Suspend the Rules and Pass the Bill, H.R. 2288, with An Amendment

(The amendment strikes all after the enacting clause and inserts a new text)



To amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary of Veterans Affairs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 2, 2017

Mr. BOST (for himself, Ms. ESTY of Connecticut, Mr. ROE of Tennessee, Mr. WALZ, Mr. BILIRAKIS, Mr. TAKANO, Mr. COFFMAN, Ms. BROWNLEY of California, Mr. WENSTRUP, Ms. KUSTER of New Hampshire, Mrs. RADEWAGEN, Mr. O'ROURKE, Mr. POLIQUIN, Miss RICE of New York, Mr. DUNN, Mr. CORREA, Mr. ARRINGTON, Mr. SABLAN, Mr. RUTHER-FORD, Mr. PETERS, Mr. HIGGINS of Louisiana, Mr. BERGMAN, Mr. BANKS of Indiana, Miss GONZÁLEZ-COLÓN of Puerto Rico, and Ms. TITUS) introduced the following bill; which was referred to the Committee on Veterans' Affairs

A BILL

- To amend title 38, United States Code, to reform the rights and processes relating to appeals of decisions regarding claims for benefits under the laws administered by the Secretary 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,

 $\mathbf{2}$

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Veterans Appeals Im3 provement and Modernization Act of 2017".

4 SEC. 2. REFORM OF RIGHTS AND PROCESSES RELATING TO 5 APPEALS OF DECISIONS REGARDING CLAIMS 6 FOR BENEFITS UNDER LAWS ADMINISTERED 7 BY SECRETARY OF VETERANS AFFAIRS.

8 (a) DEFINITIONS.—Section 101 of title 38, United
9 States Code, is amended by adding at the end the fol10 lowing new paragraphs:

"(34) The term 'agency of original jurisdiction'
means the activity which entered the original determination with regard to a claim for benefits under laws administered by the Secretary.

15 "(35) The term 'relevant evidence' means evidence16 that tends to prove or disprove a matter in issue.

17 "(36) The term 'supplemental claim' means any
18 claim for benefits under laws administered by the Sec19 retary filed by a claimant who had previously filed a claim
20 for the same or similar benefits on the same or similar
21 basis.".

(b) NOTICE REGARDING CLAIMS.—Section 5103(a)
of such title is amended—

24 (1) in paragraph (1), in the first sentence, by
25 striking "The" and inserting "Except as provided in
26 paragraph (3), the";

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

5 (3) by adding at the end the following new6 paragraph:

7 "(3) The requirement to provide notice under para-8 graph (1) shall not apply with respect to a supplemental 9 claim that is filed within the timeframe set forth in sub-10 paragraphs (B) and (D) of section 5110(a)(2) of this 11 title.".

12 (c) MODIFICATION OF RULE REGARDING DIS13 ALLOWED CLAIMS.—Section 5103A(f) of such title is
14 amended—

(1) by striking "reopen" and inserting "readju-dicate"; and

17 (2) by striking "material" and inserting "rel-18 evant".

19 (d) MODIFICATION OF DUTY TO ASSIST CLAIM-20 ANTS.—Section 5103A of such title is amended—

21 (1) by redesignating subsections (e) through (g)
22 as subsections (g) through (i), respectively; and

23 (2) by inserting after subsection (d) the fol-24 lowing new subsections:

1 "(e) APPLICABILITY OF DUTY TO ASSIST.—(1) The 2 Secretary's duty to assist under this section shall apply 3 only to a claim, or supplemental claim, for a benefit under 4 a law administered by the Secretary until the time that 5 a claimant is provided notice of the agency of original ju-6 risdiction's decision with respect to such claim, or supple-7 mental claim, under section 5104 of this title.

8 "(2) The Secretary's duty to assist under this section 9 shall not apply to higher level review by the agency of 10 original jurisdiction, pursuant to section 5104B of this 11 title, or to review on appeal by the Board of Veterans' 12 Appeals.

13 "(f) CORRECTION OF DUTY TO ASSIST ERRORS.—(1) If, during review of the agency of original jurisdiction deci-14 15 sion under section 5104B of this title, the higher level adjudicator identifies or learns of an error on the part of 16 the agency of original jurisdiction to satisfy its duties 17 18 under this section, and that error occurred prior to the 19 agency of original jurisdiction decision being reviewed, un-20 less the claim can be granted in full, the higher level adju-21 dicator shall return the claim for correction of such error 22 and readjudication.

23 "(2)(A) If the Board of Veterans' Appeals, during re24 view on appeal of an agency of original jurisdiction deci25 sion, identifies or learns of an error on the part of the

 $\mathbf{5}$

agency of original jurisdiction to satisfy its duties under
 this section, and that error occurred prior to the agency
 of original jurisdiction decision on appeal, unless the claim
 can be granted in full, the Board shall remand the claim
 to the agency of original jurisdiction for correction of such
 error and readjudication.

7 "(B) Remand for correction of such error may in8 clude directing the agency of original jurisdiction to obtain
9 an advisory medical opinion under section 5109 of this
10 title.

11 "(3) Nothing in this subsection shall be construed to 12 imply that the Secretary, during the consideration of a 13 claim, does not have a duty to correct an error described 14 in paragraph (1) or (2) that was erroneously not identified 15 during higher level review or during review on appeal with 16 respect to the claim.".

17 (e) DECISIONS AND NOTICES OF DECISIONS.—Sub18 section (b) of section 5104 of such title is amended to read
19 as follows:

20 "(b) Each notice provided under subsection (a) shall21 also include all of the following:

22 "(1) Identification of the issues adjudicated.

23 "(2) A summary of the evidence considered by24 the Secretary.

1	"(3) A summary of the applicable laws and reg-
2	ulations.
3	"(4) Identification of findings favorable to the
4	claimant.
5	((5) In the case of a denial of a claim, identi-
6	fication of elements not satisfied leading to the de-
7	nial.
8	"(6) An explanation of how to obtain or access
9	evidence used in making the decision.
10	((7) If applicable, identification of the criteria
11	that must be satisfied to grant service connection or
12	the next higher level of compensation.".
13	(f) BINDING NATURE OF FAVORABLE FINDINGS.—
14	(1) IN GENERAL.—Chapter 51 of such title is
15	amended by inserting after section 5104 the fol-
16	lowing new section:
17	"§ 5104A. Binding nature of favorable findings
18	"Any finding favorable to the claimant as described
19	in section $5104(b)(4)$ of this title shall be binding on all
20	subsequent adjudicators within the Department, unless
21	clear and convincing evidence is shown to the contrary to
22	rebut such favorable finding.".
23	(2) CLERICAL AMENDMENT.—The table of sec-
24	tions at the beginning of chapter 51 of such title is

1	amended by inserting after the item relating to sec-
2	tion 5104 the following new item:
	"5104A. Binding nature of favorable findings.".
3	(g) Higher Level Review by Agency of Origi-
4	NAL JURISDICTION.—
5	(1) IN GENERAL.—Chapter 51 of such title, as
6	amended by subsection (f), is further amended by in-
7	serting after section 5104A, as added by such sub-
8	section, the following new section:
9	"§ 5104B. Higher level review by the agency of origi-
10	nal jurisdiction
11	"(a) IN GENERAL.—(1) A claimant may request a
12	review of the decision of the agency of original jurisdiction
13	by a higher level adjudicator within the agency of original
14	jurisdiction.
15	"(2) The Secretary shall approve each request for re-
16	view under paragraph (1).
17	"(b) Time and Manner of Request.—(1) A re-
18	quest for higher level review by the agency of original ju-
19	risdiction shall be—
20	"(A) in writing in such form as the Secretary
21	may prescribe; and
22	"(B) made within one year of the notice of the
23	agency of original jurisdiction's decision.
24	"(2) Such request may specifically indicate whether
25	such review is requested by a higher level adjudicator at

the same office within the agency of original jurisdiction 1 2 or by an adjudicator at a different office of the agency of original jurisdiction. The Secretary shall not deny such 3 4 a request for review by an adjudicator at a different office 5 of the agency of original jurisdiction without good cause. 6 "(c) DECISION.—Notice of a higher level review deci-7 sion under this section shall be provided in writing and 8 shall include a general statement— 9 "(1) reflecting whether evidence was not consid-10 ered pursuant to subsection (d); and 11 "(2) noting the options available to the claim-12 ant to have the evidence described in paragraph (1), 13 if any, considered by the Department. 14 "(d) EVIDENTIARY RECORD FOR REVIEW.—The evi-15 dentiary record before the higher level adjudicator shall be limited to the evidence of record in the agency of origi-16 17 nal jurisdiction decision being reviewed. 18 "(e) DE NOVO REVIEW.—A review of the decision of the agency of original jurisdiction by a higher level adjudi-19 20 cator within the agency of original jurisdiction shall be de 21 novo.". 22 (2) CLERICAL AMENDMENT.—The table of sec-23 tions at the beginning of chapter 51 of such title, as

24 amended by subsection (f), is further amended by in-

serting after the item relating to section 5104A, as
 added by such subsection, the following new item:
 "5104B. Higher level review by the agency of original jurisdiction.".

3 (h) OPTIONS FOLLOWING DECISION BY AGENCY OF4 ORIGINAL JURISDICTION.—

5 (1) IN GENERAL.—Chapter 51 of such title, as
6 amended by subsection (g), is further amended by
7 inserting after section 5104B, as added by such sub8 section, the following new section:

9 "§ 5104C. Options following decision by agency of 10 original jurisdiction

11 "(a) WITHIN ONE YEAR OF DECISION.—(1) Subject 12 to paragraph (2), in any case in which the Secretary ren-13 ders a decision on a claim, the claimant may take any of 14 the following actions on or before the date that is one year 15 after the date on which the agency of original jurisdiction 16 issues a decision with respect to that claim:

17 "(A) File a request for higher level review18 under section 5104B of this title.

19 "(B) File a supplemental claim under section20 5108 of this title.

21 "(C) File a notice of disagreement under sec-22 tion 7105 of this title.

23 "(2)(A) Once a claimant takes an action set forth in24 paragraph (1), the claimant may not take another action

set forth in that paragraph with respect to such claim
 until—

3 "(i) the higher level review, supplemental claim,
4 or notice of disagreement is adjudicated; or

5 "(ii) the request for higher level review, supple6 mental claim, or notice of disagreement is with7 drawn.

8 "(B) Nothing in this subsection shall prohibit a 9 claimant from taking any of the actions set forth in para-10 graph (1) in succession with respect to different issues 11 contained within a claim.

12 "(C) Nothing in this subsection shall prohibit a
13 claimant from taking different actions set forth in para14 graph (1) with respect to different claims.

15 "(D) The Secretary may, as the Secretary considers
16 appropriate, develop and implement a policy for claimants
17 who—

18 "(i) take an action under paragraph (1);

19 "(ii) wish to withdraw the action before the
20 higher level review, supplemental claim, or notice of
21 disagreement is adjudicated; and

22 "(iii) in lieu of such action take a different ac-23 tion under paragraph (1).

24 "(b) MORE THAN ONE YEAR AFTER DECISION.—In25 any case in which the Secretary renders a decision on a

claim and more than one year has passed since the date
 on which the agency of original jurisdiction issues a deci sion with respect to that claim, the claimant may file a
 supplemental claim under section 5108 of this title.

- 5 "(c) BOARD OF VETERANS' APPEALS AND COURT OF
 6 APPEALS FOR VETERANS CLAIMS.—Nothing in subsection
 7 (a) or (b) may be construed to limit the options available
 8 to a claimant pursuant to chapter 71 or 72 of this title.".
- 9 (2) CLERICAL AMENDMENT.—The table of sec-10 tions at the beginning of chapter 51 of such title, as 11 amended by subsection (g), is further amended by 12 inserting after the item relating to section 5104B, as 13 added by such subsection, the following new item:

"5104C. Options following decision by agency of original jurisdiction.".

- 14 (i) SUPPLEMENTAL CLAIMS.—
- 15 (1) IN GENERAL.—Section 5108 of such title isamended to read as follows:

17 "§ 5108. Supplemental claims

18 "If new and relevant evidence is presented or secured 19 with respect to a supplemental claim, the Secretary shall 20 readjudicate the claim taking into consideration any evi-21 dence added to the record after the former disposition of 22 the claim.".

23 (2) CLERICAL AMENDMENT.—The table of sec24 tions at the beginning of chapter 51 of such title is

amended by striking the item relating to section
 5108 and inserting the following new item:
 "5108. Supplemental claims.".

3 (j) REMAND TO OBTAIN ADVISORY MEDICAL OPIN4 ION.—Section 5109 of such title is amended by adding
5 at the end the following new subsection:

6 "(d)(1) The Board of Veterans' Appeals shall remand 7 a claim to direct the agency of original jurisdiction to ob-8 tain an advisory medical opinion from an independent 9 medical expert under this section if the Board finds that 10 the Veterans Benefits Administration should have exer-11 cised its discretion to obtain such an opinion.

12 "(2) The Board's remand instructions shall include
13 the questions to be posed to the independent medical ex14 pert providing the advisory medical opinion.".

15 (k) RESTATEMENT OF REQUIREMENT FOR EXPE16 DITED TREATMENT OF REMANDED CLAIMS.—Section
17 5109B of such title is amended to read as follows:

18 "§ 5109B. Expedited treatment of remanded claims

19 "The Secretary shall take such actions as may be 20 necessary to provide for the expeditious treatment by the 21 Veterans Benefits Administration of any claim that is re-22 turned by a higher level adjudicator under section 5104B 23 of this title or remanded by the Board of Veterans' Ap-24 peals.". (l) EFFECTIVE DATES OF AWARDS.—Section 5110 of
 title 38, United States Code, is amended—

3 (1) by amending subsection (a) to read as fol-4 lows:

5 "(a)(1) Unless specifically provided otherwise in this 6 chapter, the effective date of an award based on an initial 7 claim, or a supplemental claim, of compensation, depend-8 ency and indemnity compensation, or pension, shall be 9 fixed in accordance with the facts found, but shall not be 10 earlier than the date of receipt of application therefor.

11 "(2) For purposes of determining the effective date 12 of an award under this section, the date of application 13 shall be considered the date of the filing of the initial ap-14 plication for a benefit if the claim is continuously pursued 15 by filing any of the following, either alone or in succession:

"(A) A request for higher level review under
section 5104B of this title on or before the date that
is one year after the date on which the agency of
original jurisdiction issues a decision.

"(B) A supplemental claim under section 5108
of this title on or before the date that is one year
after the date on which the agency of original jurisdiction issues a decision.

1 "(C) A notice of disagreement on or before the 2 date that is one year after the date on which the 3 agency of original jurisdiction issues a decision. "(D) A supplemental claim under section 5108 4 5 of this title on or before the date that is one year 6 after the date on which the Board of Veterans' Ap-7 peals issues a decision. "(E) A supplemental claim under section 5108 8 9 of this title on or before the date that is one year after the date on which the Court of Appeals for 10 11 Veterans Claims issues a decision. 12 "(3) Except as otherwise provided in this section, for supplemental claims received more than one year after the 13 date on which the agency of original jurisdiction issued 14 15 a decision or the Board of Veterans' Appeals issued a decision, the effective date shall be fixed in accordance with 16 17 the facts found, but shall not be earlier than the date of 18 receipt of the supplemental claim."; and 19 (2) in subsection (i), in the first sentence— 20 (A) by striking "reopened" and inserting "readjudicated": 21 (B) by striking "material" and inserting 22 "relevant"; and 23 (C) by striking "reopening" and inserting 24 "readjudication". 25

(m) DEFINITION OF AWARD OR INCREASED AWARD 1 2 FOR PURPOSES OF PROVISIONS RELATING TO COM-3 MENCEMENT PERIOD OF PAYMENT.—Section OF 4 5111(d)(1) of such title is amended by striking "or re-5 opened award" and inserting "award or award based on 6 a supplemental claim".

(n) MODIFICATION ON LIMITATION ON FEES ALLOW8 ABLE FOR REPRESENTATION.—Section 5904(c) of such
9 title is amended, in paragraphs (1) and (2), by striking
10 "notice of disagreement is filed" both places it appears
11 and inserting "claimant is provided notice of the agency
12 of original jurisdiction's initial decision under section 5104
13 of this title".

(0) CLARIFICATION OF BOARD OF VETERANS' AP-14 15 PEALS REFERRAL REQUIREMENTS AFTER ORDER FOR RECONSIDERATION OF DECISIONS.—Section 7103(b)(1) 16 of title 38, United States Code, is amended by striking 17 "heard" both places it appears and inserting "decided". 18 19 (p) Conforming Amendment Relating to Re-ADJUDICATION.—Section 7104(b) of such title is amended 20 by striking "reopened" and inserting "readjudicated". 21

(q) MODIFICATION OF PROCEDURES FOR APPEALS
TO BOARD OF VETERANS' APPEALS.—

24 (1) IN GENERAL.—Section 7105 of title 38,
25 United States Code, is amended—

(A) in subsection (a), by striking the first
 sentence and inserting "Appellate review shall
 be initiated by the filing of a notice of disagree ment in the form prescribed by the Secretary.";
 and

6 (B) by amending subsection (b) to read as7 follows:

8 "(b)(1)(A) Except in the case of simultaneously con-9 tested claims, notice of disagreement shall be filed within 10 one year from the date of the mailing of notice of the deci-11 sion of the agency of original jurisdiction pursuant to sec-12 tion 5104, 5104B, or 5108 of this title.

13 "(B) A notice of disagreement postmarked before the
14 expiration of the 1-year period shall be accepted as timely
15 filed.

16 "(C) A question as to timeliness or adequacy of the17 notice of disagreement shall be decided by the Board.

18 "(2)(A) Notices of disagreement shall be in writing, 19 shall identify the specific determination with which the 20 claimant disagrees, and may be filed by the claimant, the 21 claimant's legal guardian, or such accredited representa-22 tive, attorney, or authorized agent as may be selected by 23 the claimant or legal guardian. "(B) Not more than one recognized organization, at torney, or agent may be recognized at any one time in
 the prosecution of a claim.

4 "(C) Notices of disagreement shall be filed with the5 Board.

6 "(3) The notice of disagreement shall indicate wheth7 er the claimant requests—

8 "(A) a hearing before the Board, which shall
9 include an opportunity to submit evidence in accord10 ance with section 7113(b) of this title;

"(B) an opportunity to submit additional evidence without a hearing before the Board, which
shall include an opportunity to submit evidence in
accordance with section 7113(c) of this title; or

15 "(C) a review by the Board without a hearing16 or the submittal of additional evidence.

"(4) The Secretary may develop a policy to permit
a claimant to modify the information identified in the notice of disagreement after the notice of disagreement has
been filed under this section pursuant to such requirements as the Secretary may prescribe.";

(C) by amending subsection (c) to read asfollows:

24 "(c) If no notice of disagreement is filed in accord-25 ance with this chapter within the prescribed period, the

action or decision of the agency of original jurisdiction 1 2 shall become final and the claim shall not thereafter be 3 readjudicated or allowed, except as may otherwise be pro-4 vided by section 5104B or 5108 of this title or such regu-5 lations as are consistent with this title."; 6 (D) by striking subsection (d) and insert-7 ing the following new subsection (d): 8 "(d) The Board of Veterans' Appeals may dismiss 9 any appeal which fails to identify the specific determina-10 tion with which the claimant disagrees."; 11 (E) by striking subsection (e); and 12 (F) in the section heading, by striking 13 "notice of disagreement and". 14 (2) CLERICAL AMENDMENT.—The table of sec-15 tions at the beginning of chapter 71 of such title is 16 amended by striking the item relating to section 17 7105 and inserting the following new item: "7105. Filing of appeal.". 18 (r) MODIFICATION OF PROCEDURES AND REQUIRE-19 MENTS FOR SIMULTANEOUSLY CONTESTED CLAIMS.— 20 Subsection (b) of section 7105A of such title is amended 21 to read as follows: 22 (b)(1) The substance of the notice of disagreement 23 shall be communicated to the other party or parties in interest and a period of thirty days shall be allowed for filing 24 a brief or argument in response thereto. 25

"(2) Such notice shall be forwarded to the last known
 address of record of the parties concerned, and such action
 shall constitute sufficient evidence of notice.".

4 (s) REPEAL OF PROCEDURES FOR ADMINISTRATIVE
5 APPEALS.—

6 (1) IN GENERAL.—Chapter 71 of such title is
7 amended by striking section 7106.

8 (2) CLERICAL AMENDMENT.—The table of sec9 tions at the beginning of chapter 71 of such title is
10 amended by striking the item relating to section
11 7106.

12 (t) MODIFICATIONS RELATING TO APPEALS: DOCK-13 ETS; HEARINGS.—

14 (1) IN GENERAL.—Section 7107 of such title is15 amended to read as follows:

16 "§ 7107. Appeals: dockets; hearings

17 "(a) DOCKETS.—(1) Subject to paragraph (2), the18 Board shall maintain at least two separate dockets.

"(2) The Board may not maintain more than two
separate dockets unless the Board notifies the Committee
on Veterans' Affairs of the Senate and the Committee on
Veterans' Affairs of the House of Representatives of any
additional docket, including a justification for maintaining
such additional docket.

"(3)(A) The Board may assign to each docket maintained under paragraph (1) such cases as the Board considers appropriate, except that cases described in clause
(i) of subparagraph (B) may not be assigned to any docket
to which cases described in clause (ii) of such paragraph
are assigned.

7 "(B) Cases described in this subparagraph are the8 following:

9 "(i) Cases in which no Board hearing is re10 quested and no additional evidence will be sub11 mitted.

12 "(ii) Cases in which a Board hearing is re-13 quested in the notice of disagreement.

"(4) Except as provided in subsection (b), each case
before the Board will be decided in regular order according
to its respective place on the docket to which it is assigned
by the Board.

18 "(b) ADVANCEMENT ON THE DOCKET.—(1) A case
19 on one of the dockets of the Board maintained under sub20 section (a) may, for cause shown, be advanced on motion
21 for earlier consideration and determination.

22 "(2) Any such motion shall set forth succinctly the23 grounds upon which the motion is based.

24 "(3) Such a motion may be granted only—

"(A) if the case involves interpretation of law of
 general application affecting other claims;

3 "(B) if the appellant is seriously ill or is under
4 severe financial hardship; or

5 "(C) for other sufficient cause shown.

6 "(c) MANNER AND SCHEDULING OF HEARINGS FOR 7 CASES ON DOCKET THAT MAY INCLUDE HEARING.—(1) 8 For cases on a docket maintained by the Board under sub-9 section (a) that may include a hearing, in which a hearing 10 is requested in the notice of disagreement, the Board shall 11 notify the appellant whether a Board hearing will be 12 held—

13 "(A) at its principal location; or

"(B) by picture and voice transmission at a facility of the Department where the Secretary has
provided suitable facilities and equipment to conduct
such hearings.

18 "(2)(A) Upon notification of a Board hearing at the 19 Board's principal location as described in subparagraph 20 (A) of paragraph (1), the appellant may alternatively re-21 quest a hearing as described in subparagraph (B) of such 22 paragraph. If so requested, the Board shall grant such re-23 quest.

24 "(B) Upon notification of a Board hearing by picture25 and voice transmission as described in subparagraph (B)

of paragraph (1), the appellant may alternatively request
 a hearing as described in subparagraph (A) of such para graph. If so requested, the Board shall grant such request.
 "(d) SCREENING OF CASES.—Nothing in this section
 shall be construed to preclude the screening of cases for
 purposes of—

7 "(1) determining the adequacy of the record for8 decisional purposes; or

9 "(2) the development, or attempted develop10 ment, of a record found to be inadequate for
11 decisional purposes.

12 "(e) POLICY ON CHANGING DOCKETS.—The Sec13 retary may develop and implement a policy allowing a
14 claimant to move the claimant's case from one docket to
15 another docket.".

16 (2) REPORT.—Not later than the date that is 17 90 days before the date set forth in subsection (x), 18 the Secretary shall submit to the Committee on Vet-19 erans' Affairs of the Senate and the Committee on 20 Veterans' Affairs of the House of Representatives a 21 report setting forth a description of the docket that 22 will be maintained under section 7107 of title 38, 23 United States Code, as amended by paragraph (1), 24 for cases in which no hearing before the Board of 25 Veterans' Appeals is requested in the notice of disagreement but the appellant requests, in the notice
 of disagreement, an opportunity to submit additional
 evidence.

4 (u) REPEAL OF CERTAIN AUTHORITY FOR INDE5 PENDENT MEDICAL OPINIONS.—

6 (1) IN GENERAL.—Section 7109 of such title is
7 repealed.

8 (2) CONFORMING AMENDMENT.—Section
9 5701(b)(1) of such title is amended by striking "or
10 7109".

(3) CLERICAL AMENDMENT.—The table of sections at the beginning of chapter 71 of such title is
amended by striking the item relating to section
7109.

(v) CLARIFICATION OF PROCEDURES FOR REVIEW OF
DECISIONS ON GROUNDS OF CLEAR AND UNMISTAKABLE
ERROR.—Section 7111(e) of such title is amended by
striking ", without referral to any adjudicative or hearing
official acting on behalf of the Secretary".

20 (w) EVIDENTIARY RECORD BEFORE BOARD OF VET21 ERANS' APPEALS.—

(1) IN GENERAL.—Chapter 71 of such title is
amended by adding at the end the following new section:

1 "§ 7113. Evidentiary record before the Board of Vet erans' Appeals

3 "(a) CASES WITH NO REQUEST FOR A HEARING OR ADDITIONAL EVIDENCE.—For cases in which a hearing 4 before the Board of Veterans' Appeals is not requested 5 in the notice of disagreement and no request was made 6 7 to submit evidence, the evidentiary record before the Board shall be limited to the evidence of record at the 8 9 time of the decision of the agency of original jurisdiction 10 on appeal.

11 "(b) CASES WITH A REQUEST FOR HEARING.—(1) 12 Except as provided in paragraph (2), for cases in which 13 a hearing is requested in the notice of disagreement, the 14 evidentiary record before the Board shall be limited to the 15 evidence of record at the time of the decision of the agency 16 of original jurisdiction on appeal.

17 "(2) The evidentiary record before the Board for
18 cases described in paragraph (1) shall include each of the
19 following, which the Board shall consider in the first in20 stance:

21 "(A) Evidence submitted by the appellant and
22 the representative of the appellant, if any, at the
23 Board hearing.

24 "(B) Evidence submitted by the appellant and
25 the representative of the appellant, if any, within 90
26 days following the Board hearing.

"(c) CASES WITH NO REQUEST FOR A HEARING AND 1 2 WITH A REQUEST FOR ADDITIONAL EVIDENCE.—(1) Ex-3 cept as provided in paragraph (2), for cases in which a 4 hearing is not requested in the notice of disagreement but 5 an opportunity to submit evidence is requested, the evi-6 dentiary record before the Board shall be limited to the 7 evidence considered by the agency of original jurisdiction 8 in the decision on appeal.

9 "(2) The evidentiary record before the Board for 10 cases described in paragraph (1) shall include each of the 11 following, which the Board shall consider in the first in-12 stance:

13 "(A) Evidence submitted by the appellant and
14 the representative of the appellant, if any, with the
15 notice of disagreement.

16 "(B) Evidence submitted by the appellant and
17 the representative of the appellant, if any, within 90
18 days following receipt of the notice of disagree19 ment.".

20 (2) NOTIFICATION WHEN EVIDENCE NOT CON21 SIDERED.—Section 7104(d) of such title is amend22 ed—

23 (A) in paragraph (1), by striking "; and"24 and inserting a semicolon;

1	(B) by redesignating paragraph (2) as
2	paragraph (3); and
3	(C) by inserting after paragraph (1) the
4	following new paragraph (2):
5	"(2) a general statement—
6	"(A) reflecting whether evidence was not
7	considered in making the decision because the
8	evidence was received at a time when not per-
9	mitted under section 7113 of this title; and
10	"(B) noting such options as may be avail-
11	able for having the evidence considered by the
12	Department; and".
13	(3) Clerical Amendment.—The table of sec-
14	tions at the beginning of chapter 71 of such title is
15	amended by inserting after the item relating to sec-
16	tion 7112 the following new item:
	"7113. Evidentiary record before the Board of Veterans' Appeals.".
17	(x) Applicability.—
18	(1) IN GENERAL.—Except as otherwise pro-
19	vided in this subsection, the amendments made by
20	this section shall apply to all claims for which notice
21	of a decision under section 5104 of title 38, United
22	States Code, is provided by the Secretary of Vet-
23	erans Affairs on or after the later of—
24	(A) the date that is 540 days after the
25	date of the enactment of this Act; and

1	(B) the date that is 30 days after the date
2	on which the Secretary of Veterans Affairs sub-
3	mits to the Committee on Veterans' Affairs of
4	the Senate and the Committee on Veterans' Af-
5	fairs of the House of Representatives—
6	(i) a certification that the Secretary
7	confirms, without delegation, that the De-
8	partment of Veterans Affairs has the re-
9	sources, personnel, office space, proce-
10	dures, and information technology re-
11	quired—
12	(I) to carry out the modernized
13	appeals system; and
14	(II) to timely address both ap-
15	peals of decisions on legacy claims
16	and appeals under the modernized ap-
17	peals system; and
18	(ii) a description of the collaboration
19	conducted under paragraph (2) in making
20	such certification, including the views of
21	the organizations and stakeholders speci-
22	fied in such paragraph.
23	(2) Collaboration.—In determining whether
24	and when to make a certification under paragraph
25	(1)(B)(i), the Secretary shall collaborate with, part-

1	ner with, and give weight to the advice of the three
2	veterans service organizations with the most mem-
3	bers and such other stakeholders as the Secretary
4	considers appropriate.
5	(3) EARLY APPLICABILITY.—The Secretary
6	may apply the modernized appeals system to a claim
7	with respect to which the claimant—
8	(A) receives a notice of a decision under
9	section 5104 of such title after the date of the
10	enactment of this Act and before the applica-
11	bility date set forth in paragraph (1); and
12	(B) elects to subject the claim to the mod-
13	ernized appeals system.
14	(4) Phased rollout.—The Secretary may
15	begin implementation of the modernized appeals sys-
16	tem in phases, with the first phase of such phased
17	implementation beginning on the applicability date
18	set forth in paragraph (1).
19	(5) LEGACY CLAIMS.—With respect to legacy
20	claims, upon the issuance to a claimant of a state-
21	ment of the case or a supplemental statement of the
22	case occurring on or after the applicability date
23	specified in paragraph (1), a claimant may elect to
24	participate in the modernized appeals system.

1 (6) PUBLICATION OF APPLICABILITY DATE. 2 Not later than the date on which the modernized ap-3 peals system goes into effect (or the first phase of 4 the modernized appeals system goes into effect 5 under paragraph (4), as the case may be), the Sec-6 retary shall publish in the Federal Register such 7 date. 8 SEC. 3. COMPREHENSIVE PLAN AND REPORTS FOR PROC-

9 ESSING OF LEGACY APPEALS AND IMPLE10 MENTING MODERNIZED APPEALS SYSTEM.

(a) PLAN REQUIRED.—Not later than 90 days after
the date of the enactment of this Act, the Secretary of
Veterans Affairs shall submit to the Committee on Veterans' Affairs of the Senate, the Committee on Veterans'
Affairs of the House of Representatives, and the Comptroller General of the United States a comprehensive plan
for—

- (1) the number of resolutions for appeals of decisions on legacy claims that the Secretary considers
 pending;
- 21 (2) implementing the modernized appeals sys-22 tem; and
- 23 (3) timely processing, under the modernized ap24 peals system, of—

1	(A) supplemental claims under section
2	5108 of title 38, United States Code, as amend-
3	ed by section 2(i);
4	(B) requests for higher level review under
5	section 5104B of such title, as added by section
6	2(g); and
7	(C) appeals on any docket maintained
8	under section 7107 of such title, as amended by
9	section $2(t)$.
10	(b) ELEMENTS.—The plan required by subsection (a)
11	shall include, at a minimum, the following:
12	(1) An estimate (including a detailed descrip-
13	tion of the bases the Secretary uses to develop such
14	estimate) of the—
15	(A) numbers of appeals and the timeliness
16	of deciding appeals under the modernized ap-
17	peals system, including such number under
18	each docket described in section 7107 of title
19	38, United States Code, as amended by section
20	2; and
21	(B) numbers of appeals of decisions on leg-
22	acy claims and the timeliness of deciding such
23	appeals.
24	(2) Delineation of the total resource require-
25	ments of the Veterans Benefits Administration and

1	the Board of Veterans' Appeals, disaggregated by
2	resources required to implement and administer the
3	modernized appeals system and resources required
4	to address the appeals of decisions on legacy claims.
5	(3) Delineation of the personnel requirements
6	of the Administration and the Board, including
7	staffing levels during the—
8	(A) period in which the Administration and
9	the Board are concurrently processing—
10	(i) appeals of decisions on legacy
11	claims; and
12	(ii) appeals of decisions on nonlegacy
13	claims under the modernized appeals sys-
14	tem; and
15	(B) the period during which the Adminis-
16	tration and the Board are no longer processing
17	any appeals of decisions on legacy claims.
18	(4) Identification of the legal authorities under
19	which the Administration or the Board may—
20	(A) hire additional employees to conduct
21	the concurrent processing described in para-
22	graph $(2)(A)$; and
23	(B) remove employees who are no longer
24	required by the Administration or the Board
25	once the Administration and the Board are no

longer processing any appeals of decisions on
 legacy claims.

(5) An estimate of the amount of time the Administration and the Board will require to hire additional employees as described in paragraph (3)(A)
once funding has been made available for such purpose, including a comparison of such estimate and
the historical average time required by the Administration and the Board to hire additional employees.

10 (6) A description of the modifications to the in11 formation technology systems of the Administration
12 and the Board that the Administration and the
13 Board require to carry out the modernized appeals
14 system, including cost estimates and a timeline for
15 making the modifications.

16 (7) An estimate of the office space the Adminis17 tration and the Board will require during each of the
18 periods described in paragraph (2), including—

19 (A) an estimate of the amount of time the
20 Administration and the Board will require to
21 acquire any additional office space to carry out
22 processing of appeals of decisions on legacy
23 claims and processing of appeals under the
24 modernized appeals system;

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(B) a comparison of the estimate under subparagraph (A) and the historical average time required by the Administration and the Board to acquire new office space; and

5 (C) a plan for using telework to accommo-6 date staff exceeding available office space, in-7 cluding how the Administration and the Board 8 will provide training and oversight with respect 9 to such teleworking.

10 (8) Projections for the productivity of individual 11 employees at the Administration and the Board in 12 carrying out tasks relating to the processing of ap-13 peals of decisions on legacy claims and appeals 14 under the modernized appeals system, taking into 15 account the experience level of new employees and 16 the enhanced notice requirements under section 17 5104(b) of title 38, United States Code, as amended 18 by section 2(e).

(9) An outline of the outreach the Secretary expects to conduct to inform veterans, families of veterans, survivors of veterans, veterans service organizations, military service organizations, congressional caseworkers, advocates for veterans, and such other stakeholders as the Secretary considers appropriate about the modernized appeals system, including—

1	(A) a description of the resources required
2	to conduct such outreach; and
3	(B) timelines for such outreach.
4	(10) Identification of and a timeline for—
5	(A) any training that may be required as
6	a result of hiring new employees to carry out
7	the modernized appeals system or to process
8	appeals of decisions on legacy claims; and
9	(B) any retraining of existing employees
10	that may be required to carry out such system
11	or to process such claims.
12	(11) Identification of—
13	(A) the costs to the Department of the
14	training identified under paragraph (10) and
15	any additional training staff and any additional
16	training facilities that will be required to pro-
17	vide such training; and
18	(B) any issues relating to how the hiring
19	and training procedures of the Department may
20	change because of unplanned circumstances (in-
21	cluding with respect to delays in developing an
22	information technology system to process ap-
23	peals under the modernized appeals system) re-
24	lating to carrying out the modernized appeals

1	system or to process appeals of decisions on leg-
2	acy claims.
3	(12) Estimated timelines for updating any pol-
4	icy guidance, internet websites, and official forms
5	that may be necessary to carry out the modernized
6	appeals system, including—
7	(A) identification of which offices and enti-
8	ties will be involved in efforts relating to such
9	updating; and
10	(B) historical information about how long
11	similar update efforts have taken.
12	(13) A timeline, including interim milestones,
13	for promulgating such regulations as may be nec-
14	essary to carry out the modernized appeals system
15	and a comparison with historical averages for time
16	required to promulgate regulations of similar com-
17	plexity and scope.
18	(14) An outline of the circumstances under
19	which claimants with pending appeals of decisions
20	on legacy claims would be authorized to have their
21	appeals reviewed under the modernized appeals sys-
22	tem.
23	(15) A delineation of the key goals and mile-
24	stones for reducing the number of pending appeals
25	that are not processed under the modernized appeals

1	system, including the expected number for each of
2	appeals, remands, and hearing requests at the Ad-
3	ministration and the Board each year, beginning
4	with the one-year period beginning on the date of
5	the enactment of this Act, until there are no longer
6	any appeals pending before the Administration or
7	the Board for a decision on a legacy claim.
8	(16) The metrics and goals used by the Sec-
9	retary to monitor the implementation of the modern-
10	ized appeals system, including with respect to—
11	(A) tracking progress of such implementa-
12	tion;
13	(B) evaluating the efficiency and effective-
14	ness of such implementation; and
15	(C) identifying potential issues with re-
16	spect to such implementation.
17	(17) A description of each risk factor associated
18	with each element of the plan and a contingency
19	plan to minimize each such risk.
20	(18) A detailed description of which employees
21	of the Department will conduct higher level reviews
22	under section 5104B of title 38, United States Code,
23	as added by section 2(g).
24	(c) REVIEW BY COMPTROLLER GENERAL OF THE
25	UNITED STATES.—

1	(1) IN GENERAL.—Not later than 90 days after
2	the Comptroller General of the United States re-
3	ceives the plan required by subsection (a), the
4	Comptroller General shall—
5	(A) assess such plan in writing; and
6	(B) submit to the Committee on Veterans'
7	Affairs of the Senate and the Committee on
8	Veterans' Affairs of the House of Representa-
9	tives the findings of the Comptroller General
10	with respect to the assessment conducted under
11	subparagraph (A).
12	(2) ELEMENTS.—The assessment conducted
13	under paragraph (1)(A) shall include the following:
14	(A) An assessment of whether the plan
15	comports with sound planning practices.
16	(B) Identification of any improvements the
17	Comptroller General considers appropriate for
18	the plan.
19	(C) Formulation of such recommendations
20	as the Comptroller General considers appro-
21	priate.
22	(d) PERIODIC REPORTS.—On a quarterly basis dur-
23	ing the period beginning 90 days after the date on which
24	the Secretary submits the plan under subsection (a) and
25	ending on the date that the Secretary implements the

modernized appeals system, and on a semiannual basis 1 2 during the seven-year period following such date of implementation, the Secretary shall submit to the Committee 3 4 on Veterans' Affairs of the Senate, the Committee on Vet-5 erans' Affairs of the House of Representatives, and the Comptroller General a report on the modernized appeals 6 7 system. Each such report shall include, with respect to the 8 period covered by the report, the following: 9 (1) Any updates to the plan under subsection 10 (a). 11 (2) As applicable, the number of appeals con-12 sidered under the modernized appeals system, in-13 cluding-14 (A) the number of such appeals, both with 15 respect to pending appeals and completed ap-16 peals, under each docket described in section 17 7107 of title 38, United States Code, as amend-18 ed by section 2; 19 (B) the average wait time for each such 20 docket and the extent to which such wait times 21 compare with the established goals of the Sec-22 retary for such wait times; and

(C) the average age of such appeals.
(3) The number of appeals considered with respect to legacy claims, including—

1	(A) the number of pending appeals and the
2	number of completed appeals;
3	(B) the average wait time and the extent
4	to which such wait times compare with the es-
5	tablished goals of the Secretary for such wait
6	times; and
7	(C) the average age of such appeals.
8	(4) The efficacy of the information systems of
9	the Department of Veterans Affairs to implement
10	the modernized appeals system.
11	(5) With respect to the Veterans Benefits Ad-
12	ministration and the Board of Veterans' Appeals—
13	(A) the number of supplemental claims
14	under section 5108 of such title, as added by
15	section 2(i), that were denied because the sup-
16	plemental claims did not include new and rel-
17	evant evidence;
18	(B) the number of higher level reviews
19	filed under section 5104B of such title, as
20	added by section 2(g), that did not include new
21	and relevant evidence, listed by the disposition
22	of the higher level review; and
23	(C) the number of appeals filed that did
24	not include new and relevant evidence, listed by
25	each docket described in section 7107 of such

1	title, as amended by section 2, and the deter-
2	mination of the Board.
3	(6) With respect to any average wait time relat-
4	ing to appeals not otherwise specified in this sub-
5	section—
6	(A) whether the Secretary is meeting any
7	established wait-time goals of the Secretary;
8	and
9	(B) if so, the percentage of appeals meet-
10	ing such goals.
11	(7) An identification of any changes that are
12	necessary to improve the modernized appeals system.
13	SEC. 4. PROGRAMS TO TEST ASSUMPTIONS RELIED ON IN
14	DEVELOPMENT OF COMPREHENSIVE PLAN
14 15	DEVELOPMENT OF COMPREHENSIVE PLAN FOR PROCESSING OF LEGACY APPEALS AND
15	FOR PROCESSING OF LEGACY APPEALS AND
15 16	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS-
15 16 17	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM.
15 16 17 18	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM. (a) AUTHORIZATION.—
15 16 17 18 19	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM. (a) AUTHORIZATION.— (1) IN GENERAL.—The Secretary of Veterans
15 16 17 18 19 20	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM. (a) AUTHORIZATION.— (1) IN GENERAL.—The Secretary of Veterans Affairs may carry out such programs as the Sec-
 15 16 17 18 19 20 21 	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM. (a) AUTHORIZATION.— (1) IN GENERAL.—The Secretary of Veterans Affairs may carry out such programs as the Sec- retary considers appropriate to test any assumptions
 15 16 17 18 19 20 21 22 	FOR PROCESSING OF LEGACY APPEALS AND SUPPORTING MODERNIZED APPEALS SYS- TEM. (a) AUTHORIZATION.— (1) IN GENERAL.—The Secretary of Veterans Affairs may carry out such programs as the Sec- retary considers appropriate to test any assumptions relied upon in developing the comprehensive plan re-

gram until the Secretary notifies the Committee on
 Veterans' Affairs of the Senate and the Committee
 on Veterans' Affairs of the House of Representatives
 of the program, including the reasons for carrying
 out the program.

6 (2) REPORTING REQUIRED.—Whenever the Sec-7 retary determines, based on the conduct of a pro-8 gram under paragraph (1), that legislative changes 9 to the modernized appeals system are necessary, the 10 Secretary shall submit to the Committee on Vet-11 erans' Affairs of the Senate and the Committee on Veterans' Affairs of the House of Representatives 12 13 notice of such determination.

14 (b) DEPARTMENT OF VETERANS AFFAIRS PROGRAM
15 ON FULLY DEVELOPED APPEALS.—

16 (1) IN GENERAL.—The Secretary of Veterans
17 Affairs may, under subsection (a)(1), carry out a
18 program to provide the option of an alternative ap19 peals process that shall more quickly determine such
20 appeals in accordance with this subsection.

21 (2) ELECTION.—

(A) FILING.—In accordance with subparagraph (B), a claimant may elect to file a fully
developed appeal under the program by filing
with the Secretary all of the following:

1	(i) The notice of disagreement under
2	chapter 71 of title 38, United States Code,
3	along with the written election of the
4	claimant to have the appeal determined
5	under the program.
6	(ii) All evidence that the claimant be-
7	lieves is needed for the appeal as of the
8	date of the filing.
9	(iii) A statement of the argument in
10	support of the claim, if any.
11	(B) TIMING.—A claimant shall make an
12	election under subparagraph (A) as part of the
13	notice of disagreement filed by the claimant in
14	accordance with subparagraph (A)(i).
15	(C) TRIAGE.—The Secretary shall, upon
16	expiration of the period specified in paragraph
17	(3)(C)(iii), ensure that an assessment is under-
18	taken of whether an appeal filed under subpara-
19	graph (A) of this paragraph satisfies the re-
20	quirements for appeal under the program and
21	provide appropriate notification to the claimant
22	of the results of that assessment.
23	(D) REVERSION.—
24	(i) Elected reversion.—At any
25	time, a claimant who makes an election

under subparagraph (A) may elect to re vert to the standard appeals process. Such
 a reversion shall be final.

4 (ii) AUTOMATIC REVERSION.—A claimant described in clause (i), or a claim-5 6 ant who makes an election under subpara-7 graph (A) but is later determined to be in-8 eligible for the program under paragraph 9 (1), shall revert to the standard appeals process without any penalty to the claim-10 11 ant other than the loss of the docket num-12 ber associated with the fully developed ap-13 peal.

14 (E) OUTREACH.—In providing claimants
15 with notices of the determination of a claim
16 during the period in which the program under
17 paragraph (1) is carried out, the Secretary shall
18 conduct outreach as follows:

19(i) The Secretary shall provide to the20claimant (and to the representative of21record of the claimant, if any) information22regarding—

23 (I) the program, including the
24 advantages and disadvantages of the
25 program;

	11
1	(II) how to make an election
2	under subparagraph (A);
3	(III) the limitation on the use of
4	new evidence described in subpara-
5	graph (C) of paragraph (3) and the
6	development of information under
7	subparagraph (D) of such paragraph;
8	(IV) the ability of the claimant to
9	seek advice and education regarding
10	such process from veterans service or-
11	ganizations, attorneys, and claims
12	agents recognized under chapter 59 of
13	title 38, United States Code; and
14	(V) the circumstances under
15	which the appeal will automatically re-
16	vert to the standard appeals process,
17	including by making a request for a
18	hearing.
19	(ii) The Secretary shall collaborate,
20	partner with, and give weight to the advice
21	of the three veterans service organizations
22	with the most members and such other
23	stakeholders as the Secretary considers ap-
24	propriate to publish on the internet website
25	of the Department of Veterans Affairs an

1	online tutorial explaining the advantages
2	and disadvantages of the program.
3	(3) TREATMENT BY DEPARTMENT AND
4	BOARD.—
5	(A) Process.—Upon the election of a
6	claimant to file a fully developed appeal pursu-
7	ant to paragraph (2)(A), the Secretary shall—
8	(i) not provide the claimant with a
9	statement of the case nor require the
10	claimant to file a substantive appeal; and
11	(ii) transfer jurisdiction over the fully
12	developed appeal directly to the Board of
13	Veterans' Appeals.
14	(B) Docket.—
15	(i) IN GENERAL.—The Board of Vet-
16	erans' Appeals shall—
17	(I) maintain fully developed ap-
18	peals on a separate docket than
19	standard appeals;
20	(II) decide fully developed ap-
21	peals in the order that the fully devel-
22	oped appeals are received on the fully
23	developed appeal docket;
24	(III) except as provided by clause
25	(ii), decide not more than one fully

10
developed appeal for each four stand-
ard appeals decided; and
(IV) to the extent practicable, de-
cide each fully developed appeal by
the date that is one year following the
date on which the claimant files the
notice of disagreement.
(ii) Adjustment.—Beginning one
year after the date on which the program
commences, the Board may adjust the
number of standard appeals decided for
each fully developed appeal under clause
(i)(III) if the Board determines that such
adjustment is fair for both standard ap-
peals and fully developed appeals.
(C) LIMITATION ON USE OF NEW EVI-
DENCE.—
(i) IN GENERAL.—Except as provided
by clauses (ii) and (iii)—
(I) a claimant may not submit or
identify to the Board of Veterans' Ap-
peals any new evidence relating to a
fully developed appeal after filing such
appeal unless the claimant reverts to

11
the standard appeals process pursuant
to paragraph $(2)(D)$; and
(II) if a claimant submits or
identifies any such new evidence, such
submission or identification shall be
deemed to be an election to make such
a reversion pursuant to paragraph
(2)(D).
(ii) EVIDENCE GATHERED BY
BOARD.—Clause (i) shall not apply to evi-
dence developed pursuant to subpara-
graphs (D) and (E). The Board shall con-
sider such evidence in the first instance
without consideration by the Veterans Ben-
efits Administration.
(iii) Representative of record.—
The representative of record of a claimant
for appeals purposes, if any, shall be pro-
vided an opportunity to review the fully de-
veloped appeal of the claimant and submit
any additional arguments or evidence that
the representative determines necessary
during a period specified by the Board for
purposes of this subparagraph.

1	(D) PROHIBITION ON REMAND FOR ADDI-
2	TIONAL DEVELOPMENT.—If the Board of Vet-
3	erans' Appeals determines that a fully devel-
4	oped appeal requires Federal records, inde-
5	pendent medical opinions, or new medical ex-
6	aminations, the Board shall—
7	(i) in accordance with subparagraph
8	(E), take such actions as may be necessary
9	to develop such records, opinions, or ex-
10	aminations in accordance with section
11	5103A of title 38, United States Code;
12	(ii) retain jurisdiction of the fully de-
13	veloped appeal without requiring a deter-
14	mination by the Veterans Benefits Admin-
15	istration based on such records, opinions,
16	or examinations;
17	(iii) ensure the claimant, and the rep-
18	resentative of record of a claimant, if any,
19	receives a copy of such records, opinions,
20	or examinations; and
21	(iv) provide the claimant a period of
22	90 days after the date of mailing such
23	records, opinions, or examinations during
24	which the claimant may provide the Board
25	any additional evidence without requiring

1	the claimant to make a reversion pursuant
2	to paragraph (2)(D).
3	(E) DEVELOPMENT UNIT.—
4	(i) ESTABLISHMENT.—The Board of
5	Veterans' Appeals shall establish an office
6	to develop Federal records, independent
7	medical opinions, and new medical exami-
8	nations pursuant to subparagraph (D)(i)
9	that the Board determines necessary to de-
10	cide a fully developed appeal.
11	(ii) REQUIREMENTS.—The Secretary
12	shall—
13	(I) ensure that the Veterans Ben-
14	efits Administration cooperates with
15	the Board of Veterans' Appeals in
16	carrying out clause (i); and
17	(II) transfer employees of the
18	Veterans Benefits Administration
19	who, prior to the enactment of this
20	Act, were responsible for processing
21	claims remanded by the Board of Vet-
22	erans' Appeals to positions within the
23	office of the Board established under
24	clause (i) in a number the Secretary

1	determines sufficient to carry out
2	such subparagraph.
3	(F) HEARINGS.—Notwithstanding section
4	7107 of title 38, United States Code, the Sec-
5	retary may not provide hearings with respect to
6	fully developed appeals under the program. If a
7	claimant requests to hold a hearing pursuant to
8	such section 7107, such request shall be deemed
9	to be an election to revert to the standard ap-
10	peals process pursuant to paragraph $(2)(D)$.
11	(4) DURATION; APPLICABILITY.—
12	(A) DURATION.—Subject to subsection (c),
13	the Secretary may carry out the program dur-
14	ing such period as the Secretary considers ap-
15	propriate.
16	(B) APPLICABILITY.—This section shall
17	apply only to fully developed appeals that are
18	filed during the period in which the program is
19	carried out pursuant to subparagraph (A).
20	(5) DEFINITIONS.—In this subsection:
21	(A) COMPENSATION.—The term "com-
22	pensation" has the meaning given that term in
23	section 101 of title 38, United States Code.

1	(B) FULLY DEVELOPED APPEAL.—The
2	term "fully developed appeal" means an appeal
3	of a claim for disability compensation that is—
4	(i) filed by a claimant in accordance
5	with paragraph $(2)(A)$; and
6	(ii) considered in accordance with this
7	subsection.
8	(C) Standard appeal.—The term
9	"standard appeal" means an appeal of a claim
10	for disability compensation that is not a fully
11	developed appeal.
12	(c) TERMINATION.—The Secretary may not carry out
13	any program under this section after the date on the which
14	the Secretary implements the modernized appeals system.
15	SEC. 5. PERIODIC PUBLICATION OF METRICS RELATING TO
16	PROCESSING OF APPEALS BY DEPARTMENT
17	OF VETERANS AFFAIRS.
18	On the first business day of each month the Secretary
19	of Veterans Affairs shall publish on an internet website
20	of the Department of Veterans Affairs the following:
21	(1) As applicable, with respect to the processing
22	by the Secretary of appeals under the modernized
23	appeals system of decisions regarding claims for ben-
24	efits under laws administered by the Secretary:

1	(A) For the Veterans Benefits Administra-
2	tion, the number of—
3	(i) supplemental claims under section
4	5108 of title 38, United States Code, as
5	amended by section 2(i), that are pending;
6	and
7	(ii) requests for higher level review
8	under section 5104B of such title, as
9	added by section 2(g), that are pending.
10	(B) The number of appeals on any docket
11	maintained under section 7107 of such title, as
12	amended by section 2(t), that are pending.
13	(C) The average duration for processing
14	claims and supplemental claims, disaggregated
15	by regional office.
16	(D) The average duration for processing
17	requests for higher level review under section
18	5104B of such title, as added by section $2(g)$,
19	disaggregated by regional office.
20	(E) The average number of days that ap-
21	peals are pending on the nonhearing, no-addi-
22	tional evidence option docket of the Board of
23	Veterans' Appeals maintained pursuant to sec-
24	tion 7107 of such title, as amended by section
25	2(t), and any other docket maintained by the

1	Board under such section that prohibits the
2	submittal of additional evidence.
3	(F) The average number of days that ap-
4	peals are pending on dockets maintained under
5	such section in which hearings are requested or
6	submittal of additional evidence is allowed.
7	(G) The average number of days that an
8	appeal is pending on any other docket main-
9	tained by the Board under such section.
10	(H) In the case that the Secretary develops
11	and implements a policy under section 7107(e)
12	of such title, as amended by section 2(t)—
13	(i) the number of cases moved from
14	one docket to another pursuant to such
15	policy;
16	(ii) the average time cases were pend-
17	ing prior to moving from one docket to an-
18	other; and
19	(iii) the average time to adjudicate the
20	cases after so moving.
21	(I) The total number of remands to obtain
22	advisory medical opinions under section
23	5109(d) of title 38, United States Code, as
24	added by section $2(i)(1)$.

1(J) The average number of days between2the date on which the Board remands a claim3to obtain an advisory medical opinion under4section 5109(d) of such title, as so added, and5the date on which the advisory medical opinion6is obtained.

7 (K) The average number of days between
8 the date on which the Board remands a claim
9 to obtain an advisory medical opinion under
10 section 5109(d) of such title, as so added, and
11 the date on which the agency of original juris12 diction issues a decision taking that advisory
13 opinion into account.

14 (L) The number of appeals that are grant15 ed, the number of appeals that are remanded,
16 and the number of appeals that are denied by
17 the Board disaggregated by docket.

18 (M) The number of claimants each year 19 that take action within the period set forth in 20 section 5110(a)(2) of such title, as added by 21 section 2(1), to protect their effective date under 22 such section 5110(a)(2), disaggregated by the 23 status of the claimants taking the actions, such 24 as whether the claimant is represented by a vet-25 erans service organization, the claimant is rep-

1	resented by an attorney or accredited agent, or
2	the claimant is taking such action pro se.
3	(N) The total number of times on average
4	each claimant files under section $5110(a)(2)$ of
5	such title, as so added, to protect their effective
6	date under such section, disaggregated by the
7	subparagraph of such section under which they
8	file.
9	(O) The average duration, from the filing
10	of an initial claim until the claim is resolved
11	and claimants no longer take any action to pro-
12	tect their effective date under section
13	5110(a)(2) of such title, as so added—
14	(i) of claims under the modernized ap-
15	peals system, excluding legacy claims that
16	opt in to the modernized appeals system;
17	and
18	(ii) of legacy claims that opt in to the
19	modernized appeals system.
20	(P) How frequently an action taken within
21	one year to protect an effective date under sec-
22	tion $5110(a)(2)$ of such title, as so added, leads
23	to additional grant of benefits, disaggregated by
24	action taken.

1 (Q) The average of how long it takes to 2 complete each segment of the claims process 3 while claimants are protecting the effective date 4 under such section, disaggregated by the time 5 waiting for the claimant to take an action and 6 the time waiting for the Secretary to take an 7 action.

8 (R) The number and the average amount 9 of retroactive awards of benefits from the Sec-10 retary as a result of protected effective dates 11 under such section, disaggregated by action 12 taken.

(S) The average number of times claimants submit to the Secretary different claims
with respect to same condition, such as an initial claim and a supplemental claim.

(T) The number of cases each year in
which a claimant inappropriately tried to take
simultaneous actions, such as filing a supplemental claim while a higher level review is
pending, what actions the Secretary took in response, and how long it took on average to take
those actions.

24 (U) In the case that the Secretary develops25 and implements a policy under section

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5104C(a)(2)(D) of such title, as amended by section 2(h)(1), the number of actions withdrawn and new actions taken pursuant to such policy.

5 (V) The number of times the Secretary re-6 ceived evidence relating to an appeal or higher 7 level review at a time not authorized under the 8 modernized appeals system, disaggregated by 9 actions taken by the Secretary to deal with the 10 evidence and how long on average it took to 11 take those actions.

12 (W) The number of errors committed by 13 the Secretary in carrying out the Secretary's 14 duty to assist under section 5103A of title 38, 15 United States Code, that were identified by 16 higher level review and by the Board. 17 disaggregated by type of error, such as errors 18 relating to private records and inadequate ex-19 aminations, and a comparison with errors com-20 mitted by the Secretary in carrying out such 21 duty with respect to appeals of decisions on leg-22 acy claims.

23 (X) An assessment of the productivity of24 employees at the regional offices and at the

1	Board, disaggregated by level of experience of
2	the employees.
3	(2) With respect to the processing by the Sec-
4	retary of appeals of decisions on legacy claims, the
5	following:
6	(A) The average duration of each segment
7	of the appeals process, disaggregated by periods
8	in which the Secretary is waiting for a claimant
9	to take an action and periods in which the
10	claimant is waiting for the Secretary to take an
11	action.
12	(B) The frequency by which appeals lead
13	to additional grant of benefits by the Secretary,
14	disaggregated by whether the additional bene-
15	fits are a result of additional evidence added
16	after the initial decision.
17	(C) The number and average amount of
18	retroactive awards of benefits resulting from an
19	appeal.
20	(D) The average duration from filing the
21	appeal with the Secretary until all appeals and
22	remands relating to such appeals are completed.
23	(E) The average number of times claim-
24	ants submit to the Secretary different claims
25	with respect to same condition, such as an ini-

1	tial claim, new and material evidence, or a
2	claim for an increase in benefits.
3	(F) An assessment of the productivity of
4	employees at the regional offices and at the
5	Board, disaggregated by level of experience of
6	the employees.
7	(G) The average number of days the dura-
8	tion of an appeal is extended because the Sec-
9	retary secured or attempted to secure an advi-
10	sory medical opinion under section 5109 of title
11	38, United States Code, or section 7109 of such
12	title (as in effect on the day before the date of
13	the enactment of this Act).
14	(3) With respect to the processing by the Sec-
15	retary of appeals of decisions on legacy claims that
16	opt in to the modernized appeals system, the fol-
17	lowing:
18	(A) The cumulative number of such legacy
19	claims.
20	(B) The portion of work in the modernized
21	appeals system attributable to appeals of deci-
22	sions on such legacy claims.
23	(C) The average period such legacy claims
24	were pending before opting in to the modern-
25	ized appeals system and the average period re-

1	quired to adjudicate such legacy claims on aver-
2	age after opting in—
3	(i) with respect to claims at a regional
4	office of the Department of Veterans Af-
5	fairs, disaggregated by—
6	(I) supplemental claims under
7	section 5108 of title 38, United States
8	Code, as amended by section 2(i); and
9	(II) requests for higher level re-
10	view under section 5104B of such
11	title, as added by section 2(g); and
12	(ii) with respect to appeals,
13	disaggregated by docket of the Board
14	maintained under section 7107 of such
15	title, as amended by section 2(t).
16	SEC. 6. DEFINITIONS.
17	In this Act:
18	(1) The term "claimant" has the meaning given
19	such term in section 5100 of title 38, United States
20	Code.
21	(2) The term "legacy claim" means a claim—
22	(A) that was submitted to the Secretary of
23	Veterans Affairs for a benefit under a law ad-
24	ministered by the Secretary; and

1	(B) for which notice of a decision under
2	section 5104 of title 38, United States Code,
3	was provided by the Secretary before the date
4	set forth in section $2(x)(1)$.
5	(3) The term "opt in" means, with respect to
6	a legacy claim of a claimant, that the claimant elects
7	to subject the claim to the modernized appeals sys-
8	tem pursuant to—
9	(A) section $2(x)(3)$; or
10	(B) such other mechanism as the Secretary
11	more proceeding for numbers of comming and this
11	may prescribe for purposes of carrying out this
12	Act and the amendments made by this Act.
12	Act and the amendments made by this Act.
12 13	Act and the amendments made by this Act.(4) The term "modernized appeals system"
12 13 14	Act and the amendments made by this Act. (4) The term "modernized appeals system" means the set of processes and mechanisms by
12 13 14 15	Act and the amendments made by this Act. (4) The term "modernized appeals system" means the set of processes and mechanisms by which the Secretary processes, pursuant to the au-