>

1	"(iv) Continuation of benefits
2	PENDING APPEAL.—The unified procedures
3	under elause (i) shall, with respect to all
4	benefits under parts A and B and title
5	XIX subject to appeal under such proce-
6	dures, incorporate provisions under current
7	law and implementing regulations that pro-
8	vide continuation of benefits pending ap-
9	peal under this title and title XIX.
10	"(C) Requirement for unified griev-
11	ANCES AND APPEALS.—For 2021 and subse-
12	quent years, the contract of a specialized MA
13	plan for special needs individuals described in
14	subsection $(b)(6)(B)(ii)$ with a State Medicaid
15	agency under paragraph (3)(D) shall require
16	the use of unified grievances and appeals proce-
17	dures as described in subparagraph (B).
18	"(D) Requirements for integra-
19	TION.—For 2022 and subsequent years, a spe-
20	cialized MA plan for special needs individuals
21	described in subsection (b)(6)(B)(ii) shall meet
22	one or more of the following requirements, to

one or more of the following requirements, to
the extent permitted under State law, for integration of benefits under this title and title
XIX:

1	"(i) The specialized MA plan must
2	meet the requirements of contracting with
3	the State Medicaid agency described in
4	paragraph (3)(D) in addition to coordi-
5	nating long-term services and supports or
6	behavioral health services, or both, by
7	meeting an additional minimum set of re-
8	quirements determined by the Secretary
9	through the Federal Coordinated Health
10	Care Office established under section 2018
11	of the Patient Protection and Affordable
12	Care Act based on input from stake-
13	holders, such as notifying the State in a
14	timely manner of hospitalizations, emer-
15	gency room visits, and hospital or nursing
16	home discharges of enrollees, assigning one
17	primary care provider for each enrollee, or
18	sharing data that would benefit the coordi-
19	nation of items and services under this
20	title and the State plan under title XIX.
21	Such minimum set of requirements must
22	be included in the contract of the special-
23	ized MA plan with the State Medicaid
24	agency under such paragraph.

1	"(ii) The specialized MA plan must
2	meet the requirements of a fully integrated
3	plan described in section
4	1853(a)(1)(B)(iv)(II) (other than the re-
5	quirement that the plan have similar aver-
6	age levels of frailty, as determined by the
7	Secretary, as the PACE program), or enter
8	into a capitated contract with the State
9	Medicaid agency to provide long-term serv-
10	ices and supports or behavioral health
11	services, or both.
12	"(iii) In the case where an individual
13	is enrolled in the specialized MA plan and
14	a Medicaid managed care organization (as
15	defined in section $1903(m)(1)(\Lambda)$ ) that
16	provides long term services and supports
17	or behavioral health services with the same
18	parent organization, the parent organiza-
19	tion offering both the specialized MA plan
20	and the Medicaid managed care plan must
21	assume clinical and financial responsibility
22	for benefits provided under this title and
23	title XIX.".
24	(2) Conforming Amendment to respon-
25	SIBILITIES OF FEDERAL COORDINATED HEALTH

CARE OFFICE.—Section 2602(d) of the Patient Pro tection and Affordable Care Act (42 U.S.C.
 1315b(d)) is amended by adding at the end the fol lowing new paragraphs:

5 "(6) To act as a designated contact for States 6 under subsection (f)(8)(A) of section 1859 of the So-7 eial Security Act (42 U.S.C. 1395w-28) with respect 8 to the integration of specialized MA plans for special 9 needs individuals described in subsection 10 (b)(6)(B)(ii) of such section.

11 "(7) To be responsible for developing regula-12 tions and guidance related to the implementation of 13 a unified grievance and appeals process as described 14 in subparagraphs (B) and (C) of section 1859(f)(8) 15 of the Social Security Act (42 U.S.C. 1395w-16 28(f)(8)).".

17 (c) IMPROVEMENTS TO SEVERE OR DISABLING
18 CHRONIC CONDITION SNPs.

19 (1) CARE MANAGEMENT REQUIREMENTS.—Sec20 tion 1859(f)(5) of the Social Security Act (42)
21 U.S.C. 1395w-28(f)(5)) is amended—

22 (A) by striking "ALL SNPS.—The require23 ments" and inserting "ALL SNPS.—

24 <u>"(A) IN GENERAL. Subject to subpara-</u>
25 graph (B), the requirements";

1	(B) by redesignating subparagraphs $(A)$
2	and (B) as clauses (i) and (ii), respectively, and
3	indenting appropriately;
4	(C) in clause (ii), as redesignated by sub-
5	paragraph (B), by redesignating elauses (i)
6	through (iii) as subclauses (I) through (III), re-
7	spectively, and indenting appropriately; and
8	(D) by adding at the end the following new
9	subparagraph:
10	"(B) Improvements to care manage-
11	MENT REQUIREMENTS FOR SEVERE OR DIS-
12	ABLING CHRONIC CONDITION SNPS.—For 2020
13	and subsequent years, in the case of a special-
14	ized MA plan for special needs individuals de-
15	scribed in subsection (b)(6)(B)(iii), the require-
16	ments described in this paragraph include the
17	following:
18	"(i) The interdisciplinary team under
19	subparagraph (A)(ii)(III) includes a team
20	of providers with demonstrated expertise,
21	including training in an applicable spe-
22	cialty, in treating individuals similar to the
23	targeted population of the plan.
24	"(ii) Requirements developed by the
25	Secretary to provide face-to-face encoun-

ters with individuals enrolled in the plan not less frequently than on an annual basis.

4	"(iii) As part of the model of care
5	under elause (i) of subparagraph (A), the
6	results of the initial assessment and an-
7	nual reassessment under clause (ii)(I) of
8	such subparagraph of each individual en-
9	rolled in the plan are addressed in the indi-
10	vidual's individualized care plan under
11	elause (ii)(II) of such subparagraph.

12 "(iv) As part of the annual evaluation 13 and approval of such model of care, the 14 Secretary shall take into account whether 15 the plan fulfilled the previous year's goals 16 (as required under the model of care).

17 "(v) The Secretary shall establish a 18 minimum benchmark for each element of 19 the model of eare of a plan. The Secretary 20 shall only approve a plan's model of eare 21 under this paragraph if each element of 22 the model of eare meets the minimum benchmark applicable under the preceding 23 sentence.". 24

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1	(2) Revisions to the definition of a se-
2	VERE OR DISABLING CHRONIC CONDITIONS SPECIAL-
3	IZED NEEDS INDIVIDUAL.—
4	(A) IN GENERAL.—Section
5	1859(b)(6)(B)(iii) of the Social Security Act
6	(42 U.S.C. 1395w-28(b)(6)(B)(iii)) is amend-
7	<del>ed –</del>
8	(i) by striking "who have" and insert-
9	ing "who—
10	"(I) before January 1, 2022,
11	have";
12	(ii) in subclause (I), as added by
13	clause (i), by striking the period at the end
14	and inserting "; and"; and
15	(iii) by adding at the end the fol-
16	lowing new subclause:
17	"(II) on or after January 1,
18	2022, have one or more comorbid and
19	medically complex chronic conditions
20	that is life threatening or significantly
21	limits overall health or function, have
22	a high risk of hospitalization or other
23	adverse health outcomes, and require
24	intensive care coordination and that is
25	listed under subsection $(f)(9)(A)$ .".

1	(B) PANEL OF CLINICAL ADVISORS.—Sec-
2	tion $1859(f)$ of the Social Security Act (42)
3	U.S.C. 1395w-28(f)), as amended by subsection
4	(b), is amended by adding at the end the fol-
5	lowing new paragraph:
6	${}$ (9) List of conditions for clarification
7	OF THE DEFINITION OF A SEVERE OR DISABLING
8	CHRONIC CONDITIONS SPECIALIZED NEEDS INDI-
9	<del>VIDUAL.</del>
10	"(A) IN GENERAL.—Not later than De-
11	cember 31, 2020, and every 5 years thereafter,
12	the Secretary shall convene a panel of clinical
13	advisors to establish and update a list of condi-
14	tions that meet each of the following criteria:
15	"(i) Conditions that meet the defini-
16	tion of a severe or disabling chronic condi-
17	tion under subsection $(b)(6)(B)(iii)$ on or
18	after January 1, 2022.
19	"(ii) Conditions that—
20	<u>"(I)</u> require prescription drugs,
21	providers, and models of eare that are
22	unique to the specific population of
23	enrollees in a specialized MA plan for
24	special needs individuals described in
25	such subsection on or after such date

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1	and would not be needed by the gen-
2	eral population of beneficiaries under
3	this title; and
4	"(II) have a low prevalence in the
5	general population of beneficiaries
6	under this title or a disproportionally
7	high per-beneficiary cost under this
8	title.
9	"(B) REQUIREMENT.—In establishing and
10	updating the list under subparagraph (A), the
11	panel shall take into account the availability of
12	varied benefits, cost-sharing, and supplemental
13	benefits under the model described in para-
14	graph (2) of section 1859(h), including the ex-
15	pansion under paragraph (1) of such section.".
16	(d) Quality Measurement at the Plan Level
17	FOR SNPS AND DETERMINATION OF FEASABILITY OF
18	QUALITY MEASUREMENT AT THE PLAN LEVEL FOR ALL
19	MA PLANS.—Section 1853(o) of the Social Security Act
20	(42 U.S.C. 1395w-23(o)) is amended by adding at the end
21	the following new paragraphs:
22	${}$ (6) Quality measurement at the plan
23	LEVEL FOR SNPS.
24	"(A) IN GENERAL.—Subject to subpara-
25	graph (B), the Secretary may require reporting

1	of data under section 1852(e) for, and apply
2	under this subsection, quality measures at the
3	plan level for specialized MA plans for special
4	needs individuals instead of at the contract
5	<del>level.</del>
6	"(B) Considerations.—Prior to applying
7	quality measurement at the plan level under
8	this paragraph, the Secretary shall—
9	"(i) take into consideration the min-
10	imum number of enrollees in a specialized
11	MA plan for special needs individuals in
12	order to determine if a statistically signifi-
13	cant or valid measurement of quality at
14	the plan level is possible under this para-
15	<del>graph;</del>
16	"(ii) if quality measures are reported
17	at the plan level, ensure that MA plans are
18	not required to provide duplicative infor-
19	mation; and
20	${}$ (iii) ensure that such reporting does
21	not interfere with the collection of encoun-
22	ter data submitted by MA organizations or
23	the administration of any changes to the
24	program under this part as a result of the
25	collection of such data.

1 "(C) APPLICATION.—If the Secretary ap-2 plies quality measurement at the plan level 3 under this paragraph, such quality measure-4 ment may include Medicare Health Outcomes 5 Survey (HOS), Healthcare Effectiveness Data 6 and Information Set (HEDIS), Consumer As-7 sessment of Healthcare Providers and Systems 8 (CAHPS) measures and quality measures under 9 part D. 10 "(7) DETERMINATION OF FEASIBILITY  $\Theta F$ 11 QUALITY MEASUREMENT AT THE PLAN LEVEL FOR 12 ALL MA PLANS. 13 "(A) DETERMINATION OF FEASIBILITY. 14 The Secretary shall determine the feasibility of 15 requiring reporting of data under section 16 1852(e) for, and applying under this subsection, 17 quality measures at the plan level for all MA 18 plans under this part. 19 "(B) CONSIDERATION OF CHANGE.—After 20 making a determination under subparagraph 21 (A), the Secretary shall consider requiring such 22 reporting and applying such quality measures 23 at the plan level as described in such subpara-24 graph.".

 1
 (e) GAO STUDY AND REPORT ON STATE-LEVEL IN 

 2
 TEGRATION BETWEEN DUAL SNPS AND MEDICAID.

3 (1) STUDY.—The Comptroller General of the 4 United States (in this paragraph referred to as the 5 "Comptroller General") shall conduct a study on 6 State-level integration between specialized MA plans 7 for special needs individuals described in subsection 8 (b)(6)(B)(ii) of section 1859 of the Social Security 9 Act (42 U.S.C. 1395w-28) and the Medicaid program under title XIX of such Act (42 U.S.C. 1396 10 11 et seq.). Such study shall include an analysis of the 12 following:

13 (A) The characteristics of States in which 14 the State agency responsible for administering 15 the State plan under such title XIX has a con-16 tract with such a specialized MA plan and that 17 delivers long term services and supports under 18 the State plan under such title XIX through a 19 managed eare program, including the require-20 ments under such State plan with respect to 21 long term services and supports.

22 (B) The types of such specialized MA
23 plans, which may include the following:

1	(i) A plan described in section
2	<del>1853(a)(1)(B)(iv)(II)</del> of such Act (42
3	U.S.C. 1395w-23(a)(1)(B)(iv)(H)).
4	(ii) A plan that meets the require-
5	ments described in subsection $(f)(3)(D)$ of
6	such section 1859.
7	(iii) A plan described in clause (ii)
8	that also meets additional requirements es-
9	tablished by the State.
10	(C) The characteristics of individuals en-
11	rolled in such specialized MA plans.
12	(D) As practicable, the following with re-
13	spect to State programs for the delivery of long
14	term services and supports under such title
15	XIX through a managed care program:
16	(i) Which populations of individuals
17	are eligible to receive such services and
18	<del>supports.</del>
19	(ii) Whether all such services and sup-
20	ports are provided on a capitated basis or
21	if any of such services and supports are
22	carved out and provided through fee-for-
23	service.
24	(E) How the availability and variation of
25	integration arrangements of such specialized

1	MA plans offered in States affects spending,
2	service delivery options, access to community-
3	based care, and utilization of care.
4	(2) REPORT.—Not later than 2 years after the
5	date of the enactment of this Act, the Comptroller
6	General shall submit to Congress a report containing
7	the results of the study conducted under paragraph
8	(1), together with recommendations for such legisla-
9	tion and administrative action as the Comptroller
10	General determines appropriate.
11	TITLE III—EXPANDING
12	INNOVATION AND TECHNOLOGY
13	SEC. 301. ADAPTING BENEFITS TO MEET THE NEEDS OF
13 14	SEC. 301. ADAPTING BENEFITS TO MEET THE NEEDS OF CHRONICALLY ILL MEDICARE ADVANTAGE
_	
14	CHRONICALLY ILL MEDICARE ADVANTAGE
14 15	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES.
14 15 16	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C.
14 15 16 17	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w-28) is amended by adding at the end the following
14 15 16 17 18	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w-28) is amended by adding at the end the following new subsection:
14 15 16 17 18 19	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w-28) is amended by adding at the end the following new subsection: ''(h) NATIONAL TESTING OF MODEL FOR MEDICARE
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w-28) is amended by adding at the end the following new subsection: "(h) NATIONAL TESTING OF MODEL FOR MEDICARE ADVANTAGE VALUE-BASED INSURANCE DESIGN.—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w–28) is amended by adding at the end the following new subsection: "(h) NATIONAL TESTING OF MODEL FOR MEDICARE ADVANTAGE VALUE-BASED INSURANCE DESIGN.— "(1) IN GENERAL.—In implementing the model
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES. Section 1859 of the Social Security Act (42 U.S.C. 1395w-28) is amended by adding at the end the following new subsection: "(h) NATIONAL TESTING OF MODEL FOR MEDICARE ADVANTAGE VALUE-BASED INSURANCE DESIGN.— "(1) IN GENERAL.—In implementing the model described in paragraph (2) proposed to be tested

1 "(2) MODEL DESCRIBED.—The model described 2 in this paragraph is the testing of a model of Medi-3 care Advantage value-based insurance design that 4 would allow Medicare Advantage plans the option to 5 propose and design benefit structures that vary ben-6 efits, cost-sharing, and supplemental benefits offered 7 to enrollees with specific chronic diseases proposed 8 to be carried out in Oregon, Arizona, Texas, Iowa, 9 Michigan, Indiana, Tennessee, Alabama, Pennsyl-10 vania, and Massachusetts.

11 "(3) TERMINATION AND MODIFICATION PROVI-12 SION NOT APPLICABLE UNTIL JANUARY 1, 2022. 13 The provisions of section 1115A(b)(3)(B) shall apply 14 to the model described in paragraph (2), including 15 such model as expanded under paragraph (1), begin-16 ning January 1, 2022, but shall not apply to such 17 model, as so expanded, prior to such date.

18 <u>"(4) FUNDING.</u> The Secretary shall allocate
19 funds made available under section 1115A(f)(1) to
20 design, implement, and evaluate the model described
21 in paragraph (2), as expanded under paragraph
22 (1).".

1	SEC. 302. EXPANDING SUPPLEMENTAL BENEFITS TO MEET
2	THE NEEDS OF CHRONICALLY ILL MEDICARE
3	ADVANTAGE ENROLLEES.
4	(a) IN GENERAL.—Section 1852(a)(3) of the Social
5	Security Act (42 U.S.C. 1395w-22(a)(3)) is amended—
6	(1) in subparagraph (A), by striking "Each"
7	and inserting "Subject to subparagraph (D), each";
8	and
9	(2) by adding at the end the following new sub-
10	<del>paragraph:</del>
11	"(D) Expanding supplemental bene-
12	FITS TO MEET THE NEEDS OF CHRONICALLY
13	HL ENROLLEES.
14	"(i) IN GENERAL.—For plan year
15	2020 and subsequent plan years, in addi-
16	tion to any supplemental health care bene-
17	fits otherwise provided under this para-
18	<del>graph, an MA plan may provide supple</del> -
19	mental benefits described in clause (ii) to
20	a chronically ill enrollee (as defined in
21	<del>clause (iii)).</del>
22	"(ii) Supplemental benefits de-
23	SCRIBED.
24	"(I) IN GENERAL.—Supplemental
25	benefits described in this clause are
26	supplemental benefits that, with re-
	-S 970 DS

1	spect to a chronically ill enrollee, have
2	a reasonable expectation of improving
3	or maintaining the health or overall
4	function of the chronically ill enrollee
5	and may not be limited to being pri-
6	marily health related benefits.
7	"(II) AUTHORITY TO WAIVE UNI-
8	FORMITY REQUIREMENTS.—The Sec-
9	retary may, only with respect to sup-
10	plemental benefits provided to a
11	chronically ill enrollee under this sub-
12	paragraph, waive the uniformity re-
13	quirement under subsection $(d)(1)(A)$ ,
14	as determined appropriate by the Sec-
15	retary.
16	"(iii) Chronically ill enrollee
17	DEFINED.—In this subparagraph, the term
18	'chronically ill enrollee' means an enrollee
19	in an MA plan that the Secretary deter-
20	mines—
21	"(I) has one or more comorbid
22	and medically complex chronic condi-
23	tions that is life threatening or signifi-
24	cantly limits the overall health or
25	function of the enrollee;

1	"(II) has a high risk of hos-
2	pitalization or other adverse health
3	outcomes; and
4	"(III) requires intensive care co-
5	ordination.".
6	(b) GAO STUDY AND REPORT.—
7	(1) STUDY.—The Comptroller General of the
8	United States (in this subsection referred to as the
9	"Comptroller General") shall conduct a study on
10	supplemental benefits provided to enrollees in Medi-
11	care Advantage plans under part C of title XVIII of
12	the Social Security Act. Such study shall include an
13	analysis of the following:
14	(A) The type of supplemental benefits pro-
15	vided to such enrollees, the total number of en-
16	rollees receiving each supplemental benefit, and
17	whether the supplemental benefit is covered by
18	the standard benchmark cost of the benefit or
19	with an additional premium.
20	(B) The frequency in which supplemental
21	benefits are utilized by such enrollees.
22	(C) The impact supplemental benefits have
23	<del>on –</del>

1	(i) indicators of the quality of care re-
2	ceived by such enrollees, including overall
3	health and function of the enrollees;
4	(ii) the utilization of items and serv-
5	ices for which benefits are available under
6	the original Medicare fee-for-service pro-
7	gram option under parts A and B of such
8	title XVIII by such enrollees; and
9	(iii) the amount of the bids submitted
10	by Medicare Advantage Organizations for
11	Medicare Advantage plans under such part
12	<del>C.</del>
13	(2) REPORT.—Not later than 5 years after the
14	date of the enactment of this Act, the Comptroller
15	General shall submit to Congress a report containing
16	the results of the study conducted under paragraph
17	(1), together with recommendations for such legisla-
18	tion and administrative action as the Comptroller
19	General determines appropriate.
20	SEC. 303. INCREASING CONVENIENCE FOR MEDICARE AD-
21	VANTAGE ENROLLEES THROUGH TELE-
22	HEALTH.
23	(a) In General.—Section 1852 of the Social Secu-
24	rity Act (42 U.S.C. 1395w–22) is amended—

1	(1) in subsection $(a)(1)(B)(i)$ , by inserting ",
2	subject to subsection (m)," after "means"; and
3	(2) by adding at the end the following new sub-
4	section:
5	"(m) Provision of Additional Telehealth
6	Benefits.—
7	"(1) MA PLAN OPTION.—For plan year 2020
8	and subsequent plan years, subject to the require-
9	ments of paragraph (3), an MA plan may provide
10	additional telehealth benefits (as defined in para-
11	graph $(2)$ ) to individuals enrolled under this part.
12	$\frac{2}{(2)}$ Additional telehealth benefits de-
13	FINED.—
14	"(A) IN GENERAL.—For purposes of this
15	subsection and section 1854:
16	<del>''(i)</del> DEFINITION.—The term 'addi-
17	tional telehealth benefits' means services—
18	"(I) for which benefits are avail-
19	able under part B, including services
20	
20	for which payment is not made under
20 21	for which payment is not made under section 1834(m) due to the conditions
21	section 1834(m) due to the conditions
21 22	section 1834(m) due to the conditions for payment under such section; and

cations technology when a physician
(as defined in section 1861(r)) or
practitioner (described in section
$\frac{1842(b)(18)(C)}{18}$ providing the service
is not at the same location as the plan
enrollee.
"(ii) Exclusion of capital and in-
FRASTRUCTURE COSTS AND INVEST-
MENTS.—The term 'additional telehealth
benefits' does not include capital and infra-
structure costs and investments relating to
such benefits.
"(B) PUBLIC COMMENT.—Not later than
November 30, 2018, the Secretary shall solicit
comments on what types of telehealth services
currently offered to enrollees under this part
through supplemental health care benefits
should be considered to meet the definition of
additional telehealth benefits under this para-
<del>graph.</del>
"(3) Requirements for additional tele-
HEALTH BENEFITS.—The Secretary shall specify re-
quirements for the provision or furnishing of addi-
tional telehealth benefits, including with respect to
the following:

1	"(A) Physician or practitioner licensure
2	and other requirements such as specific train-
3	<del>ing.</del>
4	"(B) Factors necessary to ensure the co-
5	ordination of such benefits with items and serv-
6	ices furnished in-person.
7	"(C) Such other areas as determined by
8	the Secretary.
9	"(4) ENROLLEE CHOICE.—If an MA plan pro-
10	vides a service as an additional telehealth benefit (as
11	defined in paragraph (2)), an individual enrollee
12	shall have discretion as to whether to receive such
13	service as an additional telehealth benefit.
14	"(5) Construction regarding network ac-
15	CESS ADEQUACY.—Provision of additional telehealth
16	benefits under this subsection shall not be construed
17	as making such benefits available and accessible for
18	purposes of compliance with subsection (d).
19	"(6) TREATMENT UNDER MA.—For purposes of
20	this subsection and section 1854, additional tele-
21	health benefits shall be treated as if they were bene-
22	fits under the original Medicare fee-for-service pro-
23	gram option.
24	"(7) CONSTRUCTION.—Nothing in this sub-
25	section shall be construed as affecting the require-

ment under subsection (a)(1) that MA plans provide
 enrollees with items and services (other than hospice
 eare) for which benefits are available under parts A
 and B, including benefits available under section
 1834(m).".

6 (b) CLARIFICATION REGARDING INCLUSION IN BID 7 AMOUNT.—Section 1854(a)(6)(A)(ii)(I) of the Social Se-8 curity Act (42 U.S.C. 1395w-24(a)(6)(A)(ii)(I)) is 9 amended by inserting ", including, for plan year 2020 and 10 subsequent plan years, the provision of additional tele-11 health benefits as described in section 1852(m)" before 12 the semicolon at the end.

# 13 SEC. 304. PROVIDING ACCOUNTABLE CARE ORGANIZA 14 TIONS THE ABILITY TO EXPAND THE USE OF 15 TELEHEALTH.

16 (a) IN GENERAL.—Section 1899 of the Social Secu17 rity Act (42 U.S.C. 1395jjj) is amended by adding at the
18 end the following new subsection:

19 "(1) PROVIDING ACOS THE ABILITY TO EXPAND
20 THE USE OF TELEHEALTH SERVICES.—

21 <u>"(1) IN GENERAL.</u> In the case of telehealth 22 services for which payment would otherwise be made 23 under this title furnished on or after January 1, 24 <u>2020</u>, for purposes of this subsection only, the fol-25 lowing shall apply with respect to such services fur-

nished by a physician or practitioner participating in
an applicable ACO (as defined in paragraph $(2)$ ) to
a Medicare fee-for-service beneficiary assigned to the
applicable ACO:
"(A) Inclusion of home as originating
SITE.—Subject to paragraph (3), the home of a
beneficiary shall be treated as an originating
site described in section 1834(m)(4)(C)(ii).
"(B) NO APPLICATION OF GEOGRAPHIC
LIMITATION.—The geographic limitation under
section 1834(m)(4)(C)(i) shall not apply with
respect to an originating site described in sec-
tion 1834(m)(4)(C)(ii) (including the home of a
beneficiary under subparagraph $(A)$ , subject to
State licensing requirements.
$\frac{2}{2}$ DEFINITIONS.—In this subsection:
"(A) APPLICABLE ACO.—The term 'appli-
cable ACO' means an ACO participating in a
model tested or expanded under section 1115A
or under this section—
"(i) that operates under a two-sided
model—
${(I)}$ described in section
425.600(a) of title 42, Code of Fed-
eral Regulations; or

1	<del>"(II)</del> tested or expanded under
2	section 1115A; and
3	"(ii) for which Medicare fee-for-serv-
4	ice beneficiaries are assigned to the ACO
5	using a prospective assignment method, as
6	determined appropriate by the Secretary.
7	"(B) HOME.—The term 'home' means,
8	with respect to a Medicare fee-for-service bene-
9	ficiary, the place of residence used as the home
10	of the beneficiary.
11	"(3) Telehealth services received in the
12	HOME.—In the case of telehealth services described
13	in paragraph (1) where the home of a Medicare fee-
14	for-service beneficiary is the originating site, the fol-
15	lowing shall apply:
16	"(A) NO FACILITY FEE.—There shall be
17	no facility fee paid to the originating site under
18	section $1834(m)(2)(B)$ .
19	"(B) Exclusion of certain services.—
20	No payment may be made for such services that
21	are inappropriate to furnish in the home setting
22	such as services that are typically furnished in
23	inpatient settings such as a hospital.".
24	(b) Study and Report.—
~ -	

25 (1) <u>Study.</u>

1 GENERAL.—The Secretary of  $(\mathbf{A})$ Ŧ₩ 2 Health and Human Services (in this subsection referred to as the "Secretary") shall conduct a 3 4 study on the implementation of section 1899(l) 5 of the Social Security Act, as added by sub-6 section (a). Such study shall include an analysis 7 of the utilization of, and expenditures for, tele-8 health services under such section. 9 (B) COLLECTION OF DATA.—The See-10 retary may collect such data as the Secretary 11 determines necessary to carry out the study 12 under this paragraph. 13 (2) REPORT.—Not later than January 1, 2026, 14 the Secretary shall submit to Congress a report con-15 taining the results of the study conducted under 16 paragraph (1), together with recommendations for 17 such legislation and administrative action as the 18 Secretary determines appropriate. 19 SEC. 305. EXPANDING THE USE OF TELEHEALTH FOR INDI-20 **VIDUALS WITH STROKE.** 21 Section 1834(m) of the Social Security Act (42) 22 U.S.C. 1395m(m), as amended by section 102(b)(2), is

23 amended by adding at the end the following new para-24 graph:
1	"(6) Treatment of stroke telehealth
2	SERVICES.—
2	$((\Lambda)$ Non ADDI ICATION OF ODICINATING

3	$\frac{\mathcal{A}}{\mathcal{A}}$ Non-APPLICATION OF ORIGINATING
4	SITE REQUIREMENTS.—The requirements de-
5	scribed in paragraph $(4)(C)$ shall not apply with
6	respect to telehealth services furnished on or
7	after January 1, 2019, for purposes of evalua-
8	tion of an acute stroke, as determined by the
9	Secretary.

10"(B) NO ORIGINATING SITE FACILITY11FEE. The Secretary shall not pay an origi-12nating site facility fee (as described in para-13graph (2)(B)) with respect to such telehealth14services.".

# 15 TITLE IV—IDENTIFYING THE 16 CHRONICALLY ILL POPULATION

17 SEC. 401. PROVIDING FLEXIBILITY FOR BENEFICIARIES TO

18 BE PART OF AN ACCOUNTABLE CARE ORGA 19 NIZATION.

20 Section 1899(c) of the Social Security Act (42 U.S.C.
21 1395jjj(c)) is amended—

22 (1) by redesignating paragraphs (1) and (2) as
23 subparagraphs (A) and (B), respectively, and indent24 ing appropriately;

1	(2) by striking "ACOs.—The Secretary" and
2	inserting "ACOs.—
3	"(1) IN GENERAL.—Subject to paragraph (2),
4	the Secretary"; and
5	(3) by adding at the end the following new
6	<del>paragraph:</del>
7	"(2) Providing Flexibility.
8	"(A) CHOICE OF PROSPECTIVE ASSIGN-
9	MENT.—For each agreement period (effective
10	for agreements entered into or renewed on or
11	after January 1, 2020), in the case where an
12	ACO established under the program is in a
13	Track that provides for the retrospective assign-
14	ment of Medicare fee-for-service beneficiaries to
15	the ACO, the Secretary shall permit the ACO
16	to choose to have Medicare fee-for-service bene-
17	ficiaries assigned prospectively, rather than ret-
18	rospectively, to the ACO for an agreement pe-
19	<del>riod.</del>
20	"(B) Assignment based on voluntary
21	IDENTIFICATION BY MEDICARE FEE-FOR-SERV-
22	<del>ICE</del> BENEFICIARIES.—
23	"(i) IN GENERAL.—For performance
24	year 2019 and each subsequent perform-
25	ance year, if a system is available for elee-

tronic designation, the Secretary shall per-
mit a Medicare fee-for-service beneficiary
to voluntarily identify an ACO professional
as the primary care provider of the bene-
ficiary for purposes of assigning such bene-
ficiary to an ACO, as determined by the
Secretary.
"(ii) NOTIFICATION PROCESS.—The
Secretary shall establish a process under
which a Medicare fee-for-service bene-
ficiary is—
"(I) notified of their ability to
make an identification described in
clause (i); and
"(II) informed of the process by
which they may make and change
such identification.
"(iii) Superseding claims-based
ASSIGNMENT.—A voluntary identification
by a Medicare fee-for-service beneficiary
under this subparagraph shall supersede
any claims-based assignment otherwise de-
termined by the Secretary.".

# TITLE V—EMPOWERING INDI VIDUALS AND CAREGIVERS IN GARE DELIVERY

4 SEC. 501. ELIMINATING BARRIERS TO CARE COORDINA5 TION UNDER ACCOUNTABLE CARE ORGANI6 ZATIONS.

7 (a) IN GENERAL. Section 1899 of the Social Secu8 rity Act (42 U.S.C. 1395jjj), as amended by section
9 304(a), is amended—

10 (1) in subsection (b)(2), by adding at the end
11 the following new subparagraph:

12 "(I) An ACO that seeks to operate an 13 ACO Beneficiary Incentive Program pursuant 14 to subsection (m) shall apply to the Secretary 15 at such time, in such manner, and with such in-16 formation as the Secretary may require.";

17 (2) by adding at the end the following new sub18 section:

19 "(m) AUTHORITY TO PROVIDE INCENTIVE PAY20 MENTS TO BENEFICIARIES WITH RESPECT TO QUALI21 FYING PRIMARY CARE SERVICES.—

22 <u>"(1)</u> PROGRAM.—

23 "(A) IN GENERAL.—In order to encourage
 24 Medicare fee-for-service beneficiaries to obtain
 25 medically necessary primary care services, an

1 ACO participating under this section under a 2 payment model described in clause (i) or (ii) of 3 paragraph (2)(B) may apply to establish an 4 ACO Beneficiary Incentive Program to provide 5 incentive payments to such beneficiaries who 6 are furnished qualifying services in accordance 7 with this subsection. The Secretary shall permit 8 such an ACO to establish such a program at 9 the Secretary's discretion and subject to such requirements, including program integrity re-10 11 quirements, as the Secretary determines nee-12 essary. IMPLEMENTATION.—The Secretary 13 <del>"(B)</del> 14 shall implement this subsection on a date deter-15 mined appropriate by the Secretary. Such date 16 shall be no earlier than January 1, 2019, and 17 no later than January 1, 2020. 18 "(2) CONDUCT OF PROGRAM. 19 "(A) DURATION.—Subject to subpara-20 graph (H), an ACO Beneficiary Incentive Pro-21 gram established under this subsection shall be 22 conducted for such period (of not less than 1 23 year) as the Secretary may approve. 24 "(B) SCOPE.—An ACO Beneficiary Incen-

24...(B) SCOPE. An ACO Beneficiary Incen-25tive Program established under this subsection

1	shall provide incentive payments to all of the
2	following Medicare fee-for-service beneficiaries
3	who are furnished qualifying services by the
4	ACO:
5	${}$ (i) With respect to the Track 2 and
6	Track 3 payment models described in see-
7	tion 425.600(a) of title 42, Code of Fed-
8	eral Regulations (or in any successor regu-
9	lation), Medicare fee-for-service bene-
10	ficiaries who are preliminarily prospectively
11	or prospectively assigned (or otherwise as-
12	signed, as determined by the Secretary) to
13	the ACO.
14	"(ii) With respect to any future pay-
15	ment models involving two-sided risk,
16	Medicare fee-for-service beneficiaries who
17	are assigned to the ACO, as determined by
18	the Secretary.
19	"(C) QUALIFYING SERVICE.—For purposes
20	of this subsection, a qualifying service is a pri-
21	mary care service, as defined in section 425.20
22	of title 42, Code of Federal Regulations (or in
23	any successor regulation), with respect to which
24	coinsurance applies under part B, furnished
25	through an ACO by—

1	"(i) an ACO professional described in
2	subsection $(h)(1)(\Lambda)$ who has a primary
3	care specialty designation included in the
4	definition of primary care physician under
5	section 425.20 of title 42, Code of Federal
6	Regulations (or any successor regulation);
7	"(ii) an ACO professional described in
8	subsection (h)(1)(B); or
9	"(iii) a Federally qualified health cen-
10	ter or rural health elinic (as such terms
11	are defined in section 1861(aa)).
12	"(D) INCENTIVE PAYMENTS.—An incentive
13	payment made by an ACO pursuant to an ACO
14	Beneficiary Incentive Program established
15	under this subsection shall be—
16	${}$ (i) in an amount up to $\$20$ , with
17	such maximum amount updated annually
18	by the percentage increase in the consumer
19	price index for all urban consumers
20	(United States city average) for the 12-
21	month period ending with June of the pre-
22	vious year;
23	"(ii) in the same amount for each
24	Medicare fee-for-service beneficiary de-
25	scribed in clause (i) or (ii) of subparagraph

1	(B) without regard to enrollment of such a
2	beneficiary in a medicare supplemental pol-
3	icy (described in section 1882(g)(1)), in a
4	State Medicaid plan under title XIX or a
5	waiver of such a plan, or in any other
6	health insurance policy or health benefit
7	<del>plan;</del>
8	"(iii) made for each qualifying service
9	furnished to such a beneficiary described
10	in clause (i) or (ii) of subparagraph (B)
11	during a period specified by the Secretary;
12	and
13	"(iv) made no later than 30 days after
14	a qualifying service is furnished to such a
15	beneficiary described in elause (i) or (ii) of
16	subparagraph (B).
17	${(E)}$ No separate payments from the
18	SECRETARY.—The Secretary shall not make
19	any separate payment to an ACO for the costs,
20	including incentive payments, of carrying out
21	an ACO Beneficiary Incentive Program estab-
22	lished under this subsection. Nothing in this
23	subparagraph shall be construed as prohibiting
24	an ACO from using shared savings received

under this section to carry out an ACO Beneficiary Incentive Program.

3 "(F) NO APPLICATION TO SHARED SAV4 INGS CALCULATION.—Incentive payments made
5 by an ACO under this subsection shall be dis6 regarded for purposes of calculating bench7 marks, estimated average per capita Medicare
8 expenditures, and shared savings under this
9 section.

<del>"(G)</del> 10 REPORTING **REQUIREMENTS.**—An 11 ACO conducting an ACO Beneficiary Incentive 12 Program under this subsection shall, at such 13 times and in such format as the Secretary may 14 require, report to the Secretary such informa-15 tion and retain such documentation as the See-16 retary may require, including the amount and 17 frequency of incentive payments made and the 18 number of Medicare fee-for-service beneficiaries 19 receiving such payments.

20 <u>"(H) TERMINATION.</u>—The Secretary may
21 terminate an ACO Beneficiary Incentive Pro22 gram established under this subsection at any
23 time for reasons determined appropriate by the
24 Secretary.

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1

1	"(3) Exclusion of incentive payments.
2	Any payment made under an ACO Beneficiary In-
3	centive Program established under this subsection
4	shall not be considered income or resources or other-
5	wise taken into account for purposes of—
6	${(A)}$ determining eligibility for benefits or
7	assistance (or the amount or extent of benefits
8	or assistance) under any Federal program or
9	under any State or local program financed in
10	whole or in part with Federal funds; or
11	"(B) any Federal or State laws relating to
12	taxation.";
13	(3) in subsection (e), by inserting ", including
14	an ACO Beneficiary Incentive Program under sub-
15	sections (b)(2)(I) and (m)" after "the program";
16	and
17	(4) in subsection (g)(6), by inserting "or of an
18	ACO Beneficiary Incentive Program under sub-
19	sections (b)(2)(I) and (m)" after "under subsection
20	(d)(4)".
21	(b) Amendment to Section 1128B.—Section
22	1128B(b)(3) of the Social Security Act (42 U.S.C. 1320a-
23	7b(b)(3)) is amended—
24	(1) by striking "and" at the end of subpara-
25	graph (I);

1	(2) by striking the period at the end of sub-
2	paragraph (J) and inserting "; and"; and
3	(3) by adding at the end the following new sub-
4	<del>paragraph:</del>
5	"(K) an incentive payment made to a
6	Medicare fee-for-service beneficiary by an ACO
7	under an ACO Beneficiary Incentive Program
8	established under subsection (m) of section
9	1899, if the payment is made in accordance
10	with the requirements of such subsection and
11	meets such other conditions as the Secretary
12	may establish.".
13	(c) Evaluation and Report.—
14	(1) EVALUATION.—The Secretary of Health
15	and Human Services (in this subsection referred to
16	as the "Secretary") shall conduct an evaluation of
17	the ACO Beneficiary Incentive Program established
18	under subsections (b)(2)(I) and (m) of section 1899
19	of the Social Security Act (42 U.S.C. 1395jjj), as
20	added by subsection (a). The evaluation shall include
21	an analysis of the impact of the implementation of
22	the Program on expenditures and beneficiary health
23	outcomes under title XVIII of the Social Security
24	Act (42 U.S.C. 1395 et seq.).

(2) REPORT.—Not later than October 1, 2023,
 the Secretary shall submit to Congress a report con taining the results of the evaluation under para graph (1), together with recommendations for such
 legislation and administrative action as the Sec retary determines appropriate.

7 SEC. 502. GAO STUDY AND REPORT ON LONGITUDINAL
8 COMPREHENSIVE CARE PLANNING SERVICES
9 UNDER MEDICARE PART B.

10 (a) STUDY.—The Comptroller General shall conduct 11 a study on the establishment under part B of the Medicare 12 program under title XVIII of the Social Security Act of 13 a payment code for a visit for longitudinal comprehensive 14 care planning services. Such study shall include an anal-15 ysis of the following to the extent such information is 16 available:

17 (1) The frequency with which services similar to
18 longitudinal comprehensive care planning services
19 are furnished to Medicare beneficiaries, which pro20 viders of services and suppliers are furnishing those
21 services, whether Medicare reimbursement is being
22 received for those services, and, if so, through which
23 codes those services are being reimbursed.

24 (2) Whether, and the extent to which, longitu 25 dinal comprehensive care planning services would

overlap, and could therefore result in duplicative
 payment, with services covered under the hospice
 benefit as well as the chronic care management code,
 evaluation and management codes, or other codes
 that already exist under part B of the Medicare pro gram.

7 (3) Any barriers to hospitals, skilled nursing fa-8 cilities, hospice programs, home health agencies, and 9 other applicable providers working with a Medicare 10 beneficiary to engage in the care planning process 11 and complete the necessary documentation to sup-12 port the treatment and care plan of the beneficiary 13 and provide such documentation to other providers 14 and the beneficiary or his representative.

(4) Any barriers to providers, other than the
provider furnishing longitudinal comprehensive care
planning services, accessing the care plan and associated documentation for use related to the care of
the Medicare beneficiary.

20 (5) Potential options for ensuring that applica21 ble providers are notified of a patient's existing lon22 gitudinal care plan and that applicable providers
23 consider that plan in making their treatment deci24 sions, and what the challenges might be in imple25 menting such options.

1	(6) Stakeholder's views on the need for the de-
2	velopment of quality metrics with respect to longitu-
3	dinal comprehensive care planning services, such as
4	measures related to—
5	(A) the process of eliciting input from the
6	Medicare beneficiary or from a legally author-
7	ized representative and documenting in the
8	medical record the patient-directed care plan;
9	(B) the effectiveness and patient-
10	centeredness of the care plan in organizing de-
11	livery of services consistent with the plan;
12	(C) the availability of the care plan and as-
13	sociated documentation to other providers that
14	care for the beneficiary; and
15	(D) the extent to which the beneficiary re-
16	ceived services and support that is free from
17	discrimination based on advanced age, disability
18	status, or advanced illness.
19	(7) Stakeholder's views on how such quality
20	metrics would provide information on—
21	(A) the goals, values, and preferences of
22	the beneficiary;
23	(B) the documentation of the care plan;
24	(C) services furnished to the beneficiary;
25	and

1	(D) outcomes of treatment.
2	(8) Stakeholder's views on—
3	(A) the type of training and education
4	needed for applicable providers, individuals, and
5	caregivers in order to facilitate longitudinal
6	comprehensive care planning services;
7	(B) the types of providers of services and
8	suppliers that should be included in the inter-
9	disciplinary team of an applicable provider; and
10	(C) the characteristics of Medicare bene-
11	ficiaries that would be most appropriate to re-
12	ceive longitudinal comprehensive care planning
13	services, such as individuals with advanced dis-
14	ease and individuals who need assistance with
15	multiple activities of daily living.
16	(9) Stakeholder's views on the frequency with
17	which longitudinal comprehensive care planning
18	services should be furnished.
19	(b) REPORT.—Not later than 18 months after the
20	date of the enactment of this Act, the Comptroller General
21	shall submit to Congress a report containing the results
22	of the study conducted under subsection (a), together with
23	recommendations for such legislation and administrative
24	action as the Comptroller General determines appropriate.
25	(c) DEFINITIONS.—In this section:

(1) APPLICABLE PROVIDER.—The term "appli-
cable provider" means a hospice program (as defined
in subsection (dd)(2) of section 1861 of the Social
Security Act (42 U.S.C. 1395ww)) or other provider
of services (as defined in subsection (u) of such sec-
tion) or supplier (as defined in subsection (d) of
such section) that—
(A) furnishes longitudinal comprehensive
care planning services through an interdiscipli-
nary team; and
(B) meets such other requirements as the
Secretary may determine to be appropriate.
(2) Comptroller general.—The term
"Comptroller General" means the Comptroller Gen-
eral of the United States.
(3) INTERDISCIPLINARY TEAM.—The term
"interdisciplinary team" means a group that—
(A) includes the personnel described in
subsection (dd)(2)(B)(i) of such section 1861;
(B) may include a chaplain, minister, or
other elergy; and
other elergy; and
other elergy; and (C) may include other direct care per-

1	prehensive care planning services" means a vol-
2	untary shared decisionmaking process that is fur-
3	nished by an applicable provider through an inter-
4	disciplinary team and includes a conversation with
5	Medicare beneficiaries who have received a diagnosis
6	of a serious or life-threatening illness. The purpose
7	of such services is to discuss a longitudinal care plan
8	that addresses the progression of the disease, treat-
9	ment options, the goals, values, and preferences of
10	the beneficiary, and the availability of other re-
11	sources and social supports that may reduce the
12	beneficiary's health risks and promote self-manage-
13	ment and shared decisionmaking.
14	(5) Secretary.—The term "Secretary" means
15	the Secretary of Health and Human Services.
15 16	the Secretary of Health and Human Services. TITLE VI—OTHER POLICIES TO
	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE
16	TITLE VI-OTHER POLICIES TO
16 17	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE
16 17 18	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL
16 17 18 19	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL SEC. 601. GAO STUDY AND REPORT ON IMPROVING MEDI-
16 17 18 19 20 21	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL SEC. 601. GAO STUDY AND REPORT ON IMPROVING MEDI- CATION SYNCHRONIZATION.
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL SEC. 601. GAO STUDY AND REPORT ON IMPROVING MEDI- CATION SYNCHRONIZATION. (a) STUDY.—The Comptroller General of the United
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	TITLE VI-OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL SEC. 601. GAO STUDY AND REPORT ON IMPROVING MEDI- CATION SYNCHRONIZATION. (a) STUDY.—The Comptroller General of the United States (in this section referred to as the "Comptroller

1 XVIII of the Social Security Act and private payors use 2 programs that synchronize pharmacy dispensing so that 3 individuals may receive multiple prescriptions on the same 4 day to facilitate comprehensive counseling and promote 5 medication adherence. The study shall include a review of 6 the following:

7 (1) The extent to which pharmacies have adopt8 ed such programs.

9 (2) The common characteristics of such pro-10 grams, including how pharmacies structure coun-11 seling sessions under such programs and the types 12 of payment and other arrangements that Medicare 13 prescription drug plans and private payors employ 14 under such programs to support the efforts of phar-15 macies.

16 (3) How such programs compare for Medicare
 17 prescription drug plans and private payors.

18 (4) What is known about how such programs 19 affect patient medication adherence and overall pa-20 tient health outcomes and health outcomes, includ-21 ing if adherence and outcomes vary by patient sub-22 populations, such as disease state and socioeconomic 23 status.

24 (5) What is known about overall patient satis25 faction with such programs and satisfaction with

such programs, including within patient subpopula tions, such as disease state and socioeconomic sta tus.

4 (6) The extent to which laws and regulations of
5 the Medicare program support such programs.

6 (7) Barriers to the use of medication synchroni7 zation programs by Medicare prescription drug
8 plans.

9 (b) REPORT. Not later than 18 months after the 10 date of the enactment of this Act, the Comptroller General 11 shall submit to Congress a report containing the results 12 of the study under subsection (a), together with rec-13 ommendations for such legislation and administrative ac-14 tion as the Comptroller General determines appropriate. 15 SEC. 602. GAO STUDY AND REPORT ON IMPACT OF OBESITY

16

#### DRUGS ON PATIENT HEALTH AND SPENDING.

17 (a) STUDY.—The Comptroller General of the United States (in this section referred to as the "Comptroller 18 General") shall conduct a study on the use of prescription 19 drugs to manage the weight of obese patients and the im-20 pact of coverage of such drugs on patient health and on 21 22 health care spending. Such study shall examine the use 23 and impact of these obesity drugs in the non-Medicare 24 population and for Medicare beneficiaries who have such 25 drugs covered through an MA-PD plan (as defined in sec-

tion 1860D-1(a)(3)(C) of the Social Security Act (42) 1 U.S.C. 1395w-101(a)(3)(C))) as a supplemental health 2 care benefit. The study shall include an analysis of the 3 4 following: 5 (1) The prevalence of obesity in the Medicare 6 and non-Medicare population. 7 (2) The utilization of obesity drugs. 8 (3) The distribution of Body Mass Index by in-

9 dividuals taking obesity drugs, to the extent prac10 ticable.

11 (4) What is known about the use of obesity 12 drugs in conjunction with the receipt of other items 13 or services, such as behavioral counseling, and how 14 these compare to items and services received by 15 obese individuals who do not take obesity drugs.

16 (5) Physician considerations and attitudes re17 lated to prescribing obesity drugs.

18 (6) The extent to which coverage policies cease
19 or limit coverage for individuals who fail to receive
20 clinical benefit.

21 (7) What is known about the extent to which
22 individuals who take obesity drugs adhere to the pre23 scribed regimen.

1 (8) What is known about the extent to which 2 individuals who take obesity drugs maintain weight 3 loss over time.

4 (9) What is known about the subsequent impact
5 such drugs have on medical services that are directly
6 related to obesity, including with respect to sub7 populations determined based on the extent of obe8 sity.

9 (10) What is known about the spending associ-10 ated with the care of individuals who take obesity 11 drugs, compared to the spending associated with the 12 care of individuals who do not take such drugs.

(b) REPORT.—Not later than 18 months after the
date of the enactment of this Act, the Comptroller General
shall submit to Congress a report containing the results
of the study under subsection (a), together with reeommendations for such legislation and administrative action as the Comptroller General determines appropriate.
section 1. SHORT TITLE; TABLE OF CONTENTS.

20 (a) SHORT TITLE.—This Act may be cited as the "Cre-

21 ating High-Quality Results and Outcomes Necessary to Im-

22 prove Chronic (CHRONIC) Care Act of 2017".

23 (b) TABLE OF CONTENTS.—The table of contents of this
24 Act is as follows:

Sec. 1. Short title; table of contents.

### TITLE I—RECEIVING HIGH QUALITY CARE IN THE HOME

- Sec. 101. Extending the Independence at Home Demonstration Program.
- Sec. 102. Expanding access to home dialysis therapy.

#### TITLE II—ADVANCING TEAM-BASED CARE

Sec. 201. Providing continued access to Medicare Advantage special needs plans for vulnerable populations.

#### TITLE III-EXPANDING INNOVATION AND TECHNOLOGY

- Sec. 301. Adapting benefits to meet the needs of chronically ill Medicare Advantage enrollees.
- Sec. 302. Expanding supplemental benefits to meet the needs of chronically ill Medicare Advantage enrollees.
- Sec. 303. Increasing convenience for Medicare Advantage enrollees through telehealth.
- Sec. 304. Providing accountable care organizations the ability to expand the use of telehealth.
- Sec. 305. Expanding the use of telehealth for individuals with stroke.

#### TITLE IV-IDENTIFYING THE CHRONICALLY ILL POPULATION

Sec. 401. Providing flexibility for beneficiaries to be part of an accountable care organization.

## TITLE V—EMPOWERING INDIVIDUALS AND CAREGIVERS IN CARE DELIVERY

- Sec. 501. Eliminating barriers to care coordination under accountable care organizations.
- Sec. 502. GAO study and report on longitudinal comprehensive care planning services under Medicare part B.

# TITLE VI—OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL

- Sec. 601. Providing prescription drug plans with parts A and B claims data to promote the appropriate use of medications and improve health outcomes.
- Sec. 602. GAO study and report on improving medication synchronization.
- Sec. 603. GAO study and report on impact of obesity drugs on patient health and spending.
- Sec. 604. HHS study and report on long-term risk factors for chronic conditions among Medicare beneficiaries.

#### TITLE VII—OFFSETS

- Sec. 701. Medicare Improvement Fund.
- Sec. 702. Medicaid Improvement Fund

1	TITLE I—RECEIVING HIGH
2	QUALITY CARE IN THE HOME
3	SEC. 101. EXTENDING THE INDEPENDENCE AT HOME DEM-
4	ONSTRATION PROGRAM.
5	Section 1866E of the Social Security Act (42 U.S.C.
6	1395cc–5) is amended—
7	(1) in subsection (e)—
8	(A) in paragraph (1), by striking "5-year
9	period" and inserting "7-year period"; and
10	(B) in paragraph (5), by striking "10,000"
11	and inserting "15,000";
12	(2) in subsection (g), in the first sentence, by in-
13	serting ", including, to the extent practicable, the use
14	of electronic health information systems as described
15	in subsection (b)(1)(A)(vi)," after "program"; and
16	(3) in subsection (i)(A), by striking "will not re-
17	ceive an incentive payment for the second of 2" and
18	inserting "did not achieve savings for the third of 3".
19	SEC. 102. EXPANDING ACCESS TO HOME DIALYSIS THER-
20	APY.
21	(a) IN GENERAL.—Section 1881(b)(3) of the Social Se-
22	curity Act (42 U.S.C. 1395rr(b)(3)) is amended—
23	(1) by redesignating subparagraphs (A) and (B)
24	as clauses (i) and (ii), respectively;

1	(2) in clause (ii), as redesignated by subpara-
2	graph (A), strike "on a comprehensive" and insert
3	"subject to subparagraph (B), on a comprehensive";
4	(3) by striking "With respect to" and inserting
5	"(A) With respect to"; and
6	(4) by adding at the end the following new sub-
7	paragraph:
8	"(B) For purposes of subparagraph (A)(ii), an indi-
9	vidual determined to have end stage renal disease receiving
10	home dialysis may choose to receive monthly end stage renal
11	disease-related clinical assessments furnished on or after
12	January 1, 2019, via telehealth if the individual receives
13	a face-to-face clinical assessment, without the use of tele-
14	health, at least once every three consecutive months.".
15	(b) Originating Site Requirements.—
16	(1) IN GENERAL.—Section 1834(m) of the Social
17	Security Act (42 U.S.C. 1395m(m)) is amended—
18	(A) in paragraph $(4)(C)(ii)$ , by adding at
19	the end the following new subclauses:
20	"(IX) A renal dialysis facility,
21	but only for purposes of section
22	1881(b)(3)(B).
23	"(X) The home of an individual,
24	but only for purposes of section
25	1881(b)(3)(B)."; and

1	(B) by adding at the end the following new
2	paragraph:
3	"(5) TREATMENT OF HOME DIALYSIS MONTHLY
4	ESRD-RELATED VISIT.—The geographic requirements
5	described in paragraph $(4)(C)(i)$ shall not apply with
6	respect to telehealth services furnished on or after
7	January 1, 2019, for purposes of section
8	1881(b)(3)(B), at an originating site described in
9	subclause (VI), (IX), or (X) of paragraph (4)(C)(ii).".
10	(2) No facility fee if originating site for
11	HOME DIALYSIS THERAPY IS THE HOME.—Section
12	1834(m)(2)(B) of the Social Security (42 U.S.C.
13	1395m(m)(2)(B)) is amended—
14	(A) by redesignating clauses $(i)$ and $(ii)$ as
15	subclauses (I) and (II), and indenting appro-
16	priately;
17	(B) in subclause (II), as redesignated by
18	subparagraph (A), by striking "clause (i) or this
19	clause" and inserting "subclause $(I)$ or this sub-
20	clause";
21	(C) by striking "SITE.—With respect to"
22	and inserting "SITE.—
23	"(i) In general.—Subject to clause

*(ii), with respect to"; and* 

1	(D) by adding at the end the following new
2	clause:
3	"(ii) No facility fee if originating
4	SITE FOR HOME DIALYSIS THERAPY IS THE
5	HOME.—No facility fee shall be paid under
6	this subparagraph to an originating site de-
7	scribed in paragraph (4)(C)(ii)(X).".
8	(c) Conforming Amendment.—Section 1881(b)(1) of
9	the Social Security Act (42 U.S.C. 1395rr(b)(1)) is amend-
10	ed by striking "paragraph $(3)(A)$ " and inserting "para-
11	graph (3)(A)(i)".
12	TITLE II—ADVANCING TEAM-
14	
12	BASED CARE
13	BASED CARE
13 14	<b>BASED CARE</b> SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE
13 14 15	<b>BASED CARE</b> SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL-
13 14 15 16 17	<b>BASED CARE</b> SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS.
13 14 15 16 17	BASED CARE SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS. (a) EXTENSION.—Section 1859(f)(1) of the Social Se-
13 14 15 16 17 18	BASED CARE SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS. (a) EXTENSION.—Section 1859(f)(1) of the Social Se- curity Act (42 U.S.C. 1395w–28(f)(1)) is amended by strik-
13 14 15 16 17 18 19	BASED CARE SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS. (a) EXTENSION.—Section 1859(f)(1) of the Social Se- curity Act (42 U.S.C. 1395w–28(f)(1)) is amended by strik- ing "and for periods before January 1, 2019".
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	BASED CARE SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS. (a) EXTENSION.—Section 1859(f)(1) of the Social Se- curity Act (42 U.S.C. 1395w–28(f)(1)) is amended by strik- ing "and for periods before January 1, 2019". (b) INCREASED INTEGRATION OF DUAL SNPS.—
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	BASED CARE SEC. 201. PROVIDING CONTINUED ACCESS TO MEDICARE ADVANTAGE SPECIAL NEEDS PLANS FOR VUL- NERABLE POPULATIONS. (a) EXTENSION.—Section 1859(f)(1) of the Social Se- curity Act (42 U.S.C. 1395w–28(f)(1)) is amended by strik- ing "and for periods before January 1, 2019". (b) INCREASED INTEGRATION OF DUAL SNPS.— (1) IN GENERAL.—Section 1859(f) of the Social

1	"(F) The plan meets the requirements ap-
2	plicable under paragraph (8)."; and
3	(B) by adding at the end the following new
4	paragraph:
5	"(8) Increased integration of dual snps.—
6	"(A) Designated contact.—The Sec-
7	retary, acting through the Federal Coordinated
8	Health Care Office established under section
9	2602 of the Patient Protection and Affordable
10	Care Act, shall serve as a dedicated point of con-
11	tact for States to address misalignments that
12	arise with the integration of specialized MA
13	plans for special needs individuals described in
14	subsection $(b)(6)(B)(ii)$ under this paragraph
15	and, consistent with such role, shall—
16	"(i) establish a uniform process for dis-
17	seminating to State Medicaid agencies in-
18	formation under this title impacting con-
19	tracts between such agencies and such plans
20	under this subsection; and
21	"(ii) establish basic resources for States
22	interested in exploring such plans as a plat-
23	form for integration, such as a model con-
24	tract or other tools to achieve those goals.

1 "(B) UNIFIED GRIEVANCES AND APPEALS 2 PROCESS.—

3	"(i) In general.—Not later than
4	April 1, 2020, the Secretary shall establish
5	procedures, to the extent feasible, unifying
6	grievances and appeals procedures under
7	sections $1852(f)$ , $1852(g)$ , $1902(a)(3)$ ,
8	1902(a)(5), and 1932(b)(4) for items and
9	services provided by specialized MA plans
10	for special needs individuals described in
11	subsection $(b)(6)(B)(ii)$ under this title and
12	title XIX. The Secretary shall solicit com-
13	ment in developing such procedures from
14	States, plans, beneficiaries and their rep-
15	resentatives, and other relevant stakeholders.
16	"(ii) Procedures.—The procedures
17	established under clause (i) shall be in-
18	cluded in the plan contract under para-
19	graph (3)(D) and $shall$ —
20	((I) adopt the provisions for the
21	enrollee that are most protective for the
22	enrollee and, to the extent feasible as
23	determined by the Secretary, are com-
24	patible with unified timeframes and

1	consolidated access to external review
2	under an integrated process;
3	"(II) take into account differences
4	in State plans under title XIX to the
5	extent necessary;
6	"(III) be easily navigable by an
7	enrollee; and
8	"(IV) include the elements de-
9	scribed in clause (iii), as applicable.
10	"(iii) Elements described.—Both
11	unified appeals and unified grievance pro-
12	cedures shall include, as applicable, the fol-
13	lowing elements described in this clause:
14	"(I) Single written notification of
15	all applicable grievances and appeal
16	rights under this title and title XIX.
17	For purposes of this subparagraph, the
18	Secretary may waive the requirements
19	under section $1852(g)(1)(B)$ when the
20	specialized MA plan covers items or
21	services under this part or under title
22	XIX.
23	"(II) Single pathways for resolu-
24	tion of any grievance or appeal related
25	to a particular item or service pro-

1	vided by specialized MA plans for spe-
2	cial needs individuals described in sub-
3	section $(b)(6)(B)(ii)$ under this title
4	and title XIX.
5	"(III) Notices written in plain
6	language and available in a language
7	and format that is accessible to the en-
8	rollee, including in non-English lan-
9	guages that are prevalent in the service
10	area of the specialized MA plan.
11	"(IV) Unified timeframes for
12	grievances and appeals processes, such
13	as an individual's filing of a grievance
14	or appeal, a plan's acknowledgment
15	and resolution of a grievance or ap-
16	peal, and notification of decisions with
17	respect to a grievance or appeal.
18	"(V) Requirements for how the
19	plan must process, track, and resolve
20	grievances and appeals, to ensure bene-
21	ficiaries are notified on a timely basis
22	of decisions that are made throughout
23	the grievance or appeals process and
24	are able to easily determine the status
25	of a grievance or appeal.

1	"(iv) Continuation of benefits
2	PENDING APPEAL.—The unified procedures
3	under clause (i) shall, with respect to all
4	benefits under parts A and B and title XIX
5	subject to appeal under such procedures, in-
6	corporate provisions under current law and
7	implementing regulations that provide con-
8	tinuation of benefits pending appeal under
9	this title and title XIX.
10	"(C) REQUIREMENT FOR UNIFIED GRIEV-
11	ANCES AND APPEALS.—For 2021 and subsequent
12	years, the contract of a specialized MA plan for
13	special needs individuals described in subsection
14	(b)(6)(B)(ii) with a State Medicaid agency
15	under paragraph $(3)(D)$ shall require the use of
16	unified grievances and appeals procedures as de-
17	scribed in subparagraph (B).
18	"(D) REQUIREMENTS FOR INTEGRATION.—
19	For 2021 and subsequent years, a specialized MA
20	plan for special needs individuals described in
21	subsection $(b)(6)(B)(ii)$ shall meet one or more of
22	the following requirements, to the extent per-
23	mitted under State law, for integration of bene-
24	fits under this title and title XIX:

1	"(i) The specialized MA plan must
2	meet the requirements of contracting with
3	the State Medicaid agency described in
4	paragraph (3)(D) in addition to coordi-
5	nating long-term services and supports or
6	behavioral health services, or both, by meet-
7	ing an additional minimum set of require-
8	ments determined by the Secretary through
9	the Federal Coordinated Health Care Office
10	established under section 2602 of the Pa-
11	tient Protection and Affordable Care Act
12	based on input from stakeholders, such as
13	notifying the State in a timely manner of
14	hospitalizations, emergency room visits, and
15	hospital or nursing home discharges of en-
16	rollees, assigning one primary care provider
17	for each enrollee, or sharing data that
18	would benefit the coordination of items and
19	services under this title and the State plan
20	under title XIX. Such minimum set of re-
21	quirements must be included in the contract
22	of the specialized MA plan with the State
23	Medicaid agency under such paragraph.
24	"(ii) The specialized MA plan must
25	meet the requirements of a fully integrated

1	plan described in section
2	1853(a)(1)(B)(iv)(II) (other than the re-
3	quirement that the plan have similar aver-
4	age levels of frailty, as determined by the
5	Secretary, as the PACE program), or enter
6	into a capitated contract with the State
7	Medicaid agency to provide long-term serv-
8	ices and supports or behavioral health serv-
9	ices, or both.
10	"(iii) In the case where an individual
11	is enrolled in both the specialized MA plan
12	and a Medicaid managed care organization
13	(as defined in section $1903(m)(1)(A)$ ) pro-
14	viding long term services and supports or
15	behavioral health services that have the
16	same parent organization, the parent orga-
17	nization offering both the specialized MA
18	plan and the Medicaid managed care plan
19	must assume clinical and financial respon-
20	sibility for benefits provided under this title
21	and title XIX.".
22	(2) Conforming Amendment to responsibil-
23	ITIES OF FEDERAL COORDINATED HEALTH CARE OF-
24	FICE.—Section 2602(d) of the Patient Protection and

1	Affordable Care Act (42 U.S.C. 1315b(d)) is amended
2	by adding at the end the following new paragraphs:
3	"(6) To act as a designated contact for States
4	under subsection $(f)(8)(A)$ of section 1859 of the So-
5	cial Security Act (42 U.S.C. 1395w–28) with respect
6	to the integration of specialized MA plans for special
7	needs individuals described in subsection $(b)(6)(B)(ii)$
8	of such section.
9	"(7) To be responsible for developing regulations
10	and guidance related to the implementation of a uni-
11	fied grievance and appeals process as described in
12	subparagraphs (B) and (C) of section $1859(f)(8)$ of
13	the Social Security Act (42 U.S.C. 1395w–28(f)(8)).".
14	(c) Improvements to Severe or Disabling Chron-
15	ic Condition SNPs.—
16	(1) CARE MANAGEMENT REQUIREMENTS.—Sec-
17	tion 1859(f)(5) of the Social Security Act (42 U.S.C.
18	1395w–28(f)(5)) is amended—
19	(A) by striking "ALL SNPS.—The require-
20	ments" and inserting "ALL SNPS.—
21	"(A) In general.—Subject to subpara-
22	graph (B), the requirements";
23	(B) by redesignating subparagraphs $(A)$
24	and (B) as clauses (i) and (ii), respectively, and
27	

1	(C) in clause (ii), as redesignated by sub-
2	paragraph (B), by redesignating clauses (i)
3	through (iii) as subclauses (I) through (III), re-
4	spectively, and indenting appropriately; and
5	(D) by adding at the end the following new
6	subparagraph:
7	"(B) Improvements to care manage-
8	MENT REQUIREMENTS FOR SEVERE OR DIS-
9	ABLING CHRONIC CONDITION SNPS.—For 2020
10	and subsequent years, in the case of a specialized
11	MA plan for special needs individuals described
12	in subsection $(b)(6)(B)(iii)$ , the requirements de-
13	scribed in this paragraph include the following:
14	"(i) The interdisciplinary team under
15	subparagraph (A)(ii)(III) includes a team
16	of providers with demonstrated expertise,
17	including training in an applicable spe-
18	cialty, in treating individuals similar to the
19	targeted population of the plan.
20	"(ii) Requirements developed by the
21	Secretary to provide face-to-face encounters
22	with individuals enrolled in the plan not
23	less frequently than on an annual basis.
24	"(iii) As part of the model of care
25	under clause (i) of subparagraph (A), the

1	results of the initial assessment and annual
2	reassessment under clause $(ii)(I)$ of such
3	subparagraph of each individual enrolled in
4	the plan are addressed in the individual's
5	individualized care plan under clause
6	(ii)(II) of such subparagraph.
7	"(iv) As part of the annual evaluation
8	and approval of such model of care, the Sec-
9	retary shall take into account whether the
10	plan fulfilled the previous year's goals (as
11	required under the model of care).
12	"(v) The Secretary shall establish a
13	minimum benchmark for each element of the
14	model of care of a plan. The Secretary shall
15	only approve a plan's model of care under
16	this paragraph if each element of the model
17	of care meets the minimum benchmark ap-
18	plicable under the preceding sentence.".
19	(2) Revisions to the definition of a severe
20	OR DISABLING CHRONIC CONDITIONS SPECIALIZED
21	NEEDS INDIVIDUAL.—
22	(A) IN GENERAL.—Section
23	1859(b)(6)(B)(iii) of the Social Security Act (42)
24	U.S.C. 1395w–28(b)(6)(B)(iii)) is amended—
1	(i) by striking "who have" and insert-
----	---
2	ing "who—
3	"(I) before January 1, 2022,
4	have";
5	(ii) in subclause (I), as added by
6	clause (i), by striking the period at the end
7	and inserting "; and"; and
8	(iii) by adding at the end the following
9	new subclause:
10	"(II) on or after January 1, 2022,
11	have one or more comorbid and medi-
12	cally complex chronic conditions that
13	is life threatening or significantly lim-
14	its overall health or function, have a
15	high risk of hospitalization or other
16	adverse health outcomes, and require
17	intensive care coordination and that is
18	listed under subsection $(f)(9)(A)$ .".
19	(B) PANEL OF CLINICAL ADVISORS.—Sec-
20	tion 1859(f) of the Social Security Act (42
21	U.S.C. $1395w-28(f)$ , as amended by subsection
22	(b), is amended by adding at the end the fol-
23	lowing new paragraph:

1	"(9) List of conditions for clarification of
2	THE DEFINITION OF A SEVERE OR DISABLING CHRON-
3	IC CONDITIONS SPECIALIZED NEEDS INDIVIDUAL.—
4	"(A) IN GENERAL.—Not later than Decem-
5	ber 31, 2020, and every 5 years thereafter, the
6	Secretary shall convene a panel of clinical advi-
7	sors to establish and update a list of conditions
8	that meet each of the following criteria:
9	"(i) Conditions that meet the defini-
10	tion of a severe or disabling chronic condi-
11	tion under subsection $(b)(6)(B)(iii)$ on or
12	after January 1, 2022.
13	"(ii) Conditions that require prescrip-
14	tion drugs, providers, and models of care
15	that are unique to the specific population of
16	enrollees in a specialized MA plan for spe-
17	cial needs individuals described in such sub-
18	section on or after such date and—
19	"(I) as a result of access to, and
20	enrollment in, such a specialized MA
21	plan for special needs individuals, in-
22	dividuals with such condition would
23	have a reasonable expectation of slow-
24	ing or halting the progression of the
25	disease, improving health outcomes and

1	decreasing overall costs for individuals
2	diagnosed with such condition com-
3	pared to available options of care other
4	than through such a specialized MA
5	plan for special needs individuals; or
6	"(II) have a low prevalence in the
7	general population of beneficiaries
8	under this title or a disproportionally
9	high per-beneficiary cost under this
10	title.
11	"(B) REQUIREMENT.—In establishing and
12	updating the list under subparagraph (A), the
13	panel shall take into account the availability of
14	varied benefits, cost-sharing, and supplemental
15	benefits under the model described in paragraph
16	(2) of section 1859(h), including the expansion
17	under paragraph (1) of such section.".
18	(d) Quality Measurement at the Plan Level for
19	SNPs and Determination of Feasability of Quality
20	Measurement at the Plan Level for All MA
21	PLANS.—Section 1853(o) of the Social Security Act (42
22	U.S.C. $1395w-23(0)$ ) is amended by adding at the end the
23	following new paragraphs:
24	"(6) QUALITY MEASUREMENT AT THE PLAN
25	LEVEL FOR SNPS.—

1	"(A) In GENERAL.—Subject to subpara-
2	graph (B), the Secretary may require reporting
3	of data under section 1852(e) for, and apply
4	under this subsection, quality measures at the
5	plan level for specialized MA plans for special
6	needs individuals instead of at the contract level.
7	"(B) Considerations.—Prior to applying
8	quality measurement at the plan level under this
9	paragraph, the Secretary shall—
10	"(i) take into consideration the min-
11	imum number of enrollees in a specialized
12	MA plan for special needs individuals in
13	order to determine if a statistically signifi-
14	cant or valid measurement of quality at the
15	plan level is possible under this paragraph;
16	"(ii) take into consideration the im-
17	pact of such application on plans that serve
18	a disproportionate number of individuals
19	dually eligible for benefits under this title
20	and under title XIX;
21	"(iii) if quality measures are reported
22	at the plan level, ensure that MA plans are
23	not required to provide duplicative informa-
24	tion;

1	"(iv) ensure that such reporting does
2	not interfere with the collection of encounter
3	data submitted by MA organizations or the
4	administration of any changes to the pro-
5	gram under this part as a result of the col-
6	lection of such data.
7	"(C) APPLICATION.—If the Secretary ap-
8	plies quality measurement at the plan level
9	under this paragraph, such quality measurement
10	may include Medicare Health Outcomes Survey
11	(HOS), Healthcare Effectiveness Data and Infor-
12	mation Set (HEDIS), Consumer Assessment of
13	Healthcare Providers and Systems (CAHPS)
14	measures and quality measures under part D.
15	"(7) Determination of feasibility of qual-
16	ITY MEASUREMENT AT THE PLAN LEVEL FOR ALL MA
17	PLANS.—
18	"(A) DETERMINATION OF FEASIBILITY.—
19	The Secretary shall determine the feasibility of
20	requiring reporting of data under section 1852(e)
21	for, and applying under this subsection, quality
22	measures at the plan level for all MA plans
23	under this part.
24	"(B) Consideration of change.—After
25	making a determination under subparagraph

1	(A), the Secretary shall consider requiring such
2	reporting and applying such quality measures at
3	the plan level as described in such subpara-
4	graph.".
5	(e) GAO Study and Report on State-Level Inte-
6	GRATION BETWEEN DUAL SNPS AND MEDICAID.—
7	(1) Study.—The Comptroller General of the
8	United States (in this paragraph referred to as the
9	"Comptroller General") shall conduct a study on
10	State-level integration between specialized MA plans
11	for special needs individuals described in subsection
12	(b)(6)(B)(ii) of section 1859 of the Social Security
13	Act (42 U.S.C. 1395w–28) and the Medicaid program
14	under title XIX of such Act (42 U.S.C. 1396 et seq.).
15	Such study shall include an analysis of the following:
16	(A) The characteristics of States in which
17	the State agency responsible for administering
18	the State plan under such title XIX has a con-
19	tract with such a specialized MA plan and that
20	delivers long term services and supports under
21	the State plan under such title XIX through a
22	managed care program, including the require-
23	ments under such State plan with respect to long
24	term services and supports.

1	(B) The types of such specialized MA plans,
2	which may include the following:
3	(i) A plan described in section
4	1853(a)(1)(B)(iv)(II) of such Act (42 U.S.C.
5	1395w-23(a)(1)(B)(iv)(II)).
6	(ii) A plan that meets the requirements
7	described in subsection $(f)(3)(D)$ of such sec-
8	tion 1859.
9	(iii) A plan described in clause (ii)
10	that also meets additional requirements es-
11	tablished by the State.
12	(C) The characteristics of individuals en-
13	rolled in such specialized MA plans.
14	(D) As practicable, the following with re-
15	spect to State programs for the delivery of long
16	term services and supports under such title XIX
17	through a managed care program:
18	(i) Which populations of individuals
19	are eligible to receive such services and sup-
20	ports.
21	(ii) Whether all such services and sup-
22	ports are provided on a capitated basis or
23	if any of such services and supports are
24	carved out and provided through fee-for-
25	service.

1	(E) How the availability and variation of
2	integration arrangements of such specialized MA
3	plans offered in States affects spending, service
4	delivery options, access to community-based care,
5	and utilization of care.
6	(F) The efforts of State Medicaid programs
7	to transition dually-eligible beneficiaries receiv-
8	ing long term services and supports $(LTSS)$
9	from institutional settings to home and commu-
10	nity-based settings and related financial impacts
11	of such transitions
12	(2) REPORT.—Not later than 2 years after the
13	date of the enactment of this Act, the Comptroller
14	General shall submit to Congress a report containing
15	the results of the study conducted under paragraph
16	(1), together with recommendations for such legisla-
17	tion and administrative action as the Comptroller
18	General determines appropriate.

# 1 TITLE III—EXPANDING 2 INNOVATION AND TECHNOLOGY 3 SEC. 301. ADAPTING BENEFITS TO MEET THE NEEDS OF 4 CHRONICALLY ILL MEDICARE ADVANTAGE 5 ENROLLEES. 6 Section 1950 of the Social Social Social Methods (40, USC)

6 Section 1859 of the Social Security Act (42 U.S.C.
7 1395w-28) is amended by adding at the end the following
8 new subsection:

9 "(h) NATIONAL TESTING OF MODEL FOR MEDICARE
10 Advantage Value-Based Insurance Design.—

"(1) IN GENERAL.—In implementing the model
described in paragraph (2) proposed to be tested
under section 1115A(b), the Secretary shall revise the
testing of the model under such section to cover, effective not later than January 1, 2020, all States.

16 "(2) MODEL DESCRIBED.—The model described 17 in this paragraph is the testing of a model of Medi-18 care Advantage value-based insurance design that 19 would allow Medicare Advantage plans the option to 20 propose and design benefit structures that vary bene-21 fits, cost-sharing, and supplemental benefits offered to 22 enrollees with specific chronic diseases proposed to be 23 carried out in Oregon, Arizona, Texas, Iowa, Michi-24 gan, Indiana, Tennessee, Alabama, Pennsylvania, 25 and Massachusetts.

1	"(3) TERMINATION AND MODIFICATION PROVI-
2	SION NOT APPLICABLE UNTIL JANUARY 1, 2022.—The
3	provisions of section $1115A(b)(3)(B)$ shall apply to
4	the model described in paragraph (2), including such
5	model as expanded under paragraph (1), beginning
6	January 1, 2022, but shall not apply to such model,
7	as so expanded, prior to such date.
8	"(4) FUNDING.—The Secretary shall allocate
9	funds made available under section $1115A(f)(1)$ to de-
10	sign, implement, and evaluate the model described in
11	paragraph (2), as expanded under paragraph (1).".
12	SEC. 302. EXPANDING SUPPLEMENTAL BENEFITS TO MEET
13	THE NEEDS OF CHRONICALLY ILL MEDICARE
13 14	THE NEEDS OF CHRONICALLY ILL MEDICARE ADVANTAGE ENROLLEES.
_	
14	ADVANTAGE ENROLLEES.
14 15	<b>ADVANTAGE ENROLLEES.</b> (a) IN GENERAL.—Section 1852(a)(3) of the Social Se-
14 15 16	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w–22(a)(3)) is amended—
14 15 16 17	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w–22(a)(3)) is amended— (1) in subparagraph (A), by striking "Each"
14 15 16 17 18	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w-22(a)(3)) is amended— (1) in subparagraph (A), by striking "Each" and inserting "Subject to subparagraph (D), each";
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w-22(a)(3)) is amended— (1) in subparagraph (A), by striking "Each" and inserting "Subject to subparagraph (D), each"; and
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w-22(a)(3)) is amended— (1) in subparagraph (A), by striking "Each" and inserting "Subject to subparagraph (D), each"; and (2) by adding at the end the following new sub-
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	ADVANTAGE ENROLLEES. (a) IN GENERAL.—Section 1852(a)(3) of the Social Se- curity Act (42 U.S.C. 1395w–22(a)(3)) is amended— (1) in subparagraph (A), by striking "Each" and inserting "Subject to subparagraph (D), each"; and (2) by adding at the end the following new sub- paragraph:

1	"(i) IN GENERAL.—For plan year 2020
2	and subsequent plan years, in addition to
3	any supplemental health care benefits other-
4	wise provided under this paragraph, an MA
5	plan may provide supplemental benefits de-
6	scribed in clause (ii) to a chronically ill en-
7	rollee (as defined in clause (iii)).
8	"(ii) Supplemental benefits de-
9	SCRIBED.—
10	"(I) IN GENERAL.—Supplemental
11	benefits described in this clause are
12	supplemental benefits that, with respect
13	to a chronically ill enrollee, have a rea-
14	sonable expectation of improving or
15	maintaining the health or overall func-
16	tion of the chronically ill enrollee and
17	may not be limited to being primarily
18	health related benefits.
19	"(II) AUTHORITY TO WAIVE UNI-
20	FORMITY REQUIREMENTS.—The Sec-
21	retary may, only with respect to sup-
22	plemental benefits provided to a chron-
23	ically ill enrollee under this subpara-
24	graph, waive the uniformity require-

ment under subsection $(d)(1)(A)$ , as de-
termined appropriate by the Secretary.
"(iii) Chronically ill enrollee
DEFINED.—In this subparagraph, the term
'chronically ill enrollee' means an enrollee
in an MA plan that the Secretary deter-
mines—
"(I) has one or more comorbid
and medically complex chronic condi-
tions that is life threatening or signifi-
cantly limits the overall health or func-
tion of the enrollee;
"(II) has a high risk of hos-
pitalization or other adverse health
outcomes; and
"(III) requires intensive care co-
ordination.".
(b) GAO Study and Report.—
(1) Study.—The Comptroller General of the
United States (in this subsection referred to as the
"Comptroller General") shall conduct a study on sup-
plemental benefits provided to enrollees in Medicare
Advantage plans under part C of title XVIII of the
Social Security Act. To the extend data are available,
such study shall include an analysis of the following:

1	(A) The type of supplemental benefits pro-
2	vided to such enrollees, the total number of en-
3	rollees receiving each supplemental benefit, and
4	whether the supplemental benefit is covered by
5	the standard benchmark cost of the benefit or
6	with an additional premium.
7	(B) The frequency in which supplemental
8	benefits are utilized by such enrollees.
9	(C) The impact supplemental benefits have
10	<i>on</i> —
11	(i) indicators of the quality of care re-
12	ceived by such enrollees, including overall
13	health and function of the enrollees;
14	(ii) the utilization of items and serv-
15	ices for which benefits are available under
16	the original Medicare fee-for-service pro-
17	gram option under parts $A$ and $B$ of such
18	title XVIII by such enrollees; and
19	(iii) the amount of the bids submitted
20	by Medicare Advantage Organizations for
21	Medicare Advantage plans under such part
22	C.
23	(2) REPORT.—Not later than 5 years after the
24	date of the enactment of this Act, the Comptroller
25	General shall submit to Congress a report containing

1	the results of the study conducted under paragraph
2	(1), together with recommendations for such legisla-
3	tion and administrative action as the Comptroller
4	General determines appropriate.
5	SEC. 303. INCREASING CONVENIENCE FOR MEDICARE AD-
6	VANTAGE ENROLLEES THROUGH TELE-
7	HEALTH.
8	(a) IN GENERAL.—Section 1852 of the Social Security
9	Act (42 U.S.C. 1395w–22) is amended—
10	(1) in subsection $(a)(1)(B)(i)$ , by inserting ",
11	subject to subsection (m)," after "means"; and
12	(2) by adding at the end the following new sub-
13	section:
14	"(m) Provision of Additional Telehealth Bene-
15	FITS.—
16	"(1) MA PLAN OPTION.—For plan year 2020
17	and subsequent plan years, subject to the requirements
18	of paragraph (3), an MA plan may provide addi-
19	tional telehealth benefits (as defined in paragraph
20	(2)) to individuals enrolled under this part.
21	"(2) Additional telehealth benefits de-
22	FINED.—

23 "(A) IN GENERAL.—For purposes of this 24 subsection and section 1854:

1	"(i) DEFINITION.—The term 'addi-
2	tional telehealth benefits' means services—
3	``(I) for which benefits are avail-
4	able under part B, including services
5	for which payment is not made under
6	section $1834(m)$ due to the conditions
7	for payment under such section; and
8	"(II) that are identified as clini-
9	cally appropriate to furnish using elec-
10	tronic information and telecommuni-
11	cations technology when a physician
12	(as defined in section 1861(r)) or prac-
13	titioner (described in section
14	1842(b)(18)(C)) providing the service
15	is not at the same location as the plan
16	enrollee.
17	"(ii) Exclusion of capital and in-
18	FRASTRUCTURE COSTS AND INVEST-
19	MENTS.—The term 'additional telehealth
20	benefits' does not include capital and infra-
21	structure costs and investments relating to
22	such benefits.
23	"(B) Public comment.—Not later than
24	November 30, 2018, the Secretary shall solicit
25	comments on—

1	"(i) what types of items and services
2	(including those provided through supple-
3	mental health care benefits) should be con-
4	sidered to be additional telehealth benefits;
5	and
6	"(ii) the requirements for the provision
7	or furnishing of such benefits (such as licen-
8	sure, training, and coordination require-
9	ments).
10	"(3) Requirements for additional tele-
11	HEALTH BENEFITS.—The Secretary shall specify re-
12	quirements for the provision or furnishing of addi-
13	tional telehealth benefits, including with respect to the
14	following:
15	"(A) Physician or practitioner licensure
16	and other requirements such as specific training.
17	"(B) Factors necessary to ensure the coordi-
18	nation of such benefits with items and services
19	furnished in-person.
20	(C) Such other areas as determined by the
21	Secretary.
22	"(4) ENROLLEE CHOICE.—If an MA plan pro-
23	vides a service as an additional telehealth benefit (as
24	defined in paragraph (2))—

1 "(A) the MA plan shall also provide access 2 to such benefit through an in-person visit (and 3 not only as an additional telehealth benefit); and 4 "(B) an individual enrollee shall have dis-5 cretion as to whether to receive such service 6 through the in-person visit or as an additional 7 telehealth benefit. "(5) TREATMENT UNDER MA.—For purposes of 8 9 this subsection and section 1854, additional telehealth 10 benefits shall be treated as if they were benefits under 11 the original Medicare fee-for-service program option. 12 "(6) CONSTRUCTION.—Nothing in this subsection 13 shall be construed as affecting the requirement under 14 subsection (a)(1) that MA plans provide enrollees 15 with items and services (other than hospice care) for 16 which benefits are available under parts A and B, in-17 cluding benefits available under section 1834(m).". 18 (b) CLARIFICATION REGARDING INCLUSION IN BID AMOUNT.—Section 1854(a)(6)(A)(ii)(I) of the Social Secu-19 rity Act (42 U.S.C. 1395w-24(a)(6)(A)(ii)(I)) is amended 20 21 by inserting ", including, for plan year 2020 and subse-22 quent plan years, the provision of additional telehealth ben-23 efits as described in section 1852(m)" before the semicolon at the end. 24

### 1SEC. 304. PROVIDING ACCOUNTABLE CARE ORGANIZATIONS2THE ABILITY TO EXPAND THE USE OF TELE-3HEALTH.

4 (a) IN GENERAL.—Section 1899 of the Social Security
5 Act (42 U.S.C. 1395jjj) is amended by adding at the end
6 the following new subsection:

7 "(l) Providing ACOs the Ability To Expand the
8 Use of Telehealth Services.—

9 "(1) IN GENERAL.—In the case of telehealth serv-10 ices for which payment would otherwise be made 11 under this title furnished on or after January 1, 12 2020, for purposes of this subsection only, the fol-13 lowing shall apply with respect to such services fur-14 nished by a physician or practitioner participating 15 in an applicable ACO (as defined in paragraph (2)) 16 to a Medicare fee-for-service beneficiary assigned to 17 the applicable ACO:

18 "(A) INCLUSION OF HOME AS ORIGINATING
19 SITE.—Subject to paragraph (3), the home of a
20 beneficiary shall be treated as an originating site
21 described in section 1834(m)(4)(C)(ii).

22"(B) NO APPLICATION OF GEOGRAPHIC LIM-23ITATION.—The geographic limitation under sec-24tion 1834(m)(4)(C)(i) shall not apply with re-25spect to an originating site described in section261834(m)(4)(C)(ii) (including the home of a bene-

1	ficiary under subparagraph (A)), subject to State
2	licensing requirements.
3	"(2) DEFINITIONS.—In this subsection:
4	"(A) APPLICABLE ACO.—The term 'applica-
5	ble ACO' means an ACO participating in a
6	model tested or expanded under section 1115A or
7	under this section—
8	"(i) that operates under a two-sided
9	model—
10	((I) described in section
11	425.600(a) of title 42, Code of Federal
12	Regulations; or
13	"(II) tested or expanded under
14	section 1115A; and
15	"(ii) for which Medicare fee-for-service
16	beneficiaries are assigned to the ACO using
17	a prospective assignment method, as deter-
18	mined appropriate by the Secretary.
19	"(B) HOME.—The term 'home' means, with
20	respect to a Medicare fee-for-service beneficiary,
21	the place of residence used as the home of the
22	beneficiary.
23	"(3) Telehealth services received in the
24	HOME.—In the case of telehealth services described in
25	paragraph (1) where the home of a Medicare fee-for-

service	beneficiary	is the	e originating	ı site,	the fol-
lowing	shall apply:				
	"(A) No	FACILI	ty fee.—Th	ere sh	all be no
fa	cility fee pai	id to th	e originating	site u	nder sec-
tie	on 1834(m)(2	(B).			

6 "(B) EXCLUSION OF CERTAIN SERVICES.— 7 No payment may be made for such services that 8 are inappropriate to furnish in the home setting 9 such as services that are typically furnished in 10 inpatient settings such as a hospital.".

11 (b) Study and Report.—

12 *(1) STUDY.*—

1

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3

4

5

13 (A) IN GENERAL.—The Secretary of Health 14 and Human Services (in this subsection referred 15 to as the "Secretary") shall conduct a study on 16 the implementation of section 1899(l) of the So-17 cial Security Act, as added by subsection (a). 18 Such study shall include an analysis of the utili-19 zation of, and expenditures for, telehealth serv-20 ices under such section.

21 (B) COLLECTION OF DATA.—The Secretary
22 may collect such data as the Secretary deter23 mines necessary to carry out the study under
24 this paragraph.

1	(2) REPORT.—Not later than January 1, 2026,
2	the Secretary shall submit to Congress a report con-
3	taining the results of the study conducted under para-
4	graph (1), together with recommendations for such
5	legislation and administrative action as the Secretary
6	determines appropriate.
7	SEC. 305. EXPANDING THE USE OF TELEHEALTH FOR INDI-
8	VIDUALS WITH STROKE.
9	Section 1834(m) of the Social Security Act (42 U.S.C.
10	1395m(m)), as amended by section $102(b)(2)$ , is amended
11	by adding at the end the following new paragraph:
12	"(6) TREATMENT OF STROKE TELEHEALTH
13	SERVICES.—
14	"(A) Non-Application of originating
15	SITE REQUIREMENTS.—The requirements de-
16	scribed in paragraph $(4)(C)$ shall not apply with
17	respect to telehealth services furnished on or after
18	January 1, 2021, for purposes of evaluation of
19	an acute stroke, as determined by the Secretary.
20	"(B) NO ORIGINATING SITE FACILITY
21	FEE.—In the case of an originating site that
22	does not meet the requirements described in
23	paragraph (4)(C), he Secretary shall not pay an
24	originating site facility fee (as described in

	54
1	paragraph (2)(B)) to the originating site with
2	respect to such telehealth services.".
3	TITLE IV—IDENTIFYING THE
4	<b>CHRONICALLY ILL POPULATION</b>
5	SEC. 401. PROVIDING FLEXIBILITY FOR BENEFICIARIES TO
6	BE PART OF AN ACCOUNTABLE CARE ORGANI-
7	ZATION.
8	Section 1899(c) of the Social Security Act (42 U.S.C.
9	1395jjj(c)) is amended—
10	(1) by redesignating paragraphs $(1)$ and $(2)$ as
11	subparagraphs $(A)$ and $(B)$ , respectively, and indent-
12	ing appropriately;
13	(2) by striking "ACOs.—The Secretary" and in-
14	serting "ACOs.—
15	"(1) IN GENERAL.—Subject to paragraph (2), the
16	Secretary"; and
17	(3) by adding at the end the following new para-
18	graph:
19	"(2) Providing flexibility.—
20	"(A) Choice of prospective Assign-
21	MENT.—For each agreement period (effective for
22	agreements entered into or renewed on or after
23	January 1, 2020), in the case where an ACO es-
24	tablished under the program is in a Track that
25	provides for the retrospective assignment of

1	Medicare fee-for-service beneficiaries to the ACO,
2	the Secretary shall permit the ACO to choose to
3	have Medicare fee-for-service beneficiaries as-
4	signed prospectively, rather than retrospectively,
5	to the ACO for an agreement period.
6	"(B) Assignment based on voluntary
7	IDENTIFICATION BY MEDICARE FEE-FOR-SERVICE
8	BENEFICIARIES.—
9	"(i) IN GENERAL.—For performance
10	year 2018 and each subsequent performance
11	year, if a system is available for electronic
12	designation, the Secretary shall permit a
13	Medicare fee-for-service beneficiary to volun-
14	tarily identify an ACO professional as the
15	primary care provider of the beneficiary for
16	purposes of assigning such beneficiary to an
17	ACO, as determined by the Secretary.
18	"(ii) NOTIFICATION PROCESS.—The
19	Secretary shall establish a process under
20	which a Medicare fee-for-service beneficiary
21	is—
22	``(I) notified of their ability to
23	make an identification described in
24	clause (i); and

	50
1	"(II) informed of the process by
2	which they may make and change such
3	identification.
4	"(iii) Superseding claims-based as-
5	signment.—A voluntary identification by
6	a Medicare fee-for-service beneficiary under
7	this subparagraph shall supersede any
8	claims-based assignment otherwise deter-
9	mined by the Secretary.".
10	TITLE V—EMPOWERING INDIVID-
11	UALS AND CAREGIVERS IN
12	CARE DELIVERY
13	SEC. 501. ELIMINATING BARRIERS TO CARE COORDINATION
14	UNDER ACCOUNTABLE CARE ORGANIZA-
15	TIONS.
16	(a) IN GENERAL.—Section 1899 of the Social Security
17	Act (42 U.S.C. 1395jjj), as amended by section 304(a), is
18	amended—
19	(1) in subsection $(b)(2)$ , by adding at the end the
20	following new subparagraph:
21	"(I) An ACO that seeks to operate an ACO
22	Beneficiary Incentive Program pursuant to sub-
23	section (m) shall apply to the Secretary at such
24	time, in such manner, and with such informa-
25	tion as the Secretary may require.";

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

3 "(m) AUTHORITY TO PROVIDE INCENTIVE PAYMENTS
4 TO BENEFICIARIES WITH RESPECT TO QUALIFYING PRI5 MARY CARE SERVICES.—

6 "(1) PROGRAM.—

7 "(A) IN GENERAL.—In order to encourage 8 Medicare fee-for-service beneficiaries to obtain 9 medically necessary primary care services, an 10 ACO participating under this section under a 11 payment model described in clause (i) or (ii) of 12 paragraph (2)(B) may apply to establish an 13 ACO Beneficiary Incentive Program to provide 14 incentive payments to such beneficiaries who are 15 furnished qualifying services in accordance with this subsection. The Secretary shall permit such 16 17 an ACO to establish such a program at the Sec-18 retary's discretion and subject to such require-19 ments, including program integrity require-20 ments, as the Secretary determines necessary.

21 "(B) IMPLEMENTATION.—The Secretary
22 shall implement this subsection on a date deter23 mined appropriate by the Secretary. Such date
24 shall be no earlier than January 1, 2019, and no
25 later than January 1, 2020.

1	"(2) Conduct of program.—
2	"(A) DURATION.—Subject to subparagraph
3	(H), an ACO Beneficiary Incentive Program es-
4	tablished under this subsection shall be conducted
5	for such period (of not less than 1 year) as the
6	Secretary may approve.
7	"(B) Scope.—An ACO Beneficiary Incen-
8	tive Program established under this subsection
9	shall provide incentive payments to all of the fol-
10	lowing Medicare fee-for-service beneficiaries who
11	are furnished qualifying services by the ACO:
12	"(i) With respect to the Track 2 and
13	Track 3 payment models described in sec-
14	tion 425.600(a) of title 42, Code of Federal
15	Regulations (or in any successor regula-
16	tion), Medicare fee-for-service beneficiaries
17	who are preliminarily prospectively or pro-
18	spectively assigned (or otherwise assigned,
19	as determined by the Secretary) to the ACO.
20	"(ii) With respect to any future pay-
21	ment models involving two-sided risk, Medi-
22	care fee-for-service beneficiaries who are as-
23	signed to the ACO, as determined by the
24	Secretary.

1	"(C) QUALIFYING SERVICE.—For purposes
2	of this subsection, a qualifying service is a pri-
3	mary care service, as defined in section 425.20
4	of title 42, Code of Federal Regulations (or in
5	any successor regulation), with respect to which
6	coinsurance applies under part B, furnished
7	through an ACO by—
8	"(i) an ACO professional described in
9	subsection $(h)(1)(A)$ who has a primary
10	care specialty designation included in the
11	definition of primary care physician under
12	section 425.20 of title 42, Code of Federal
13	Regulations (or any successor regulation);
14	"(ii) an ACO professional described in
15	subsection $(h)(1)(B)$ ; or
16	"(iii) a Federally qualified health cen-
17	ter or rural health clinic (as such terms are
18	defined in section 1861(aa)).
19	"(D) Incentive payments.—An incentive
20	payment made by an ACO pursuant to an ACO
21	Beneficiary Incentive Program established under
22	this subsection shall be—
23	"(i) in an amount up to \$20, with
24	such maximum amount updated annually
25	by the percentage increase in the consumer

1	price index for all urban consumers (United
2	States city average) for the 12-month period
3	ending with June of the previous year;
4	"(ii) in the same amount for each
5	Medicare fee-for-service beneficiary described
6	in clause (i) or (ii) of subparagraph $(B)$
7	without regard to enrollment of such a bene-
8	ficiary in a medicare supplemental policy
9	(described in section $1882(g)(1)$ ), in a State
10	Medicaid plan under title XIX or a waiver
11	of such a plan, or in any other health in-
12	surance policy or health benefit plan;
13	"(iii) made for each qualifying service
14	furnished to such a beneficiary described in
15	clause (i) or (ii) of subparagraph (B) dur-
16	ing a period specified by the Secretary; and
17	"(iv) made no later than 30 days after
18	a qualifying service is furnished to such a
19	beneficiary described in clause (i) or (ii) of
20	subparagraph (B).
21	"(E) NO SEPARATE PAYMENTS FROM THE
22	SECRETARY.—The Secretary shall not make any
23	separate payment to an ACO for the costs, in-
24	cluding incentive payments, of carrying out an
25	ACO Beneficiary Incentive Program established

1	under this subsection. Nothing in this subpara-
2	graph shall be construed as prohibiting an ACO
3	from using shared savings received under this
4	section to carry out an ACO Beneficiary Incen-
5	tive Program.
6	"(F) NO APPLICATION TO SHARED SAVINGS
7	CALCULATION.—Incentive payments made by an
8	ACO under this subsection shall be disregarded
9	for purposes of calculating benchmarks, esti-
10	mated average per capita Medicare expenditures,
11	and shared savings under this section.
12	"(G) Reporting requirements.—An
13	ACO conducting an ACO Beneficiary Incentive
14	Program under this subsection shall, at such
15	times and in such format as the Secretary may
16	require, report to the Secretary such information
17	and retain such documentation as the Secretary
18	may require, including the amount and fre-
19	quency of incentive payments made and the
20	number of Medicare fee-for-service beneficiaries
21	receiving such payments.
22	"(H) TERMINATION.—The Secretary may
23	terminate an ACO Beneficiary Incentive Pro-
24	gram established under this subsection at any

1	time for reasons determined appropriate by the
2	Secretary.
3	"(3) Exclusion of incentive payments.—Any
4	payment made under an ACO Beneficiary Incentive
5	Program established under this subsection shall not be
6	considered income or resources or otherwise taken into
7	account for purposes of—
8	"(A) determining eligibility for benefits or
9	assistance (or the amount or extent of benefits or
10	assistance) under any Federal program or under
11	any State or local program financed in whole or
12	in part with Federal funds; or
13	"(B) any Federal or State laws relating to
14	taxation.";
15	(3) in subsection (e), by inserting ", including
16	an ACO Beneficiary Incentive Program under sub-
17	sections $(b)(2)(I)$ and $(m)$ " after "the program"; and
18	(4) in subsection (g)(6), by inserting "or of an
19	ACO Beneficiary Incentive Program under sub-
20	sections $(b)(2)(I)$ and $(m)$ " after "under subsection
21	(d)(4)".
22	(b) Amendment to Section 1128B.—Section
23	1128B(b)(3) of the Social Security Act (42 U.S.C. 1320a-
24	7b(b)(3)) is amended—

1	(1) by striking "and" at the end of subpara-
2	graph (I);
3	(2) by striking the period at the end of subpara-
4	graph (J) and inserting "; and"; and
5	(3) by adding at the end the following new sub-
6	paragraph:
7	"(K) an incentive payment made to a Medi-
8	care fee-for-service beneficiary by an ACO under
9	an ACO Beneficiary Incentive Program estab-
10	lished under subsection (m) of section 1899, if
11	the payment is made in accordance with the re-
12	quirements of such subsection and meets such
13	other conditions as the Secretary may estab-
14	lish.".
15	(c) EVALUATION AND REPORT.—
16	(1) EVALUATION.—The Secretary of Health and
17	Human Services (in this subsection referred to as the
18	"Secretary") shall conduct an evaluation of the ACO
19	Beneficiary Incentive Program established under sub-
20	sections $(b)(2)(I)$ and $(m)$ of section 1899 of the So-
21	cial Security Act (42 U.S.C. 1395jjj), as added by
22	subsection (a). The evaluation shall include an anal-
23	ysis of the impact of the implementation of the Pro-
24	gram on expenditures and beneficiary health outcomes

1	under	title	XVIII	of	the	Social	Security	Act	(42)
2	U.S.C.	1395	et seq.)	•					

3 (2) REPORT.—Not later than October 1, 2023,
4 the Secretary shall submit to Congress a report con5 taining the results of the evaluation under paragraph
6 (1), together with recommendations for such legisla7 tion and administrative action as the Secretary deter8 mines appropriate.

### 9 SEC. 502. GAO STUDY AND REPORT ON LONGITUDINAL 10 COMPREHENSIVE CARE PLANNING SERVICES 11 UNDER MEDICARE PART B.

12 (a) STUDY.—The Comptroller General shall conduct a 13 study on the establishment under part B of the Medicare 14 program under title XVIII of the Social Security Act of 15 a payment code for a visit for longitudinal comprehensive 16 care planning services. Such study shall include an anal-17 ysis of the following to the extent such information is avail-18 able:

(1) The frequency with which services similar to
longitudinal comprehensive care planning services are
furnished to Medicare beneficiaries, which providers
of services and suppliers are furnishing those services,
whether Medicare reimbursement is being received for
those services, and, if so, through which codes those
services are being reimbursed.

(2) Whether, and the extent to which, longitu-
dinal comprehensive care planning services would
overlap, and could therefore result in duplicative pay-
ment, with services covered under the hospice benefit
as well as the chronic care management code, evalua-
tion and management codes, or other codes that al-
ready exist under part B of the Medicare program.
(3) Any barriers to hospitals, skilled nursing fa-
cilities, hospice programs, home health agencies, and
other applicable providers working with a Medicare
beneficiary to engage in the care planning process
and complete the necessary documentation to support
the treatment and care plan of the beneficiary and
provide such documentation to other providers and
the beneficiary or the beneficiary's representative.
(4) Any barriers to providers, other than the pro-
vider furnishing longitudinal comprehensive care
planning services, accessing the care plan and associ-
ated documentation for use related to the care of the
Medicare beneficiary.
(5) Potential options for ensuring that applica-
ble providers are notified of a patient's existing longi-
tudinal care plan and that applicable providers con-
sider that plan in making their treatment decisions,

1	and what the challenges might be in implementing
2	such options.
3	(6) Stakeholder's views on the need for the devel-
4	opment of quality metrics with respect to longitudinal
5	comprehensive care planning services, such as meas-
6	ures related to—
7	(A) the process of eliciting input from the
8	Medicare beneficiary or from a legally author-
9	ized representative and documenting in the med-
10	ical record the patient-directed care plan;
11	(B) the effectiveness and patient-
12	centeredness of the care plan in organizing deliv-
13	ery of services consistent with the plan;
14	(C) the availability of the care plan and as-
15	sociated documentation to other providers that
16	care for the beneficiary; and
17	(D) the extent to which the beneficiary re-
18	ceived services and support that is free from dis-
19	crimination based on advanced age, disability
20	status, or advanced illness.
21	(7) Stakeholder's views on how such quality
22	metrics would provide information on—
23	(A) the goals, values, and preferences of the
24	beneficiary;
25	(B) the documentation of the care plan;

1	(C) services furnished to the beneficiary;
2	and
3	(D) outcomes of treatment.
4	(8) Stakeholder's views on—
5	(A) the type of training and education
6	needed for applicable providers, individuals, and
7	caregivers in order to facilitate longitudinal
8	comprehensive care planning services;
9	(B) the types of providers of services and
10	suppliers that should be included in the inter-
11	disciplinary team of an applicable provider; and
12	(C) the characteristics of Medicare bene-
13	ficiaries that would be most appropriate to re-
14	ceive longitudinal comprehensive care planning
15	services, such as individuals with advanced dis-
16	ease and individuals who need assistance with
17	multiple activities of daily living.
18	(9) Stakeholder's views on the frequency with
19	which longitudinal comprehensive care planning serv-
20	ices should be furnished.
21	(b) REPORT.—Not later than 18 months after the date
22	of the enactment of this Act, the Comptroller General shall
23	submit to Congress a report containing the results of the
24	study conducted under subsection (a), together with rec-

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1	ommendations for such legislation and administrative ac-
2	tion as the Comptroller General determines appropriate.
3	(c) DEFINITIONS.—In this section:
4	(1) APPLICABLE PROVIDER.—The term "applica-
5	ble provider" means a hospice program (as defined in
6	subsection (dd)(2) of section 1861 of the Social Secu-
7	rity Act (42 U.S.C. 1395ww)) or other provider of
8	services (as defined in subsection (u) of such section)
9	or supplier (as defined in subsection (d) of such sec-
10	tion) that—
11	(A) furnishes longitudinal comprehensive
12	care planning services through an interdiscipli-
13	nary team; and
14	(B) meets such other requirements as the
15	Secretary may determine to be appropriate.
16	(2) Comptroller general.—The term "Comp-
17	troller General" means the Comptroller General of the
18	United States.
19	(3) INTERDISCIPLINARY TEAM.—The term
20	"interdisciplinary team" means a group that—
21	(A) includes the personnel described in sub-
22	section $(dd)(2)(B)(i)$ of such section 1861;
23	(B) may include a chaplain, minister, or
24	other clergy; and
25	(C) may include other direct care personnel.

1	(4) Longitudinal comprehensive care plan-
2	NING SERVICES.—The term "longitudinal comprehen-
3	sive care planning services" means a voluntary
4	shared decisionmaking process that is furnished by an
5	applicable provider through an interdisciplinary
6	team and includes a conversation with Medicare bene-
7	ficiaries who have received a diagnosis of a serious or
8	life-threatening illness. The purpose of such services is
9	to discuss a longitudinal care plan that addresses the
10	progression of the disease, treatment options, the
11	goals, values, and preferences of the beneficiary, and
12	the availability of other resources and social supports
13	that may reduce the beneficiary's health risks and
14	promote self-management and shared decisionmaking.
15	(5) Secretary.—The term "Secretary" means
16	the Secretary of Health and Human Services.

# *TITLE VI—OTHER POLICIES TO IMPROVE CARE FOR THE CHRONICALLY ILL*

4 SEC. 601. PROVIDING PRESCRIPTION DRUG PLANS WITH
5 PARTS A AND B CLAIMS DATA TO PROMOTE
6 THE APPROPRIATE USE OF MEDICATIONS
7 AND IMPROVE HEALTH OUTCOMES.

8 Section 1860D-4(c) of the Social Security Act (42
9 U.S.C. 1395w-104(c)) is amended by adding at the end the
10 following new paragraph:

11 "(6) PROVIDING PRESCRIPTION DRUG PLANS
12 WITH PARTS A AND B CLAIMS DATA TO PROMOTE THE
13 APPROPRIATE USE OF MEDICATIONS AND IMPROVE
14 HEALTH OUTCOMES.—

15 "(A) PROCESS.—Subject to subparagraph 16 (B), the Secretary shall establish a process under 17 which a PDP sponsor of a prescription drug 18 plan may submit a request for the Secretary to 19 provide the sponsor, on a periodic basis and in 20 an electronic format, beginning in plan year 21 2020, data described in subparagraph (D) with 22 respect to enrollees in such plan. Such data shall 23 be provided without regard to whether such en-24 rollees are described in clause (ii) of paragraph 25 (2)(A).

1	"(B) PURPOSES.—A PDP sponsor may use
2	the data provided to the sponsor pursuant to
3	subparagraph (A) for any of the following pur-
4	poses:
5	"(i) To optimize therapeutic outcomes
6	through improved medication use, as such
7	phrase is used in clause (i) of paragraph
8	(2)(A).
9	"(ii) To improving care coordination
10	so as to prevent adverse health outcomes,
11	such as preventable emergency department
12	visits and hospital readmissions.
13	"(iii) For any other purpose deter-
14	mined appropriate by the Secretary.
15	"(C) Limitations on data use.—A PDP
16	sponsor shall not use data provided to the spon-
17	sor pursuant to subparagraph $(A)$ for any of the
18	following purposes:
19	"(i) To inform coverage determinations
20	under this part.
21	"(ii) To conduct retroactive reviews of
22	medically accepted indications determina-
23	tions.
24	"(iii) To facilitate enrollment changes
25	to a different prescription drug plan or an

1	MA DD plan offered by the same region to
	MA-PD plan offered by the same parent or-
2	ganization.
3	"(iv) To inform marketing of benefits.
4	"(v) For any other purpose that the
5	Secretary determines is necessary to include
6	in order to protect the identity of individ-
7	uals entitled to, or enrolled for, benefits
8	under this title and to protect the security
9	of personal health information
10	"(D) DATA DESCRIBED.—The data de-
11	scribed in this clause are standardized extracts
12	(as determined by the Secretary) of claims data
13	under parts A and B for items and services fur-
14	nished under such parts for time periods speci-
15	fied by the Secretary. Such data shall include
16	data as current as practicable.".
17	SEC. 602. GAO STUDY AND REPORT ON IMPROVING MEDICA-
18	TION SYNCHRONIZATION.
19	(a) Study.—The Comptroller General of the United
20	States (in this section referred to as the "Comptroller Gen-
21	eral") shall conduct a study on the extent to which Medicare
22	prescription drug plans (MA-PD plans and standalone
23	prescription drug plans) under part D of title XVIII of the
24	Social Security Act and private payors use programs that
25	synchronize pharmacy dispensing so that individuals may

1	receive multiple prescriptions on the same day to facilitate
2	comprehensive counseling and promote medication adher-
3	ence. The study shall include a analysis of the following:
4	(1) The extent to which pharmacies have adopted
5	such programs.
6	(2) The common characteristics of such pro-
7	grams, including how pharmacies structure coun-
8	seling sessions under such programs and the types of
9	payment and other arrangements that Medicare pre-
10	scription drug plans and private payors employ
11	under such programs to support the efforts of phar-
12	macies.
13	(3) How such programs compare for Medicare
14	prescription drug plans and private payors.
15	(4) What is known about how such programs af-
16	fect patient medication adherence and overall patient
17	health outcomes, including if adherence and outcomes
18	vary by patient subpopulations, such as disease state
19	and socioeconomic status.
20	(5) What is known about overall patient satisfac-
21	tion with such programs and satisfaction with such
22	programs, including within patient subpopulations,
23	such as disease state and socioeconomic status.
24	(6) The extent to which laws and regulations of
25	the Medicare program support such programs.

1 (7) Barriers to the use of medication synchroni-2 zation programs by Medicare prescription drug plans. 3 (b) REPORT.—Not later than 18 months after the date 4 of the enactment of this Act, the Comptroller General shall 5 submit to Congress a report containing the results of the study under subsection (a), together with recommendations 6 7 for such legislation and administrative action as the Comp-8 troller General determines appropriate.

### 9 SEC. 603. GAO STUDY AND REPORT ON IMPACT OF OBESITY

#### 10

#### DRUGS ON PATIENT HEALTH AND SPENDING.

11 (a) STUDY.—The Comptroller General of the United 12 States (in this section referred to as the "Comptroller Gen-13 eral") shall, to the extent data are available, conduct a study on the use of prescription drugs to manage the weight 14 15 of obese patients and the impact of coverage of such drugs on patient health and on health care spending. Such study 16 shall examine the use and impact of these obesity drugs in 17 the non-Medicare population and for Medicare beneficiaries 18 who have such drugs covered through an MA-PD plan (as 19 defined in section 1860D-1(a)(3)(C) of the Social Security 20 21 Act (42 U.S.C. 1395w-101(a)(3)(C))) as a supplemental 22 health care benefit. The study shall include an analysis of 23 the following:

24 (1) The prevalence of obesity in the Medicare25 and non-Medicare population.

1	(2) The utilization of obesity drugs.
2	(3) The distribution of Body Mass Index by in-
3	dividuals taking obesity drugs, to the extent prac-
4	ticable.
5	(4) What is known about the use of obesity drugs
6	in conjunction with the receipt of other items or serv-
7	ices, such as behavioral counseling, and how these
8	compare to items and services received by obese indi-
9	viduals who do not take obesity drugs.
10	(5) Physician considerations and attitudes re-
11	lated to prescribing obesity drugs.
12	(6) The extent to which coverage policies cease or
13	limit coverage for individuals who fail to receive clin-
14	ical benefit.
15	(7) What is known about the extent to which in-
16	dividuals who take obesity drugs adhere to the pre-
17	scribed regimen.
18	(8) What is known about the extent to which in-
19	dividuals who take obesity drugs maintain weight loss
20	over time.
21	(9) What is known about the subsequent impact
22	such drugs have on medical services that are directly
23	related to obesity, including with respect to sub-
24	populations determined based on the extent of obesity.

1 (10) What is known about the spending associ-2 ated with the care of individuals who take obesity 3 drugs, compared to the spending associated with the 4 care of individuals who do not take such drugs. 5 (b) REPORT.—Not later than 18 months after the date of the enactment of this Act, the Comptroller General shall 6 7 submit to Congress a report containing the results of the 8 study under subsection (a), together with recommendations for such legislation and administrative action as the Comp-9 troller General determines appropriate. 10 11 SEC. 604. HHS STUDY AND REPORT ON LONG-TERM RISK 12 FACTORS FOR CHRONIC CONDITIONS AMONG 13 MEDICARE BENEFICIARIES. 14 (a) STUDY.—The Secretary of Health and Human 15 Services (in this section referred to as the "Secretary") shall conduct a study on long-term cost drivers to the Medicare 16 program, including obesity, tobacco use, mental health con-17 18 ditions, and other factors that may contribute to the deterio-19 ration of health conditions among individuals with chronic conditions in the Medicare population. The study shall in-20 21 clude an analysis of any barriers to collecting and ana-22 lyzing such information and how to remove any such bar-23 riers (including through legislation and administrative actions). 24

1 (b) REPORT.—Not later than 18 months after the date 2 of the enactment of this Act, the Secretary shall submit to Congress a report containing the results of the study under 3 4 subsection (a), together with recommendations for such leg-5 islation and administrative action as the Secretary determines appropriate. The Secretary shall also post such re-6 7 port on the Internet website of the Department of Health and Human Services. 8

### 9 **TITLE VII—OFFSETS**

#### 10 SEC. 701. MEDICARE IMPROVEMENT FUND.

11 Section 1898(b)(1) of the Social Security Act (42
12 U.S.C. 1395iii(b)(1)) is amended by striking
13 "\$270,000,000" and inserting "\$0".

#### 14 SEC. 702. MEDICAID IMPROVEMENT FUND.

15 Section 1941(b)(1) of the Social Security Act (42
16 U.S.C. 1396w-1(b)(1)) is amended by striking
17 "\$5,000,000" and inserting "\$0".

Calendar No. 206

115TH CONGRESS S. 870

[Report No. 115–146]

## A BILL

To amend title XVIII of the Social Security Act to implement Medicare payment policies designed to improve management of chronic disease, streamline care coordination, and improve quality outcomes without adding to the deficit.

August 3, 2017

Reported with an amendment