118TH CONGRESS 1ST SESSION	<b>S.</b>	
To improve community	are provided by the Department of Veterans Affa and for other purposes.	irs,

## IN THE SENATE OF THE UNITED STATES

Mr. Tester introduced the following bill; which was read twice and referred to the Committee on \_\_\_\_\_

# A BILL

To improve community care provided by the Department of Veterans Affairs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Making Community Care Work for Veterans Act of
- 6 2023".
- 7 (b) Table of Contents for
- 8 this Act is as follows:
  - Sec. 1. Short title; table of contents.

TITLE I—IMPROVEMENTS TO COMMUNITY CARE

- Sec. 101. Requirement that appointments for care or services under Community Care Program of Department of Veterans Affairs are timely scheduled.
- Sec. 102. Modifications to access standards for care furnished through Community Care Program of Department of Veterans Affairs.
- Sec. 103. Consideration of telehealth in determining whether an appointment can be scheduled within the access standards of the Department of Veterans Affairs.
- Sec. 104. Finality of decision by veteran and veteran's referring clinician.
- Sec. 105. Benefits for persons disabled by treatment under Community Care Program of Department of Veterans Affairs.
- Sec. 106. Extension of period for submittal of claims by health care entities and providers.
- Sec. 107. Program on self-referral of veterans for certain services under Veterans Community Care Program.
- Sec. 108. Report on referrals for non-Department of Veterans Affairs health care.
- Sec. 109. Requirement that health care providers under Community Care Program of Department of Veterans Affairs provide certain data.
- Sec. 110. High-compliance rating program for providers under Veterans Community Care Program of Department of Veterans Affairs.
- Sec. 111. Adoption of national interoperability standards between Department of Veterans Affairs and community care providers.
- Sec. 112. Analysis of feasibility and advisability of establishing a community care network for the provision of care to veterans in the Republic of the Philippines.
- Sec. 113. Pilot program on consolidating the community care dental treatment plan approval process of Department of Veterans Affairs.
- Sec. 114. Reviews of payment rate waivers under Veterans Community Care Program.
- Sec. 115. Comptroller General report on dentistry under Veterans Community Care Program.

#### TITLE II—HEALTH CARE EMPLOYEES

- Sec. 201. Establishment of Start and Stay at VA program.
- Sec. 202. Expansion of period of payment under Employee Incentive Scholarship Program.
- Sec. 203. Mentorship program for executive leadership teams at medical centers of the Department of Veterans Affairs.

### TITLE III—OTHER HEALTH CARE MATTERS

- Sec. 301. Timing for scheduling of appointments at facilities of Department of Veterans Affairs.
- Sec. 302. Modification of requirements for standards for quality of care from Department of Veterans Affairs.
- Sec. 303. Mental Health Residential Rehabilitation Treatment Program of the Department of Veterans Affairs.
- Sec. 304. Electronic document submission option for the CHAMPVA program.
- Sec. 305. Review of workflows associated with processing referrals between facilities of the Veterans Health Administration.

1	TITLE I—IMPROVEMENTS TO
2	<b>COMMUNITY CARE</b>
3	SEC. 101. REQUIREMENT THAT APPOINTMENTS FOR CARE
4	OR SERVICES UNDER COMMUNITY CARE PRO-
5	GRAM OF DEPARTMENT OF VETERANS AF-
6	FAIRS ARE TIMELY SCHEDULED.
7	(a) In General.—Section 1703 of title 38, United
8	States Code, is amended—
9	(1) by redesignating subsections (m), (n), and
10	(o) as subsections (n), (o), and (p), respectively; and
11	(2) by inserting after subsection (l) the fol-
12	lowing new subsection (m):
13	"(m) Scheduling of Appointments.—(1) The
14	Secretary shall ensure that an appointment for a covered
15	veteran for care or services under this section—
16	"(A) in the case of a non-urgent appointment,
17	is scheduled (but may occur at a later date) not
18	later than seven days after the earlier of the date on
19	which—
20	"(i) a clinician of the Department deter-
21	mines that the veteran requires care; or
22	"(ii) the veteran presents to the Depart-

ment requesting care; and

23

1	"(B) in the case of an appointment for urgent
2	care, is completed not later than 48 hours after the
3	earlier of the date on which—
4	"(i) a clinician of the Department deter-
5	mines that the veteran requires care; or
6	"(ii) the veteran presents to the Depart-
7	ment requesting care.
8	"(2) Not less frequently than quarterly, the Secretary
9	shall submit to the Committee on Veterans' Affairs of the
10	Senate and the Committee on Veterans' Affairs of the
11	House of Representatives a report on the average time it
12	takes each medical facility of the Department to schedule
13	appointments for care or services under this section, bro-
14	ken out by primary care, mental health care, and each
15	type of specialty care.
16	"(3)(A) Each medical facility of the Department for
17	which any average time reported under paragraph (2) is
18	more than seven days shall submit to the Under Secretary
19	for Health, not later than 30 days after the date of the
20	report—
21	"(i) an explanation for why such average time
22	is more than seven days, which may include staffing
23	shortages, insufficient network, surge of appoint-
24	ments, and any other factor increasing such average
25	time;

1	"(ii) a remediation plan to bring such average
2	time to not more than seven days; and
3	"(iii) an explanation for how each issue speci-
4	fied in clause (i) is being mitigated.
5	"(B) With respect to any explanation under subpara-
6	graph (A)(i) that specifies insufficient network, the Under
7	Secretary for Health shall—
8	"(i) consult with any third party administrator
9	responsible for administering such network on how
10	network insufficiency can be overcome; and
11	"(ii) examine whether the third party adminis-
12	trator is meeting contractual obligations.".
13	(b) Effective Date.—The Secretary of Veterans
14	Affairs shall comply with the requirements under section
15	1703(m)(1) of title 38, United States Code, as added by
16	subsection (a)(2), by not later than 180 days after the
17	date of the enactment of this Act.
18	SEC. 102. MODIFICATIONS TO ACCESS STANDARDS FOR
19	CARE FURNISHED THROUGH COMMUNITY
20	CARE PROGRAM OF DEPARTMENT OF VET
21	ERANS AFFAIRS.
22	(a) In General.—Section 1703B of title 38, United
23	States Code, is amended—
24	(1) by striking subsections (a) through (d) and
25	inserting the following:

1	"(a) Threshold Eligibility Standards for Ac-
2	CESS TO COMMUNITY CARE.—A covered veteran shall be
3	eligible to elect to receive, pursuant to subsection (d)(3)
4	of section 1703 of this title, non-Department hospital care,
5	medical services, or extended care services under such sec-
6	tion pursuant to subsection $(d)(1)(D)$ of such section
7	using the following eligibility standards for access to com-
8	munity care:
9	"(1) With respect to primary care, mental
10	health care, or non-institutional extended care serv-
11	ices, if the Secretary cannot schedule an appoint-
12	ment for the covered veteran with a health care pro-
13	vider of the Department—
14	"(A) not more than 30 minutes average
15	driving time from the residence of the veteran;
16	and
17	"(B) not later than 20 days from the date
18	of request for such an appointment, unless a
19	later date has been agreed to by the veteran in
20	consultation with the health care provider, to
21	the first next available appointment date rel-
22	evant to the requested medical service.
23	"(2) With respect to specialty care or specialty
24	services, if the Secretary cannot schedule an ap-

1	pointment for the covered veteran with a health care
2	provider of the Department—
3	"(A) not more than 60 minutes average
4	driving time from the residence of the veteran;
5	and
6	"(B) not later than 28 days from the date
7	of request for such an appointment, unless a
8	later date has been agreed to by the veteran in
9	consultation with the health care provider, to
10	the first next available appointment date rel-
11	evant to the requested medical service.";
12	(2) by redesignating subsections (e), (f), (g)
13	(h), and (i) as subsections (b), (c), (d), (e), and (f)
14	respectively;
15	(3) in subsection (b), as redesignated by para-
16	graph (2)—
17	(A) in the matter preceding paragraph (1)
18	by striking "Not later than 3 years after the
19	date on which the Secretary establishes access
20	standards under subsection (a) and not less fre-
21	quently than once every 3 years thereafter" and
22	inserting "REVIEW AND REPORT.—Not less fre-
23	quently than once every three years";
24	(B) in paragraph (1), by striking "such
25	standards" and inserting "the eligibility stand-

1	ards for access to community care under sub-
2	section (a)"; and
3	(C) in paragraph (2), by striking "and any
4	modification to the access standards with re-
5	spect to the review conducted under paragraph
6	(1)" and inserting "of such review and such
7	recommendations as the Secretary may have
8	with respect to such eligibility standards";
9	(4) in subsection (c), as so redesignated—
10	(A) in paragraph (1)—
11	(i) by striking "(1) Subject to para-
12	graph (3)" and inserting "REQUIREMENT
13	TO MEET STANDARDS.—(1) Subject to
14	paragraphs (3) and (4)"; and
15	(ii) by inserting "and health care pro-
16	viders specified under section 1703(c) of
17	this title" before the period at the end;
18	(B) in paragraph (2), by striking "The
19	Secretary" and inserting "Subject to para-
20	graphs (3) and (4), the Secretary";
21	(C) by adding at the end the following new
22	paragraph:
23	"(4)(A) A health care provider specified under section
24	1703(c) of this title that is furnishing care pursuant to
25	a contract, agreement, or other arrangement between such

- 1 provider and the Secretary may request a waiver to the
- 2 requirement under this subsection to meet the access
- 3 standards established under subsection (a).
- 4 "(B) Any waiver requested by a health care provider
- 5 under subparagraph (A) must be requested in writing and
- 6 submitted to the Secretary for approval.
- 7 "(C) In evaluating a waiver request by a health care
- 8 provider under subparagraph (A), the Secretary shall con-
- 9 sider the factors specified under paragraph (3)(D) that
- 10 are relevant to the health care provider.";
- 11 (5) in subsection (d)(1), as so redesignated, by
- striking "(1) The Secretary" and inserting "Publi-
- 13 CATION.—(1) The Secretary";
- 14 (6) in subsection (e)(1), as so redesignated, by
- striking "(1) Consistent with" and inserting "DE-
- 16 TERMINATION REGARDING ELIGIBILITY.—(1) Con-
- sistent with"; and
- 18 (7) in subsection (f), as so redesignated, by
- striking "In this section" and inserting "Defini-
- TIONS.—In this section".
- 21 (b) Conforming Amendments.—Section 1703(d)
- 22 of such title is amended—
- 23 (1) in paragraph (1)(D), by striking "developed
- by the Secretary"; and

1	(2) in paragraph (3), by striking "developed by
2	the Secretary".
3	SEC. 103. CONSIDERATION OF TELEHEALTH IN DETER-
4	MINING WHETHER AN APPOINTMENT CAN BE
5	SCHEDULED WITHIN THE ACCESS STAND-
6	ARDS OF THE DEPARTMENT OF VETERANS
7	AFFAIRS.
8	Section 1703(d) of title 38, United States Code, is
9	amended by adding at the end the following new para-
10	graph:
11	"(4) In determining under paragraph (1)(D) whether
12	the Department is able to furnish care or services in a
13	manner that complies with the access standards estab-
14	lished under section 1703B(a) of this title, for purposes
15	of determining the availability of an appointment, a tele-
16	health appointment will only be considered as an available
17	appointment if the veteran accepts the use of telehealth
18	by the Department.".
19	SEC. 104. FINALITY OF DECISION BY VETERAN AND VET-
20	ERAN'S REFERRING CLINICIAN.
21	Section 1703(d) of title 38, United States Code, as
22	amended by section 103, is further amended by adding
23	at the end the following new paragraph:
24	"(5)(A) Subject to subparagraph (B), an agreement
25	by a covered veteran and the covered veteran's referring

1	clinician under paragraph (1)(E) regarding the best med-
2	ical interest of the covered veteran is final and is not sub-
3	ject to review or approval by the Department.
4	"(B) A covered veteran and the covered veteran's re-
5	ferring clinician may correct any errors made with respect
6	to an agreement described in subparagraph (A).".
7	SEC. 105. BENEFITS FOR PERSONS DISABLED BY TREAT-
8	MENT UNDER COMMUNITY CARE PROGRAM
9	OF DEPARTMENT OF VETERANS AFFAIRS.
10	(a) In General.—Subsection (a) of section 1151 of
11	title 38, United States Code, is amended—
12	(1) by redesignating paragraph (2) as para-
13	graph (3);
14	(2) in paragraph (1)(B), by striking "or" at the
15	end; and
16	(3) by inserting after paragraph (1) the fol-
17	lowing new paragraph (2):
18	"(2) the disability or death was caused by hos-
19	pital care, a medical service, or an extended care
20	service furnished the veteran by a non-Department
21	provider under section 1703 of this title and the
22	proximate cause of the disability or death was—
23	"(A) carelessness, negligence, lack of prop-
24	er skill, error in judgment, or similar instance
25	of fault on the part of the provider in fur-

1	nishing the hospital care, medical service, or ex-
2	tended care service; or
3	"(B) an event not reasonably foreseeable;
4	or".
5	(b) Offset of Awards.—Such section is amended
6	by adding at the end the following new subsection:
7	"(d) The amount of any judgment awarded to an in-
8	dividual in a civil action brought by the individual against
9	a non-Department provider in a court of competent juris-
10	diction for a disability or death caused by hospital care,
11	a medical service, or an extended care service furnished
12	by a non-Department provider as described in subsection
13	(a)(2) shall be offset by the amount of any compensation
14	awarded to the individual under such subsection for such
15	disability or death.".
16	SEC. 106. EXTENSION OF PERIOD FOR SUBMITTAL OF
17	CLAIMS BY HEALTH CARE ENTITIES AND
18	
	PROVIDERS.
19	<b>PROVIDERS.</b> Section 1703D(b) of title 38, United States Code, is
19 20	v
	Section 1703D(b) of title 38, United States Code, is
20	Section 1703D(b) of title 38, United States Code, is amended by striking "180 days" and inserting "one year".
20 21	Section 1703D(b) of title 38, United States Code, is amended by striking "180 days" and inserting "one year".  SEC. 107. PROGRAM ON SELF-REFERRAL OF VETERANS
20 21 22	Section 1703D(b) of title 38, United States Code, is amended by striking "180 days" and inserting "one year".  SEC. 107. PROGRAM ON SELF-REFERRAL OF VETERANS  FOR CERTAIN SERVICES UNDER VETERANS

1	the "Program") under which the Secretary may furnish
2	outpatient services specified in subsection (b) through a
3	health care provider specified in section 1703(c) of title
4	38, United States Code, to a covered veteran who—
5	(1) is eligible for such services under criteria to
6	be established by the Secretary; and
7	(2) chooses to self-refer for such services.
8	(b) Outpatient Services Specified.—The out-
9	patient services specified in this subsection are the fol-
10	lowing:
11	(1) Vaccinations.
12	(2) Vision and hearing services.
13	(c) Conditions Under Which Services Are Pro-
14	VIDED.—The Secretary shall provide services under the
15	Program under the same conditions as such services would
16	be required to be provided under section 1703(d) of title
17	38, United States Code.
18	(d) Report on Program.—
19	(1) In General.—Not later than two years
20	after the date of the enactment of this Act, and an-
21	nually thereafter, the Secretary shall submit to Con-
22	gress a report on the Program.
23	(2) Elements.—Each report required under
24	paragraph (1) shall include, for the one-year period
25	preceding the date of the report—

1	(A) the number of self-referrals made
2	under the Program, disaggregated by type of
3	services sought;
4	(B) an assessment of the timeliness of ap-
5	pointments made under the Program as com-
6	pared with the timeliness of other appointments
7	made for the same service;
8	(C) an assessment of satisfaction of vet-
9	erans with the Program;
10	(D) an assessment of the impact of the
11	Program on the health of patients receiving
12	services under the Program; and
13	(E) such recommendations as the Sec-
14	retary may have for services to be added or re-
15	moved from the Program.
16	(e) Effective Date.—This section shall take effect
17	on the date that is one year after the date of the enact-
18	ment of this Act.
19	(f) COVERED VETERAN DEFINED.—In this section,
20	the term "covered veteran" means a veteran described in
21	section 1703(b) of title 38, United States Code.
22	SEC. 108. REPORT ON REFERRALS FOR NON-DEPARTMENT
23	OF VETERANS AFFAIRS HEALTH CARE.
24	Not later than 180 days after the date of the enact-
25	ment of this Act, and not less frequently than monthly

1	thereafter, the Secretary of Veterans Affairs shall submit
2	to the Committee on Veterans' Affairs of the Senate and
3	the Committee on Veterans' Affairs of the House of Rep-
4	resentatives a report containing, with respect to referrals
5	for non-Department of Veterans Affairs health care origi-
6	nating from medical facilities of the Department during
7	the one-month period preceding the date of the report, a
8	measurement of, for each such facility of the Depart-
9	ment—
10	(1) the period of time between—
11	(A) the date that a clinician of the Depart-
12	ment determines that a veteran requires care,
13	or a veteran presents to the Department re-
14	questing care, and the date that the referral for
15	care is sent to a non-Department health care
16	provider;
17	(B) the date that the referral for care is
18	sent to a non-Department health care provider
19	and the date that a non-Department health
20	care provider accepts the referral;
21	(C) the date that a non-Department health
22	care provider accepts the referral and the date
23	that the referral to a non-Department health
24	care provider is completed;

1	(D) the date that the referral to a non-De-
2	partment health care provider is completed and
3	the date that an appointment with a non-De-
4	partment health care provider is made; and
5	(E) the date that an appointment with a
6	non-Department health care provider is made
7	and the date that an appointment with a non-
8	Department health care provider occurs; and
9	(2) any other period of time that the Secretary
10	determines necessary to measure.
11	SEC. 109. REQUIREMENT THAT HEALTH CARE PROVIDERS
12	UNDER COMMUNITY CARE PROGRAM OF DE
13	PARTMENT OF VETERANS AFFAIRS PROVIDE
13 14	PARTMENT OF VETERANS AFFAIRS PROVIDE CERTAIN DATA.
14	CERTAIN DATA.
14 15	CERTAIN DATA.  (a) In General.—Beginning not later than one year
14 15 16	CERTAIN DATA.  (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary
14 15 16 17	CERTAIN DATA.  (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers
14 15 16 17	CERTAIN DATA.  (a) IN GENERAL.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers submit to the Secretary, at such time and in such manner
114 115 116 117 118	certain data.  (a) In General.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers submit to the Secretary, at such time and in such manner as the Secretary may require, data required to be collected and considered by the Secretary under section
14 15 16 17 18 19 20 21	certain data.  (a) In General.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers submit to the Secretary, at such time and in such manner as the Secretary may require, data required to be collected and considered by the Secretary under section
14 15 16 17 18 19 20	certain data.  (a) In General.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers submit to the Secretary, at such time and in such manner as the Secretary may require, data required to be collected and considered by the Secretary under section 1703C(a)(3) of title 38, United States Code.
14 15 16 17 18 19 20 21 22 23	(a) In General.—Beginning not later than one year after the date of the enactment of this Act, the Secretary of Veterans Affairs shall require that covered providers submit to the Secretary, at such time and in such manner as the Secretary may require, data required to be collected and considered by the Secretary under section 1703C(a)(3) of title 38, United States Code.  (b) Exclusion of Covered Providers.—The Secretary

1	not provided to the Secretary data required under sub-
2	section (a).
3	(c) Other Providers.—The Secretary shall encour-
4	age health care providers specified in section 1703(c) of
5	title 38, United States Code, that are not covered pro-
6	viders to submit to the Secretary, on a voluntary basis,
7	data described in subsection (a).
8	(d) Type of Data Required and Waiver.—
9	(1) Type of data.—The Secretary shall deter-
10	mine the data required to be submitted by each type
11	of covered provider under subsection (a).
12	(2) Waiver.—The Secretary may waive the re-
13	quirement to submit data under subsection (a) for a
14	particular type of covered provider if the Secretary
15	determines that the submittal by that type of pro-
16	vider of such data would—
17	(A) not be appropriate or relevant; or
18	(B) constitute too heavy of a burden on
19	the provider.
20	(e) List of High-performing Providers.—The
21	Secretary shall publish and maintain on a website of the
22	Department of Veterans Affairs that is available to the
23	public an up-to-date list of all health care providers that—
24	(1) have provided data described in subsection
25	(a); and

1	(2) are high-performing providers, as deter-
2	mined by the Secretary.
3	(f) Covered Provider Defined.—In this section,
4	the term "covered provider" means a health care provider
5	specified in section 1703(c) of title 38, United States
6	Code, that the Secretary determines has sufficient re-
7	sources to submit the data required under subsection (a)
8	at the time and in the manner required by the Secretary
9	under such subsection.
10	SEC. 110. HIGH-COMPLIANCE RATING PROGRAM FOR PRO-
11	VIDERS UNDER VETERANS COMMUNITY CARE
10	PROGRAM OF DEPARTMENT OF VETERANS
12	PROGRAM OF DEPARTMENT OF VETERANS
12 13	AFFAIRS.
13 14	AFFAIRS.
<ul><li>13</li><li>14</li><li>15</li></ul>	AFFAIRS.  (a) Program.—The Secretary of Veterans Affairs
13 14 15 16	AFFAIRS.  (a) Program.—The Secretary of Veterans Affairs shall establish a program under which the Secretary pro-
13 14 15 16 17	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care
13 14 15 16 17	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care providers that comply with the qualifications under sub-
13 14 15 16 17 18	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care providers that comply with the qualifications under subsection (b).
13 14 15 16 17 18 19	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care providers that comply with the qualifications under subsection (b).  (b) PROVIDER QUALIFICATIONS.—The Secretary
13 14 15 16 17 18 19 20	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care providers that comply with the qualifications under subsection (b).  (b) PROVIDER QUALIFICATIONS.—The Secretary shall provide a community care provider with a rating of
13 14 15 16 17 18 19 20 21	AFFAIRS.  (a) PROGRAM.—The Secretary of Veterans Affairs shall establish a program under which the Secretary provides a rating of "High Compliance" for community care providers that comply with the qualifications under subsection (b).  (b) PROVIDER QUALIFICATIONS.—The Secretary shall provide a community care provider with a rating of "High Compliance" pursuant to the program established

1	gram or related to the Opioid Safety Initiative, as
2	determined by the Secretary;
3	(2) sends to the specific authorizing office or
4	designated Community Care Program office of the
5	Veterans Health Administration the complete med-
6	ical records and all required treatment documenta-
7	tion, as identified by the Secretary, of not less than
8	95 percent of the veterans treated by the provider
9	under the Veterans Community Care Program under
10	section 1703 of title 38, United States Code, not
11	later than 15 days after the completion of treatment
12	of such veterans; and
13	(3) complies with such other criteria as the Sec-
14	retary may determine appropriate.
15	(c) FINANCIAL INCENTIVE.—The Secretary may pro-
16	vide a financial incentive for community care providers
17	with a "High Compliance" rating.
18	(d) Program Promotion.—The Secretary shall es-
19	tablish a plan to promote the program established under
20	subsection (a) and encourage the participation of commu-
21	nity care providers in such program.
22	(e) Publication of List.—
23	(1) Initial publication.—The Secretary shall
24	publish on a publicly available website of the Vet-
25	erans Health Administration a list of community

1	care providers that earn a "High Compliance" rat-
2	ing pursuant to the program established under sub-
3	section (a).
4	(2) UPDATE.—The Secretary shall update the
5	list required under paragraph (1) not less frequently
6	than weekly.
7	(f) Report.—Not later than one year after the es-
8	tablishment of the program under subsection (a), and an-
9	nually thereafter, the Secretary shall submit to the Com-
10	mittee on Veterans' Affairs of the Senate and the Com-
11	mittee on Veterans' Affairs of the House of Representa-
12	tives a report on the program, including—
13	(1) the courses under the VHA TRAIN pro-
14	gram or the Opioid Safety Initiative determined by
15	the Secretary for purposes of subsection $(b)(1)$ ; and
16	(2) the status of the plans of the Secretary for
17	promotion under subsection (c) of the program es-
18	tablished under subsection (a).
19	(g) Definitions.—In this section:
20	(1) Community care provider.—The term
21	"community care provider" means a health care pro-
22	vider specified in subsection (c) of section 1703 of
23	title 38, United States Code, that is participating in
24	the Veterans Community Care Program under such
25	section.

1	(2) OPIOID SAFETY INTITATIVE.—The term
2	"Opioid Safety Initiative" means programs, proc-
3	esses, and guidelines of the Veterans Health Admin-
4	istration related to the management of opioid ther-
5	apy and chronic pain.
6	(3) VHA TRAIN PROGRAM.—The term "VHA
7	TRAIN program" means the free program of the
8	Veterans Health Administration that offers veteran-
9	specific continuing medical education courses, or
10	successor similar program.
11	SEC. 111. ADOPTION OF NATIONAL INTEROPERABILITY
12	STANDARDS BETWEEN DEPARTMENT OF VET
13	ERANS AFFAIRS AND COMMUNITY CARE PRO-
13	
	VIDERS.
14	
14 15	VIDERS.
14 15 16	VIDERS.  (a) In General.—The Secretary of Veterans Af-
14 15 16 17	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and
14 15 16 17	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for
114 115 116 117 118	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for Medicare & Medicaid Services, and the National Coordinates.
14 15 16 17 18 19 20	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for Medicare & Medicaid Services, and the National Coordinator for Health Information Technology, shall create and
14 15 16 17 18 19 20 21	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for Medicare & Medicaid Services, and the National Coordinator for Health Information Technology, shall create and implement a plan for the Department of Veterans Affairs
14 15 16 17	viders.  (a) In General.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for Medicare & Medicaid Services, and the National Coordinator for Health Information Technology, shall create and implement a plan for the Department of Veterans Affairs to adopt national interoperability standards for the elec-
14 15 16 17 18 19 20 21 22 23	VIDERS.  (a) IN GENERAL.—The Secretary of Veterans Affairs, in consultation with the Secretary of Health and Human Services, the Administrator of the Centers for Medicare & Medicaid Services, and the National Coordinator for Health Information Technology, shall create and implement a plan for the Department of Veterans Affairs to adopt national interoperability standards for the electronic coordination of care and transfer of health information.

the purposes of health care scheduling, provisioning, co-2 ordination, and quality assessment. 3 (b) Exceptions and Accommodations for Pro-VIDERS WITH FEWER PATIENTS.—The plan required to 5 be created and implemented under subsection (a) shall include appropriate exceptions and accommodations for 6 7 community care providers, especially providers in rural 8 areas and smaller providers, who see fewer patients under 9 the laws administered by the Secretary of Veterans Affairs 10 and who have not adopted electronic health records to ensure those providers have the option to share health infor-11 12 mation with the Department of Veterans Affairs via nonelectronic methods. 13 14 (c) Reports.— 15 (1) Report on Plan.—Not later than one year after the date of the enactment of this Act, the Sec-16 17 retary of Veterans Affairs shall submit to Congress 18 a report on the plan required under subsection (a), 19 which shall include— 20 (A) a gap analysis between current inter-21 operability standards in use between the De-22 partment of Veterans Affairs and community 23 care providers and opportunities and advance-24 ments in care delivery and coordination and re-25 lated matters using available current standards

1	and standards under development within the
2	Federal and non-Federal health care sector, in-
3	cluding an analysis of participation by the De-
4	partment and community care providers in the
5	Trusted Exchange Framework and Common
6	Agreement;
7	(B) recommendations for further develop-
8	ment of interoperability standards;
9	(C) a proposed timeline for adopting inter-
10	operability standards under such plan by both
11	the Department and community care providers;
12	and
13	(D) an indication of any resources or legis-
14	lative authorities the Secretary may request
15	from Congress to develop and implement adop-
16	tion of interoperability standards under such
17	plan.
18	(2) Report on implementation.—Not later
19	than 18 months after the date of the enactment of
20	this Act, and every 180 days thereafter until the
21	date that is four years after the date of the enact-
22	ment of this Act, the Secretary shall submit to Con-
23	gress a report on the implementation and revision of
24	the plan required under subsection (a), which shall
25	include—

1	(A) updates on current gaps in interoper-
2	ability standards in use between the Depart-
3	ment and community care providers and rec-
4	ommendations for further development of such
5	standards; and
6	(B) updates on implementation of the plan
7	and adoption of the plan by community care
8	providers and the Department.
9	(d) COMMUNITY CARE PROVIDER DEFINED.—In this
10	section, the term "community care provider" means a non-
11	Department health care provider providing care (including
12	dental care)—
13	(1) under section 1703 of title 38, United
14	States Code;
15	(2) pursuant to a Veterans Care Agreement
16	under section 1703A of such title; or
17	(3) under any other law administered by the
18	Secretary.
19	SEC. 112. ANALYSIS OF FEASIBILITY AND ADVISABILITY OF
20	ESTABLISHING A COMMUNITY CARE NET-
21	WORK FOR THE PROVISION OF CARE TO VET-
22	ERANS IN THE REPUBLIC OF THE PHIL-
23	IPPINES.
24	(a) In General.—Not later than one year after the
25	date of the enactment of this Act, the Secretary of Vet-

- 25 erans Affairs shall complete an analysis of the feasibility 2 and advisability of establishing a community care network 3 for the provision of care to veterans in the Republic of 4 the Philippines. 5 (b) Report.—Not later than 180 days after the com-6 pletion of the analysis conducted under subsection (a), the Secretary shall submit to the Committee on Veterans' Af-8 fairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives a report that in-10 cludes the following: 11 (1) The results of such analysis. 12 (2) An assessment of the number of veterans 13 residing in the Republic of the Philippines who are 14 eligible for the Foreign Medical Program. 15 (3) An assessment of the staffing needs and as-16 sociated costs of establishing a community care net-17 work in the Republic of the Philippines. 18 (4) An assessment of the infrastructure needs 19 and associated costs of establishing a community 20 care network in the Republic of the Philippines. 21 (5) An assessment of the challenges of estab-22 lishing a community care network in the Republic of 23 the Philippines. 24 (6) An assessment of how the Secretary would
  - determine payment rates for providers participating

25

1	in a community care network in the Republic of the
2	Philippines to account for variances in medical costs
3	in the Republic of the Philippines.
4	(7) An assessment of the impact of a commu-
5	nity care network in the Republic of the Philippines
6	on the timeliness of reimbursement of providers
7	under the Foreign Medical Program.
8	(8) Such other elements as the Secretary con-
9	siders appropriate.
10	(c) Foreign Medical Program Defined.—In this
11	section, the term "Foreign Medical Program" means the
12	program under with the Secretary of Veterans Affairs pro-
13	vides hospital care and medical services under section
14	1724 of title 38, United States Code.
15	SEC. 113. PILOT PROGRAM ON CONSOLIDATING THE COM-
16	MUNITY CARE DENTAL TREATMENT PLAN AP-
17	PROVAL PROCESS OF DEPARTMENT OF VET-
18	ERANS AFFAIRS.
19	(a) In General.—Commencing not later than 180
20	days after the date of the enactment of this Act, the Sec-
21	retary of Veterans Affairs shall carry out a two-year pilot
22	program (in this section referred to as the pilot program)
23	to test the efficacy of—
24	(1) hiring general dentists at the facility level to
25	manage approval by the Department of Veterans Af-

1	fairs of treatment plans requested by dental pro-
2	viders in providing community care; and
3	(2) hiring dental specialists at the Veterans In-
4	tegrated Service Network level to aid in approving
5	treatment plans for specialty dental care requested
6	by dental providers in providing community care.
7	(b) Locations.—The Secretary shall select not fewer
8	than two Veterans Integrated Service Networks of the De-
9	partment at which to carry out the pilot program.
10	(c) Reports.—
11	(1) Initial report.—Not later than one year
12	after the commencement of the pilot program, the
13	Secretary shall submit to the Committee on Vet-
14	erans' Affairs of the Senate and the Committee or
15	Veterans' Affairs of the House of Representatives a
16	report on the pilot program, including—
17	(A) an identification of the Veterans Inte-
18	grated Service Networks participating in the
19	pilot program;
20	(B) a description of the implementation of
21	the pilot program;
22	(C) an identification of any barriers or
23	challenges to implementing the pilot program;
24	(D) aggregated feedback with respect to
25	the pilot program from dentists of the Depart

1	ment in Veterans Integrated Service Networks
2	participating in the pilot program; and
3	(E) aggregated feedback from dental pro-
4	viders providing community care within Vet-
5	erans Integrated Service Networks participating
6	in the pilot program regarding any changes in
7	the timeliness of treatment plan approvals by
8	the Department.
9	(2) Final Report.—Not later than 90 days
10	before the completion of the pilot program, the Sec-
11	retary shall submit to the Committee on Veterans
12	Affairs of the Senate and the Committee on Vet-
13	erans' Affairs of the House of Representatives a re-
14	port on the pilot program that—
15	(A) includes the matters required under
16	paragraph (1);
17	(B) includes recommendations on whether
18	the pilot program should be continued or adopt-
19	ed throughout the Department; and
20	(C) indicates whether the Secretary re-
21	quests action by Congress to make the pilot
22	program permanent.
23	(d) Community Care Defined.—In this section
24	the term "community care" means dental care provided—

1	(1) under section 1703 of title 38, United
2	States Code; or
3	(2) pursuant to a Veterans Care Agreement
4	under section 1703A of such title.
5	SEC. 114. REVIEWS OF PAYMENT RATE WAIVERS UNDER
6	VETERANS COMMUNITY CARE PROGRAM.
7	(a) In General.—Not later than 180 days after the
8	date of the enactment of this Act, and annually thereafter,
9	the Secretary of Veterans Affairs shall—
10	(1) conduct a review of payment rate waivers
11	for third party administrators under the Veterans
12	Community Care Program under section 1703 of
13	title 38, United States Code, to identify whether
14	those waivers are helping to alleviate community-
15	specific challenges, including scarcity of medical
16	services associated with access to care; and
17	(2) submit to Congress a report on the results
18	of the review.
19	(b) Inclusion in Rate Review.—Each review re-
20	quired under subsection (a) shall include—
21	(1) a review of the total number of payment
22	rate waivers requested for each region, including the
23	number granted, denied, or withdrawn;
24	(2) the process for review of payment rate waiv-
25	ers;

1	(3) the average time to process payment rate
2	waivers in each region;
3	(4) the impact of payment rate waivers granted
4	in a region on access to care in that region; and
5	(5) trends identified by the Secretary with re-
6	spect to payment rate waivers.
7	SEC. 115. COMPTROLLER GENERAL REPORT ON DENTISTRY
8	UNDER VETERANS COMMUNITY CARE PRO-
9	GRAM.
10	Not later than one year after the date of the enact-
11	ment of this Act, the Comptroller General of the United
12	States shall submit to the Committee on Veterans' Affairs
13	of the Senate and the Committee on Veterans' Affairs of
14	the House of Representatives a report on dental care fur-
15	nished by the Secretary of Veterans Affairs under the Vet-
16	erans Community Care Program under section 1703 of
17	title 38, United States Code, to include a review of—
18	(1) the impact current reimbursement rates
19	provided by the Department of Veterans Affairs to
20	dental providers under such program have on—
21	(A) the availability of dental care for vet-
22	erans; and
23	(B) the ability of third party administra-
24	tors of provider networks under such program

1	to meet their contractual obligations for net-
2	work adequacy;
3	(2) the satisfaction of dental providers pro-
4	viding dental care under such program with the
5	processes of the Department for approving dental
6	care under such program; and
7	(3) the current processes of the Department for
8	approving emergent dental care under such program.
9	TITLE II—HEALTH CARE
10	<b>EMPLOYEES</b>
11	SEC. 201. ESTABLISHMENT OF START AND STAY AT VA PRO-
12	GRAM.
13	(a) In General.—Chapter 76 of title 38, United
14	States Code, is amended by adding at the end the fol-
15	lowing new subchapter:
16	"Subchapter X—Start and Stay at VA
17	Program
18	"§ 7699C. Start and Stay at VA Program
19	"(a) In General.—As part of the Educational As-
20	sistance Program, the Secretary shall carry out a program
21	under this subchapter to provide—
22	"(1) scholarships under section 7699C–1 of this
23	title; and
24	"(2) lump sum education debt reduction under
25	section 7699C–2 of this title.

1 "(b) Name of Program.—The program under this 2 subchapter shall be known as the Start and Stay at VA 3 Program (in this subchapter referred to as the 'Program'). 4 "§ 7699C-1. Scholarships 5 "(a) COVERED COSTS.—A scholarship provided to an individual under the Program shall consist of payment of 6 reasonable education expenses of the individual for a 8 course of education or training described in subsection (b)(3), including tuition, fees, books, and laboratory ex-10 penses. 11 "(b) Eligibility.—An individual is eligible to re-12 ceive a scholarship under the Program if the individual— 13 "(1) is an employee of the Department serving 14 as a medical support assistant, advanced medical 15 support assistant, lead medical support assistant, or 16 supervisory medical support assistant; 17 "(2) as of the date on which the individual sub-18 mits an application for participation in the Program, 19 has been continuously employed by the Department 20 in one or more of the positions specified in para-21 graph (1) for a period of not less than two years; 22 "(3) has been accepted for enrollment or is en-23 rolled as a student in a course of education or train-24 ing-

1	"(A) listed as a requirement for any short-
2	age occupation position, as determined by the
3	Secretary;
4	"(B) related to business, health care ad-
5	ministration, or human resources; or
6	"(C) completion of which results in any
7	other degree or certification that the Secretary
8	considers appropriate for purposes of the Pro-
9	gram; and
10	"(4) has a record of employment with the De-
11	partment that, in the judgment of the Secretary,
12	demonstrates a high likelihood that the individual
13	will be successful in completing such course of edu-
14	cation or training and in gaining employment in a
15	field related to such course of education or training.
16	"(c) Period of Obligated Service.—
17	"(1) AGREEMENT.—
18	"(A) In General.—An agreement be-
19	tween the Secretary and a participant under the
20	Program who seeks a scholarship under this
21	section, in addition to the requirements set
22	forth in section 7604 of this title, shall include
23	the following:
24	"(i) The agreement of the Secretary
25	to provide the participant with a scholar-

1	ship under the Program for a specified
2	number of school years, which may not ex-
3	ceed the credit equivalent of four full
4	school years, during which the participant
5	pursues a course of education or training
6	described in subsection (b)(3) that meets
7	the requirements set forth in section
8	7602(a) of this title.
9	"(ii) Subject to subparagraph (B), the
10	agreement of the participant to serve as a
11	full-time employee in the Department in a
12	position described in subsection (b)(3)(A)
13	for a period of time, not less than one
14	year, that is equal to the period of the
15	course of education or training for which a
16	scholarship is provided under this section
17	(in this section referred to as the 'period of
18	obligated service' of the participant).
19	"(B) Part-time students.—In the case
20	of a participant who is a part-time student dur-
21	ing a school year with respect to which a schol-
22	arship is provided to the participant under this
23	section, the period of obligated service of the
24	participant incurred during that school year
25	shall be reduced in accordance with the propor-

HEY23C38 676 S.L.C.

tion that the number of credit hours carried by the participant in that school year bears to the number of credit hours required to be carried by a full-time student in the course of education or training pursued by the participant during that school year, but in no event may the total period of obligated service of the participant be reduced to less than one year.

## "(2) Service commencement date.—

"(A) IN GENERAL.—Except as provided in subparagraph (F) of (G), not later than 60 days before the service commencement date of a participant under this section, the Secretary shall notify the participant of that service commencement date. That date is the beginning of the period of obligated service of the participant.

"(B) Doctors and similar health care professionals.—In the case of a participant receiving a degree from a school of medicine, osteopathy, dentistry, optometry, or podiatry, the service commencement date of the participant is the date the participant becomes licensed to practice medicine, osteopathy, den-

1	tistry, optometry, or podiatry, as the case may
2	be, in a State.
3	"(C) Nurses.—In the case of a partici-
4	pant receiving a degree from a school of nurs-
5	ing, the service commencement date of the par-
6	ticipant is the later of—
7	"(i) the course completion date of the
8	participant; or
9	"(ii) the date the participant becomes
10	licensed as a registered nurse in a State.
11	"(D) OTHER HEALTH CARE PROFES-
12	SIONALS.—In the case of a participant not cov-
13	ered by subparagraph (B) or (C), the service
14	commencement date of the participant is the
15	later of—
16	"(i) the course completion date of the
17	participant; or
18	"(ii) the date the participant meets
19	any applicable licensure or certification re-
20	quirements.
21	"(E) Treatment of part-time stu-
22	DENTS.—The Secretary shall specify the service
23	commencement date for participants who were
24	part-time students, which shall include terms as

1 similar as practicable to the terms set forth in 2 subparagraphs (B) through (D). 3 "(F) Service during course of edu-4 CATION OR TRAINING.—A participant may serve 5 the period of obligated service of the partici-6 pant, or any portion of such period of obligated 7 service, during the period in which the partici-8 pant is enrolled as a student in a course of edu-9 cation or training under subsection (b)(3) if the 10 participant is employed in a position described 11 in subparagraph (A) of such subsection. 12 "(G) SERVICE FOLLOWING LICENSURE OR 13 ONGOING TRAINING.—With respect to a partici-14 pant who is licensed but may enter a residency 15 or similar training program, the Secretary may 16 adjust the beginning of the period of obligated 17 service of the participant to begin following 18 completion of the residency or similar training 19 program. 20 "(H) Course COMPLETION DATE DE-21 FINED.—In this section, the term 'course com-22 pletion date' means the date on which a partici-23 pant under this section completes the course of 24 education or training of the participant under 25 this section.

1	"(d) Liability for Breach of Agreement.—
2	"(1) Liability during course of education
3	OR TRAINING.—
4	"(A) In general.—Except as provided in
5	paragraph (3), a participant under this section
6	shall be liable to the United States for the
7	amount that has been paid to or on behalf of
8	the participant under the agreement under sub-
9	section $(c)(1)$ if any of the following occurs:
10	"(i) The participant fails to maintain
11	an acceptable level of academic standing in
12	the educational institution in which the
13	participant is enrolled (as determined by
14	the educational institution pursuant to di-
15	rection by the Secretary).
16	"(ii) The participant is dismissed
17	from such educational institution for dis-
18	ciplinary reasons.
19	"(iii) The participant voluntarily ter-
20	minates the course of education or training
21	in such educational institution before the
22	completion of such course of education or
23	training.

1	"(iv) The participant, as applicable,
2	during a period of time determined by the
3	Secretary—
4	"(I) fails to become licensed to
5	practice medicine, osteopathy, den-
6	tistry, podiatry, or optometry in a
7	State;
8	"(II) fails to become licensed as
9	a registered nurse in a State; or
10	"(III) in the case of any other
11	health-care personnel who is not cov-
12	ered under subclause (I) or (II), fails
13	to meet any applicable licensure or
14	certification requirement.
15	"(B) In Lieu of Service obligation.—
16	Liability under this paragraph is in lieu of any
17	period of obligated service arising under the
18	agreement of the participant under subsection
19	(e)(1).
20	"(2) Liability during period of obligated
21	SERVICE.—Except as provided in paragraph (3), if a
22	participant under this section breaches the agree-
23	ment under subsection $(e)(1)$ by failing for any rea-
24	son to complete the period of obligated service of the

1	participant, the United States shall be entitled to re-
2	cover from the participant an amount equal to—
3	"(A) the total amount paid under this sec-
4	tion to the participant; multiplied by
5	"(B) a fraction—
6	"(i) the numerator of which is—
7	"(I) the total number of months
8	in the period of obligated service of
9	the participant; minus
10	"(II) the number of months
11	served by the participant; and
12	"(ii) the denominator of which is the
13	total number of months in the period of
14	obligated service of the participant.
15	"(3) Limitation on liability for reduc-
16	TION IN FORCE.—Liability shall not arise under
17	paragraph (1) or (2) in the case of a individual cov-
18	ered by either such paragraph if the individual does
19	not obtain, or fails to maintain, employment as an
20	employee of the Department due to staffing changes
21	approved by the Secretary.
22	"(e) Payment of Amounts and Limitations.—
23	"(1) Total amount for a school year.—
24	The total amount of a scholarship payable to a par-
25	ticipant under this section—

1	"(A) may not exceed \$20,000 for the
2	equivalent of one year of full-time coursework
3	in a course of education or training; or
4	"(B) in the case of a participant who is a
5	part-time student, may not exceed an amount
6	that bears the same ratio to the amount that
7	would be paid under subparagraph (A) if the
8	student were a full-time student in the course
9	of education or training being pursued by the
10	participant as the coursework carried by the
11	participant compares to full-time coursework in
12	that course of education or training.
13	"(2) Maximum number of school years.—
14	"(A) TOTAL YEARS.—The number of
15	school years for which a scholarship may be
16	paid to a participant under this section may not
17	exceed eight school years.
18	"(B) Full-time equivalent.—A partici-
19	pant may not receive a scholarship under this
20	section for more than the equivalent of four
21	years of full-time coursework.
22	"(3) MAXIMUM TOTAL AMOUNT.—The total
23	amount paid to or on behalf of a participant through
24	a scholarship under this section may not exceed
25	\$80,000.

1	"(4) Payment of Educational expenses by
2	EDUCATIONAL INSTITUTIONS.—The Secretary may
3	arrange with an educational institution in which a
4	participant under this section is enrolled for the pay-
5	ment of education expenses under subsection (a).
6	Such payments may be made without regard to sub-
7	sections (a) and (b) of section 3324 of title 31.
8	"§ 7699C-2. Lump sum education debt reduction
9	"(a) Covered Costs.—Lump sum education debt
10	reduction provided by the Secretary under this section to
11	an individual shall consist of payment of principal and in-
12	terest under a loan, the proceeds of which were used by
13	or on behalf of that individual to pay costs relating to a
14	course of education or training, including tuition expenses
15	and other reasonable educational expenses, including fees,
16	books, laboratory expenses, and reasonable living ex-
17	penses.
18	"(b) Eligibility.—An individual is eligible to re-
19	ceive lump sum education debt repayment under this sec-
20	tion if the individual—
21	"(1) owes any amount of principal and interest
22	under a loan, the proceeds of which were used by or
23	on behalf of that individual to pay costs relating to
24	a course of education or training;

1	"(2) commits to a period of obligated service
2	under subsection (d); and
3	"(3) has been offered employment in the De-
4	partment in the position of a medical support assist-
5	ant, advanced medical support assistant, lead med-
6	ical support assistant, or supervisory medical sup-
7	port assistant.
8	"(c) Payments.—
9	"(1) In general.—A lump sum education debt
10	reduction payment under this section shall consist of
11	a payment to a participant under this section of an
12	amount not to exceed the lesser of—
13	"(A) the principal and interest on loans
14	described in subsection (a) that is outstanding
15	for such participant at the time of the payment;
16	or
17	"(B) \$40,000.
18	"(2) Proof of use of amounts.—Partici-
19	pants under this section in receipt of a lump sum
20	education debt reduction payment under this section
21	must provide proof of payment verifying the full
22	lump sum payment received was paid to the lender
23	for the loan held by such participant not later than
24	45 days after receiving the lump sum payment.
25	"(d) Period of Obligated Service.—

1	"(1) In general.—In exchange for a one-time
2	lump sum education debt payment under this sec-
3	tion, a participant under this section shall agree to
4	be employed for not less than three years at the De-
5	partment (in this section referred to as the 'period
6	of obligated service').
7	"(2) Positions of Employment.—
8	"(A) Medical support.—Not fewer than
9	two of the years of the period of obligated serv-
10	ice of a participant under this section shall be
11	served in the position of medical support assist-
12	ant, advanced medical support assistant, lead
13	medical support assistant, or supervisory med-
14	ical support assistant of the Department.
15	"(B) Hard-to-hire or hard-to-re-
16	CRUIT.—The remainder of any period of obli-
17	gated service not covered under subparagraph
18	(A) shall be served in a hard-to-hire or hard-to-
19	recruit position as determined by the Secretary.
20	"(e) Liability During Period of Obligated
21	Service.—
22	"(1) In general.—Except as provided in para-
23	graph (2), if a participant under this section fails to
24	complete the period of obligated service of the par-
25	ticipant for any reason, the United States shall be

1	entitled to recover from the participant an amount
2	equal to—
3	"(A) the total amount paid under this sec-
4	tion to the participant; multiplied by
5	"(B) a fraction—
6	"(i) the numerator of which is—
7	"(I) the total number of months
8	in the period of obligated service of
9	the participant; minus
10	"(II) the number of months
11	served by the participant; and
12	"(ii) the denominator of which is the
13	total number of months in the period of
14	obligated service of the participant.
15	"(2) Exception.—Liability shall not arise
16	under paragraph (1) in the case of an individual cov-
17	ered by that paragraph if the individual does not ob-
18	tain, or fails to maintain, employment as an em-
19	ployee of the Department due to staffing changes
20	approved by the Secretary.
21	"§ 7699C-3. Administration
22	"(a) Outreach.—
23	"(1) IN GENERAL.—The Secretary shall develop
24	an outreach program to Tribal Colleges and Univer-
25	sities, historically Black colleges and universities,

- 1 high schools in rural areas, community colleges,
- 2 transition assistance programs for members of the
- 3 Armed Forces transitioning to civilian life, and
- 4 spouses of such members to provide information
- 5 about the Program.
- 6 "(2) Tribal college or university de-
- 7 FINED.—In this subsection, the term 'Tribal College
- 8 or University' has the meaning given that term
- 9 under section 316 of the Higher Education Act of
- 10 1965 (20 U.S.C. 1059c).
- 11 "(b) Mentors.—The Secretary shall ensure that a
- 12 mentor or mentors are available for each individual par-
- 13 ticipating in the Program at the facility at which the indi-
- 14 vidual is employed.

## 15 **"§ 7699C-4. Limitation**

- 16 "No individual may receive both a scholarship under
- 17 section 7699C–1 of this title and a lump sum education
- 18 debt reduction under section 7699C–2 of this title.

## 19 **"§ 7699C-5. Termination**

- 20 "The authority to carry out the Program shall termi-
- 21 nate on the date that is 10 years after the date of the
- 22 enactment of the Making Community Care Work for Vet-
- 23 erans Act of 2023.".

(b) CLERICAL AMENDMENT.—The table of sections 1 at the beginning of such chapter is amended by adding at the end the following: "SUBCHAPTER X—START AND STAY AT VA PROGRAM "Sec. "7699C. Start and Stay at VA Program. "7699C-1. Scholarships. "7699C-2. Lump sum education debt reduction. "7699C-3. Administration. "7699C-4. Limitation. "7699C-5. Termination.". 4 (c) Conforming Amendments.— 5 ESTABLISHMENT OF PROGRAM.—Section 6 7601(a) of such title is amended— (A) in paragraph (6), by striking "and"; 7 8 (B) in paragraph (7), by striking the pe-9 riod and inserting "; and"; and 10 (C) by adding at the end the following new 11 paragraph: 12 "(8) the program to provide scholarships and 13 lump sum education debt reduction provided for in 14 subchapter X of this chapter.". 15 (2) Eligibility.—Section 7602 of such title is 16 amended— 17 (A) in subsection (a)(1)— (i) by striking "or IX" and inserting 18 "IX, or X"; 19

1	(ii) by striking "or for which a schol-
2	arship" and inserting "for which a scholar-
3	ship"; and
4	(iii) by inserting "or for which a
5	scholarship or lump sum education debt re-
6	duction may be provided under subchapter
7	X of this chapter," before "as the case
8	may be"; and
9	(B) in subsection (b), by striking "or IX"
10	and inserting "IX, or X".
11	(3) Application.—Section 7603(a)(1) of such
12	title is amended by striking "or IX" and inserting
13	"IX, or X".
14	(4) Terms of agreement.—Section 7604 of
15	such title is amended by striking "or IX" each place
16	it appears and inserting "IX, or X".
17	(5) Annual Report.—Section 7632 of such
18	title is amended—
19	(A) in paragraph (1), by striking "and the
20	Readjustment Counseling Service Scholarship
21	Program" and inserting "the Readjustment
22	Counseling Service Scholarship Program, and
23	the Start and Stay at VA Program"; and
24	(B) in paragraph (4), by striking "and per
25	participant in the Readjustment Counseling

1	Service Scholarship Program" and inserting
2	"per participant in the Readjustment Coun-
3	seling Service Scholarship Program, and per
4	participant in the Start and Stay at VA Pro-
5	gram".
6	SEC. 202. EXPANSION OF PERIOD OF PAYMENT UNDER EM-
7	PLOYEE INCENTIVE SCHOLARSHIP PRO-
8	GRAM.
9	Section 7673(c) of title 38, United States Code, is
10	amended—
11	(1) in paragraph (1) by striking "six" and in-
12	serting "eight"; and
13	(2) in paragraph (2) by striking "three" and in-
13 14	(2) in paragraph (2) by striking "three" and inserting "four".
14	serting "four".
14 15	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD-
<ul><li>14</li><li>15</li><li>16</li></ul>	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.
14 15 16 17 18	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.  (a) IN GENERAL.—The Secretary of Veterans Affairs
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.  (a) IN GENERAL.—The Secretary of Veterans Affairs may establish a program to connect covered individuals
14 15 16 17 18 19 20	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.  (a) IN GENERAL.—The Secretary of Veterans Affairs may establish a program to connect covered individuals (in this section referred to as "mentees") with peer men-
14 15 16 17 18 19 20 21	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEAD- ERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.  (a) IN GENERAL.—The Secretary of Veterans Affairs may establish a program to connect covered individuals (in this section referred to as "mentees") with peer mentors to facilitate sharing of best practices and leadership
14 15 16 17 18 19 20 21 22	serting "four".  SEC. 203. MENTORSHIP PROGRAM FOR EXECUTIVE LEADERSHIP TEAMS AT MEDICAL CENTERS OF THE DEPARTMENT OF VETERANS AFFAIRS.  (a) IN GENERAL.—The Secretary of Veterans Affairs may establish a program to connect covered individuals (in this section referred to as "mentees") with peer mentors to facilitate sharing of best practices and leadership experiences and to foster opportunities to develop knowl-

1	(b) Covered Individual Defined.—In this sec-
2	tion, the term "covered individual" means—
3	(1) an individual in the position of Facility Di-
4	rector, Chief of Staff, Associate Director of Patient
5	Care Services, Associate Director, Assistant Direc-
6	tor, or Deputy Director at a medical center of the
7	Department; or
8	(2) any other employee of the Department who
9	is determined by the Secretary to be an executive
10	leader at a medical center of the Department.
11	(c) Eligibility.—The following employees of the
12	Department are eligible for participation as mentees in the
13	mentorship program:
14	(1) An employee appointed to a position as a
15	covered individual on or after the date of the enact-
16	ment of this Act.
17	(2) A covered individual employed at a medical
18	center of the Department (regardless of appointment
19	commencement date) that meets one or more of the
20	following criteria:
21	(A) Reports poor performance, as defined
22	by the Secretary, on the Strategic Analytics for
23	Improvement and Learning Value Model of the
24	Department, or successor similar model.

1	(B) Reports data under section
2	1703C(a)(3) of title 38, United States Code, as
3	published on the Access to Care website of the
4	Department, or successor similar website,
5	that—
6	(i) does not consistently meet the level
7	reported in the community surrounding
8	such medical center, as determined by the
9	Secretary; or
10	(ii) does not meet a threshold level de-
11	termined by the Secretary;
12	(C) Has one or more recommendations
13	from a report by the Office of Inspector Gen-
14	eral of the Department of Veterans Affairs that
15	is still open more than one year after the report
16	was published.
17	(3) A covered individual employed at a medical
18	center of the Department (regardless of appointment
19	commencement date) who is recommended by the di-
20	rector of the Veterans Integrated Service Network
21	overseeing such medical center.
22	(d) Criteria for Peer Mentors.—Each peer
23	mentor to be paired with a mentee under subsection (a)
24	shall meet each of the following criteria:

1	(1) Previous or current employment in the same
2	position title as the mentee.
3	(2) Employment in that position for not less
4	than two years.
5	(3) Employment at a medical center of the De-
6	partment that reports—
7	(A) above average performance, as defined
8	by the Secretary, on the Strategic Analytics for
9	Improvement and Learning Value Model of the
10	Department, or successor similar model; and
11	(B) data under section 1703C(a)(3) of title
12	38, United States Code, as published on the Ac-
13	cess to Care website of the Department, or suc-
14	cessor similar website, that exceeds the level re-
15	ported in the community surrounding such
16	medical center, as determined by the Secretary.
17	(e) Report.—Not later than one year after the date
18	of the enactment of this Act, and annually thereafter for
19	an additional three years, the Secretary shall submit to
20	the Committee on Veterans' Affairs of the Senate and the
21	Committee on Veterans' Affairs of the House of Rep-
22	resentatives a report on the mentorship program, includ-
23	ing—

1	(1) the number of mentees and peer mentors
2	participating in the mentorship program,
3	disaggregated by medical center of the Department;
4	(2) the number of mentor-mentee pairings initi-
5	ated under each of the eligibility criteria outlined in
6	paragraphs (1), (2), and (3) of subsection (e), in-
7	cluding information on any circumstances in which
8	multiple criteria under such paragraphs were met;
9	(3) a description of the actions taken by the
10	Department to encourage communication between
11	mentees and peer mentors;
12	(4) aggregated feedback from participants in
13	the mentorship program; and
14	(5) the turnover rate for covered individuals.
15	TITLE III—OTHER HEALTH CARE
16	MATTERS
17	SEC. 301. TIMING FOR SCHEDULING OF APPOINTMENTS AT
18	FACILITIES OF DEPARTMENT OF VETERANS
19	AFFAIRS.
<ul><li>19</li><li>20</li></ul>	AFFAIRS.  (a) In General.—Subchapter I of chapter 17 of title

1	"\$1706B. Requirements for timing of scheduling of
2	appointments at Department facilities
3	"The Secretary shall ensure that an appointment for
4	a veteran for care or services under this chapter from a
5	facility of the Department—
6	"(1) in the case of a non-urgent appointment,
7	is scheduled (but may occur at a later date) not
8	later than seven days after the earlier of the date on
9	which—
10	"(A) a clinician of the Department deter-
11	mines that the veteran requires care; or
12	"(B) the veteran presents to the Depart-
13	ment requesting care; and
14	"(2) in the case of an appointment for urgent
15	care, is completed not later than 48 hours after the
16	earlier of the date on which—
17	"(A) a clinician of the Department deter-
18	mines that the veteran requires care; or
19	"(B) the veteran presents to the Depart-
20	ment requesting care.".
21	(b) Clerical Amendment.—The table of sections
22	at the beginning of such subchapter is amended by insert-
23	ing after the item relating to section 1706A the following
24	new item:
	"1706R Requirements for timing of scheduling of appointments at Department

<sup>&#</sup>x27;1706B. Requirements for timing of scheduling of appointments at Department facilities.".

1	(e) Effective Date.—The Secretary of Veterans
2	Affairs shall comply with the requirements under section
3	1706B of title 38, United States Code, as added by sub-
4	section (a), by not later than 180 days after the date of
5	the enactment of this Act.
6	SEC. 302. MODIFICATION OF REQUIREMENTS FOR STAND-
7	ARDS FOR QUALITY OF CARE FROM DEPART-
8	MENT OF VETERANS AFFAIRS.
9	(a) In General.—Subsection (a) of section 1703C
10	of title 38, United States Code, is amended—
11	(1) in paragraph (2)—
12	(A) by striking "In establishing" and in-
13	serting "(A) In establishing"; and
14	(B) by adding at the end the following new
15	subparagraph:
16	"(B) The Secretary shall ensure that the standards
17	for quality established under paragraph (1) are com-
18	parable to industry standards to ensure there is adequate
19	data transference between care furnished by the Depart-
20	ment and care furnished by a non-Department provider.";
21	(2) in paragraph (3)—
22	(A) in subparagraph (A), by striking ";
23	and" and inserting a semicolon;
24	(B) in subparagraph (B)—

1	(i) in the matter preceding clause (i),
2	by striking "to the following:" and insert-
3	ing "to—";
4	(ii) in clause (i)—
5	(I) by striking "Timely" and in-
6	serting "timely"; and
7	(II) by striking the period at the
8	end and inserting a semicolon;
9	(iii) in clause (ii)—
10	(I) by striking "Effective" and
11	inserting "effective"; and
12	(II) by striking the period at the
13	end and inserting a semicolon;
14	(iv) in clause (iii)—
15	(I) by striking "Safety" and in-
16	serting "safety"; and
17	(II) by striking the period at the
18	end and inserting a semicolon;
19	(v) in clause (iv)—
20	(I) by striking "Efficiency" and
21	inserting "efficiency"; and
22	(II) by striking the period at the
23	end and inserting "; and; and
24	(vi) by adding at the end the following
25	new clause:

1	"(v) equitable care; and"; and
2	(C) by adding at the end the following new
3	subparagraph:
4	"(C) measurements of standards for quality
5	that include measurements of—
6	"(i) the degree to which care is furnished
7	uniquely to patient needs;
8	"(ii) workforce safety;
9	"(iii) employee engagement;
10	"(iv) safety culture;
11	"(v) outcomes on patient quality of life;
12	and
13	"(vi) such other matters as the Secretary
14	considers appropriate.";
15	(3) in paragraph (4), by striking "and the Cen-
16	ters for Medicare & Medicaid Services" and inserting
17	"the Centers for Medicare & Medicaid Services, and
18	the Indian Health Service"; and
19	(4) by striking paragraph (5) and inserting the
20	following new paragraphs:
21	"(5) When collecting, considering, and applying data
22	related to patient care for purposes of establishing stand-
23	ards for quality under paragraph (1), the Secretary shall
24	ensure no metric is being over or under analyzed.

1 "(6) In establishing standards for quality under para-2 graph (1), the Secretary shall— 3 "(A) utilize the most current practices in ex-4 tracting and analyzing relevant data; 5 "(B) utilize all relevant data available to the 6 Secretary; "(C) ensure the most efficient use of time and 7 8 resources related to the use of data scientists em-9 ployed by the Department; and 10 "(D) collaborate, as appropriate, with entities 11 specified in paragraph (4). "(7)(A) Not later than five years after the submittal 12 of the report required by section 302(d)(2)(B) of the Making Community Care Work for Veterans Act of 2023, and 14 15 not less frequently than once every five years thereafter, the Secretary shall update the standards for quality estab-16 lished under paragraph (1) pursuant to the requirements 18 for the establishment of such standards under this sub-19 section. 20 "(B) Not later than 30 days after any update under 21 subparagraph (A) of standards for quality established 22 under paragraph (1), the Secretary shall submit to the appropriate committees of Congress a report on such updated standards for quality.".

1	(b) Publication and Consideration of Public
2	COMMENTS.—Subsection (b) of such section is amended—
3	(1) in paragraph (1)—
4	(A) by striking "Not later than 1 year
5	after the date on which the Secretary estab-
6	lishes standards for quality under subsection
7	(a)" and inserting "Not less frequently than
8	once every three years"; and
9	(B) by inserting "pursuant to standards
10	for quality under subsection (a)" after "medical
11	facilities of the Department"; and
12	(2) in paragraph (2), by inserting "or updates"
13	after "establishes".
14	(c) Report.—Not later than one year after the date
15	of the enactment of this Act, the Secretary of Veterans
16	Affairs shall submit to the appropriate committees of Con-
17	gress a report on—
18	(1) how the Secretary has consulted with enti-
19	ties specified in paragraph (4) of section 1703C(a)
20	of title 38, United States Code, before the date of
21	the enactment of this Act in establishing standards
22	for quality under such section;
23	(2) how the Secretary has continued to consult
24	with those entities on and after such date of enact-
25	ment; and

1	(3) how the Secretary intends to leverage data
2	sciences to improve standards for quality care fur-
3	nished by the Department of Veterans Affairs.
4	(d) Initial Update to Quality Care Metrics.—
5	(1) Report.—Not later than one year after the
6	date of the enactment of this Act, the Secretary of
7	Veterans Affairs shall submit to the appropriate
8	committees of Congress a report on how the Sec-
9	retary plans to implement the amendments made by
10	subsections (a) and (b).
11	(2) Implementation.—Not later than two
12	years after the date of the enactment of this Act, the
13	Secretary shall—
14	(A) implement the amendments made by
15	subsections (a) and (b), including by updating
16	the standards for quality established under sec-
17	tion 1703C(a)(1) of title 38, United States
18	Code; and
19	(B) submit to the appropriate committees
20	of Congress a report detailing the standards for
21	quality updated pursuant to such amendments.
22	(e) Appropriate Committees of Congress De-
23	FINED.—In this section, the term "appropriate commit-
24	tees of Congress' means—

1	(1) the Committee on Veterans' Affairs and the
2	Committee on Appropriations of the Senate; and
3	(2) the Committee on Veterans' Affairs and the
4	Committee on Appropriations of the House of Rep-
5	resentatives.
6	SEC. 303. MENTAL HEALTH RESIDENTIAL REHABILITATION
7	TREATMENT PROGRAM OF THE DEPART-
8	MENT OF VETERANS AFFAIRS.
9	(a) General Requirements.—
10	(1) Deadline.—The Secretary of Veterans Af-
11	fairs shall fulfill each requirement under this section
12	by not later than one year after the date of the en-
13	actment of this Act, unless otherwise specified.
14	(2) GUIDANCE.—The Secretary shall update the
15	guidance of the Department of Veterans Affairs on
16	the operation of the Mental Health Residential Re-
17	habilitation Treatment Program (in this section re-
18	ferred to as the "Program") to reflect each of the
19	requirements under subsections (b) through (h).
20	(b) Referral and Admission.—
21	(1) Referral.—
22	(A) STANDARDIZED PROCESS.—The Sec-
23	retary shall establish a standardized consulta-
24	tion requirement or other process for referrals
25	to the Program.

1	(B) Timeliness standards.—The Sec-
2	retary shall specify timeliness standards for re-
3	sponding to referrals and completing screenings
4	for the Program, including for when priority
5	admission is requested, from—
6	(i) providers of the Department;
7	(ii) non-Department providers; and
8	(iii) veteran patients (self-referrals).
9	(2) Screening of Priority Veterans.—
10	(A) IN GENERAL.—For any veteran who
11	meets priority admission standards under the
12	Program during a screening for the Program
13	the Secretary shall admit the veteran not later
14	than 72 hours after the time at which the vet
15	eran was screened.
16	(B) OTHER ADMISSION OPTIONS.—With
17	respect to a veteran specified in subparagraph
18	(A), if there are no available bed spaces for ad-
19	mission under the Program at the facility of the
20	Department or within the Veterans Integrated
21	Service Network nearest to the residence of the
22	veteran within the 72-hour period specified in
23	such subparagraph, the Secretary shall offer
24	the veteran a choice of care—

1	(i) at another facility of the Depart-
2	ment anywhere in the United States that
3	can admit the veteran within such period;
4	or
5	(ii) at a non-Department residential
6	care facility in the community that can
7	admit the veteran within such period
8	and—
9	(I) has a contract or agreement
10	with the Department in place; or
11	(II) will enter into such a con-
12	tract or agreement prior to furnishing
13	such care.
14	(3) Admission.—The Secretary shall specify
15	timeliness standards for the admission of a veteran
16	into the Program, or the referral of a veteran to a
17	non-Department residential care facility in the com-
18	munity, upon making an admission decision with re-
19	spect to the veteran.
20	(4) Performance metrics.—
21	(A) IN GENERAL.—The Secretary shall de-
22	velop metrics to track, and shall subsequently
23	track, the performance of the Department, and
24	contractors of the Department that provide res-
25	idential care to veterans, in meeting—

1	(i) the requirements for referral to the
2	Program under paragraph (1) and any
3	other provision of law;
4	(ii) the requirements for screening for
5	the Program and other admission options
6	under paragraph (2); and
7	(iii) the requirements for timely ad-
8	mission to the Program under paragraph
9	(3).
10	(B) Elements.—The metrics developed
11	under subparagraph (A) shall include metrics
12	for tracking performance with respect to rou-
13	tine and priority access under the Program.
14	(c) Placement; Transportation.—
15	(1) Locations; start dates.—If the Sec-
16	retary determines that a veteran is in need of resi-
17	dential care under the Program, the Secretary shall
18	provide the veteran with a list of locations that
19	meet—
20	(A) the care needs of the veteran, includ-
21	ing applicable treatment tracks; and
22	(B) the clinically indicated best start date
23	for the veteran to receive care, taking into ac-
24	count the preferences of the veteran.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

HEY23C38 676 S.L.C.

(2) Wait times.—The Secretary shall make every effort to limit the time a veteran waits for placement into the Program, including by offering the veteran placement at one or more locations outside of the area of the home facility of the veteran or the home Veterans Integrated Service Network of the veteran, or at a non-Department residential care facility, if there are no other options that meet the care needs of the veteran and are consistent with the policy of the Department on wait times for access to care under the Program. Transportation coverage.—The Secretary shall provide transportation or pay for or reimburse the costs of transportation for any veteran who is admitted into the Program and needs transportation assistance— (A) from the residence of the veteran or a facility of the Department or authorized non-Department facility that does not provide such care to another such facility that provides residential care covered under the Program; and (B) back to the residence of the veteran after the conclusion of the Program, if applicable.

1 (d) Considerations.—In making screening, admis-2 sion, and placement decisions under the Program, the Sec-3 retary shall consider the input and preferences of the vet-4 eran and the treating clinicians of the veteran, including 5 with respect to wait times, the program specialty, subtype, or treatment track offered to the veteran, and the geo-6 7 graphic placement of the veteran, including family- or oc-8 cupation-related preferences or circumstances. 9 (e) Appeals.— 10 (1) IN GENERAL.—The Secretary shall develop 11 a national policy and associated procedures under 12 which a veteran, a representative of a veteran, or a 13 provider who refers a veteran to the Program, in-14 cluding a provider of the Department or a non-De-15 partment provider, may file an appeal if the veteran 16 is denied admission into the Program or is accepted 17 into the Program but is not offered bed placement 18 in a timely manner. 19 (2) Timeliness standards for review.— 20 (A) IN GENERAL.—The national policy and 21 procedures developed under paragraph (1) for 22 appeals described in such paragraph shall in-23 clude timeliness standards for the Department 24 to review and make a decision on such an ap-25 peal.

1	(B) Priority admission.—The Secretary
2	shall review and respond to all appeals related
3	to priority admission to the Program not later
4	than 72 hours after receiving the appeal.
5	(C) ROUTINE ADMISSION.—The Secretary
6	shall review and respond to all appeals related
7	to routine admission to the Program not later
8	than five business days after receiving the ap-
9	peal.
10	(3) Public Guidance.—The Secretary shall
11	develop, and make available to the public, guidance
12	on how a veteran, a representative of the veteran, or
13	a referring provider of the veteran can file an ap-
14	peal—
15	(A) if the veteran is denied admission into
16	the Program;
17	(B) if the veteran is admitted into the Pro-
18	gram and the first date on which the veteran
19	may enter the Program does not comply with
20	the wait time standards established by the De-
21	partment and under this section for purposes of
22	priority or routine admission into the Program;
23	or
24	(C) with respect to such other factors as
25	the Secretary may specify.

1	(f) Tracking of Availability and Wait Times.—
2	(1) IN GENERAL.—The Secretary shall create a
3	method for tracking availability and wait times
4	under the Program across all facilities and Veterans
5	Integrated Service Networks of the Department
6	throughout the United States.
7	(2) AVAILABILITY OF INFORMATION.—The Sec-
8	retary shall make the information tracked under
9	paragraph (1) available in real time to—
10	(A) the mental health treatment coordina-
11	tors at each facility of the Department;
12	(B) the leadership of each medical center
13	of the Department;
14	(C) the leadership of each Veterans Inte-
15	grated Service Network; and
16	(D) the Office of the Under Secretary for
17	Health of the Department.
18	(g) Training and Oversight.—
19	(1) Training.—
20	(A) IN GENERAL.—The Secretary shall up-
21	date and implement training for all staff of the
22	Department involved in the Program regarding
23	referrals, screening, admission, placement deci-
24	sions, and appeals for the Program, including

1	all changes to processes and guidance under the
2	Program required by this section.
3	(B) VETERANS AWAITING ADMISSION.—
4	The training under subparagraph (A) shall in-
5	clude procedures for the care of veterans await-
6	ing admission into the Program and commu-
7	nication with such veterans and their referring
8	providers.
9	(C) Timing of training.—
10	(i) IN GENERAL.—The Secretary shall
11	require the training under subparagraph
12	(A) to be completed by staff required to
13	complete such training—
14	(I) upon being first employed in
15	a position that includes work involving
16	the Program; and
17	(II) not less frequently than an-
18	nually.
19	(ii) Tracking.—The Secretary shall
20	track completion of training required
21	under clause (i) by staff required to com-
22	plete such training and ensure its comple-
23	tion as required under such clause.
24	(2) Oversight standards.—The Secretary
25	shall review and revise oversight standards for the

1	leadership of the Veterans Integrated Service Net-
2	works to ensure that facilities and staff of the De-
3	partment are adhering to the policy of the Program
4	on access to care.
5	(h) CARE COORDINATION AND FOLLOW-UP CARE.—
6	(1) Continuity of Care.—The Secretary shall
7	ensure each veteran who is screened for admission to
8	the Program is offered, and provided if agreed upon,
9	care options during the period between screening of
10	the veteran and admission of the veteran to the Pro-
11	gram to ensure the veteran does not experience any
12	lapse in care.
13	(2) Care coordination for substance use
14	DISORDER.—For a veteran being treated for sub-
15	stance use disorder, the Secretary shall—
16	(A) ensure there is a care plan in place
17	during the period between any detoxification
18	services or inpatient care received by the vet-
19	eran and admission of the veteran to the Pro-
20	gram; and
21	(B) communicate that care plan to the vet-
22	eran, the primary care provider of the veteran,
23	and the facility of the Program where the vet-
24	eran is or will be residing.
25	(3) Care planning prior to discharge.—

	• •
1	(A) In General.—The Secretary, in con-
2	sultation with the veteran and the treating pro-
3	viders of the veteran in the Program, shall en-
4	sure the completion of a care plan prior to the
5	veteran being discharged from the Program.
6	(B) Matters to be included.—The
7	care plan required under subparagraph (A) for
8	a veteran shall include details on the course of
9	treatment for the veteran following completion
10	of treatment under the Program, including any
11	needed follow-up care.
12	(C) SHARING OF CARE PLAN.—The care
13	plan required under subparagraph (A) shall be
14	shared with the veteran, the primary care pro-
15	vider of the veteran, and any other providers
16	with which the veteran consents to sharing the
17	plan.
18	(D) DISCHARGE FROM NON-DEPARTMENT
19	FACILITY.—Upon discharge of a veteran under
20	the Program from a non-Department facility,
21	the facility shall share with the Department all
22	care records maintained by the facility with re-
23	spect to the veteran and shall work in consulta-
24	tion with the Department on the care plan of

the veteran required under subparagraph (A).

25

I	(1) REPORTS TO CONGRESS.—
2	(1) Report on changes made to pro-
3	GRAM.—
4	(A) IN GENERAL.—Not later than two
5	years after the date of the enactment of this
6	Act, the Secretary shall submit to the Com-
7	mittee on Veterans' Affairs of the Senate and
8	the Committee on Veterans' Affairs of the
9	House of Representatives a report on changes
10	made to the guidance, operation, and oversight
11	of the Program to fulfill the requirements of
12	this section.
13	(B) Funding.—The report required by
14	subparagraph (A) shall—
15	(i) examine how care provided to vet-
16	erans under the Program is funded, includ-
17	ing care provided through—
18	(I) facilities of the Department
19	and
20	(II) non-Department facilities.
21	(ii) assess whether costs of the Pro-
22	gram, including for residential care pro-
23	vided through facilities of the Department
24	and non-Department facilities, serve as a
25	disincentive to placement in the Program;

1	(iii) identify the average cost of a stay
2	under the Program, including total stay
3	average and daily average, at—
4	(I) a facility of the Department;
5	and
6	(II) a non-Department facility;
7	and
8	(iv) include such recommendations as
9	the Secretary may have for legislative or
10	administrative action to address any fund-
11	ing constraints or disincentives for use of
12	the Program.
13	(C) ACTIONS TAKEN TO ADDRESS REC-
14	OMMENDATIONS.—
15	(i) IN GENERAL.—The Secretary shall
16	include with the report required by sub-
17	paragraph (A) a description of actions
18	taken by the Department to address the
19	findings and recommendations by the Sec-
20	retary contained in the report under sec-
21	tion 503(c) of the STRONG Veterans Act
22	of 2022 (division V of Public Law 117-
23	328).

1	(ii) Actions to be included.—Ac-
2	tions to be included under clause (i) shall
3	include—
4	(I) any new locations of the Pro-
5	gram added;
6	(II) any beds added at existing
7	facilities of the Program; and
8	(III) any additional treatment
9	tracks or gender-specific programs
10	created or added at facilities of the
11	Department.
12	(2) Annual report on operation of pro-
13	GRAM.—
14	(A) IN GENERAL.—Not later than one year
15	after submitting the report required by para-
16	graph (1)(A), and not less frequently than an-
17	nually thereafter, the Secretary shall submit to
18	the Committee on Veterans' Affairs of the Sen-
19	ate and the Committee on Veterans' Affairs of
20	the House of Representatives a report on the
21	operation of the Program.
22	(B) Elements.—Each report required by
23	subparagraph (A) shall include the following:
24	(i) The number of veterans served by
25	the Program, disaggregated by—

1	(I) Veterans Integrated Service
2	Network in which the veteran receives
3	care;
4	(II) facility, including facilities of
5	the Department and non-Department
6	facilities, at which the veteran receives
7	care;
8	(III) type of residential rehabili-
9	tation treatment care received by the
10	veteran under the Program;
11	(IV) gender of the veteran; and
12	(V) race or ethnicity of the vet-
13	eran.
14	(ii) Wait times under the Program for
15	the most recent year data is available,
16	disaggregated by—
17	(I) treatment track or specificity
18	of residential rehabilitation treatment
19	care sought by the veteran;
20	(II) gender of the veteran;
21	(III) State or territory in which
22	the veteran is located;
23	(IV) Veterans Integrated Service
24	Network in which the veteran is lo-
25	cated; and

1	(V) facility of the Department at
2	which the veteran seeks care.
3	(iii) A list of all locations of the Pro-
4	gram and number of bed spaces at each
5	such location, disaggregated by residential
6	rehabilitation treatment care or treatment
7	track provided under the Program at such
8	location.
9	(iv) A list of any new Program loca-
10	tions added or removed and any bed spaces
11	added or removed during the one-year pe-
12	riod preceding the date of the report.
13	(v) Average cost of a stay under the
14	Program, including total stay average and
15	daily average, at—
16	(I) a facility of the Department;
17	and
18	(II) a non-Department facility.
19	(vi) A review of staffing needs and
20	gaps with respect to the Program.
21	(vii) Any recommendations for
22	changes to the operation of the Program,
23	including any policy changes, guidance
24	changes, training changes, or other
25	changes.

1	(j) Government Accountability Office Review
2	ON ACCESS TO CARE UNDER THE PROGRAM.—
3	(1) In general.—Not later than two years
4	after the date of the enactment of this Act, the
5	Comptroller General of the United States shall re-
6	view access to care under the Program for veterans
7	in need of residential mental health care and sub-
8	stance use disorder care.
9	(2) Elements.—The review required by para-
10	graph (1) shall include the following:
11	(A) A review of wait times under the Pro-
12	gram, disaggregated by—
13	(i) treatment track or specificity of
14	residential rehabilitation treatment care
15	needed;
16	(ii) gender of the veteran;
17	(iii) home State of the veteran;
18	(iv) home Veterans Integrated Service
19	Network of the veteran; and
20	(v) wait times for—
21	(I) facilities of the Department;
22	and
23	(II) non-Department facilities.

1	(B) A review of policy and training of the
2	Department on screening, admission, and place-
3	ment under the Program.
4	(C) A review of the rights of veterans and
5	referring providers to appeal admission deci-
6	sions under the Program and how the Depart-
7	ment adjudicates appeals.
8	(D) A review of how the preferences of a
9	veteran admitted to the Program are taken into
10	consideration when determining the facility at
11	which the veteran will be placed in the Pro-
12	gram.
13	(E) A review of staffing and staffing needs
14	and gaps of the Program, including with re-
15	spect to—
16	(i) mental health providers and coor-
17	dinators at the facility level;
18	(ii) staff of Program facilities; and
19	(iii) overall administration of the Pro-
20	gram at the national level.
21	(F) Recommendations for improvement of
22	access by veterans to care under the Program
23	including with respect to—
24	(i) any new sites or types of programs
25	needed or in development;

1	(ii) changes in training or policy;
2	(iii) changes in communications with
3	veterans; and
4	(iv) oversight of the Program by the
5	Department.
6	(k) Definitions.—In this section:
7	(1) Mental Health Residential Rehabili-
8	TATION TREATMENT PROGRAM.—The term "Mental
9	Health Residential Rehabilitation Treatment Pro-
10	gram''—
11	(A) means the array of programs and serv-
12	ices of the Department that comprise residen-
13	tial care for mental health and substance use
14	disorders; and
15	(B) includes the programs designated as of
16	the date of the enactment of this Act as domi-
17	ciliary residential rehabilitation treatment pro-
18	grams.
19	(2) Treatment track.—The term "treatment
20	track" means a specialized treatment program that
21	is provided to a subset of veterans in the Program
22	who receive the same or similar intensive treatment
23	and rehabilitative services.
24	(3) United states.—The term "United
25	States" means the 50 States, the District of Colum-

1	bia, the Commonwealth of Puerto Rico, Guam, the
2	Virgin Islands, American Samoa, and any other
3	commonwealth, territory, or possession of the United
4	States.
5	SEC. 304. ELECTRONIC DOCUMENT SUBMISSION OPTION
6	FOR THE CHAMPVA PROGRAM.
7	(a) Online Portal.—Not later than 18 months
8	after the date of the enactment of this Act, the Secretary
9	of Veterans Affairs shall publish an online portal allow-
10	ing—
11	(1) individuals applying for medical care under
12	section 1781 of title 38, United States Code, the
13	ability to—
14	(A) submit application materials electroni-
15	cally;
16	(B) view the status of their application on-
17	line; and
18	(C) select their preferred method of com-
19	munication regarding their application, which
20	the Department of Veterans Affairs shall use
21	upon their first attempt to contact the indi-
22	vidual if there are any issues with their applica-
23	tion;

1	(2) individuals applying for or receiving medical
2	care under such section the ability to submit elec-
3	tronically—
4	(A) documentation regarding other health
5	insurance certification;
6	(B) documentation regarding school enroll-
7	ment certification; and
8	(C) any other documentation required to
9	apply for or continue coverage under such sec-
10	tion; and
11	(3) individuals receiving medical care under
12	such section and providers of medical care under
13	such section the ability to—
14	(A) submit medical claims documentation
15	electronically;
16	(B) request reprocessing of a denied claim
17	electronically; and
18	(C) file a reconsideration or appeal of a
19	claim electronically.
20	(b) Contract.—The Secretary may enter into a con-
21	tract with a non-Department entity to carry out sub-
22	section (a).
23	(c) Outreach.—Upon the implementation of the on-
24	line portal required under subsection (a), the Secretary
25	shall conduct outreach to ensure individuals eligible for

care under section 1781 of title 38, United States Code, 2 and providers of such care are aware of the portal. 3 (d) Rule of Construction.—Nothing in this section shall be construed to limit the ability of the Secretary 5 to collect application materials relating to medical care under section 1781 of title 38, United States Code, by 7 mail or by fax. 8 (e) Reports.— 9 (1) In General.—Not later than 270 days 10 after the date of the enactment of this Act, and 11 every 180 days thereafter for three years, the Sec-12 retary shall submit to the Committee on Veterans' 13 Affairs of the Senate and the Committee on Vet-14 erans' Affairs of the House of Representatives a re-15 port on the progress of implementation of the online 16 portal required under subsection (a). 17 (2) Elements.—Each report required under 18 paragraph (1) shall include— 19 (A) whether a contract with a non-Depart-20 ment entity was procured to carry out sub-21 section (a) and, if so, information on which en-22 tity or entities to which the contract was award-23 ed; 24 (B) the number of applications for medical

care under section 1781 of title 38, United

25

1	States Code, that are currently pending,
2	disaggregated by whether they were received—
3	(i) by mail;
4	(ii) by fax; or
5	(iii) electronically;
6	(C) a description of efforts taken by the
7	Department to conduct outreach under sub-
8	section (e); and
9	(D) an assessment of user satisfaction with
10	the new online portal required under subsection
11	(a).
12	SEC. 305. REVIEW OF WORKFLOWS ASSOCIATED WITH
13	PROCESSING REFERRALS BETWEEN FACILI-
13 14	TIES OF THE VETERANS HEALTH ADMINIS-
14	TIES OF THE VETERANS HEALTH ADMINIS-
14 15	TIES OF THE VETERANS HEALTH ADMINISTRATION.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	TIES OF THE VETERANS HEALTH ADMINISTRATION.  (a) IN GENERAL.—The Secretary of Veterans Affairs
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li></ul>	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated with processing referrals of patients between facilities of
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li></ul>	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated with processing referrals of patients between facilities of the Veterans Health Administration to identify specific
14 15 16 17 18 19 20	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated with processing referrals of patients between facilities of the Veterans Health Administration to identify specific delays or bottlenecks in such referrals.
14 15 16 17 18 19 20 21	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated with processing referrals of patients between facilities of the Veterans Health Administration to identify specific delays or bottlenecks in such referrals.  (b) Inclusion of Consult Management Re-
14 15 16 17 18 19 20 21 22	TRATION.  (a) In General.—The Secretary of Veterans Affairs shall conduct a review of the workflows directly associated with processing referrals of patients between facilities of the Veterans Health Administration to identify specific delays or bottlenecks in such referrals.  (b) Inclusion of Consult Management Review.—The review required under subsection (a) shall in-

1	tion that assists facilities in setting up a workflow
2	for consults between facilities; and
3	(2) a review of the roles and responsibilities of
4	the individuals involved in the consult management
5	process in managing those consults, including the
6	role of the referral coordination team.
7	(c) Report.—Not later than 180 days after the date
8	of the enactment of this Act, the Secretary shall submit
9	to Congress a report on the results of the review conducted
10	under subsection (a).