#### 119TH CONGRESS 1ST SESSION

## H. R. 740

To improve the provision of care and services under the Veterans Community Care Program of the Department of Veterans Affairs, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

January 28, 2025

Mr. Bost (for himself, Mr. Bergman, Mr. Hamadeh of Arizona, Mrs. Mil-Ler-Meeks, Mr. Barrett, Mrs. Kiggans of Virginia, and Mrs. King-Hinds) introduced the following bill; which was referred to the Committee on Veterans' Affairs

## A BILL

- To improve the provision of care and services under the Veterans Community Care Program of 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 "Veterans' Assuring Critical Care Expansions to Support
  - 6 Servicemembers Act of 2025" or the "Veterans' ACCESS
  - 7 Act of 2025".
  - 8 (b) Table of Contents.—The table of contents for
  - 9 this Act is as follows:

Sec. 1. Short title; table of contents.

## TITLE I—IMPROVEMENT OF VETERANS COMMUNITY CARE PROGRAM

- Sec. 101. Codification of requirements for eligibility standards for access to community care from Department of Veterans Affairs.
- Sec. 102. Requirement that Secretary notify veterans of eligibility for care under Veterans Community Care Program.
- Sec. 103. Consideration under Veterans Community Care Program of veteran preference for care, continuity of care, and need for caregiver or attendant.
- Sec. 104. Notification of denial of request for care under Veterans Community Care Program.
- Sec. 105. Discussion of telehealth options under Veterans Community Care Program.
- Sec. 106. Extension of deadline for submittal of claims by health care entities and providers under prompt payment standard.

#### TITLE II—MENTAL HEALTH TREATMENT PROGRAMS

- Sec. 201. Definitions.
- Sec. 202. Standardized process to determine eligibility of covered veterans for participation in certain mental health treatment programs.
- Sec. 203. Improvements to Department of Veterans Affairs Mental Health Residential Rehabilitation Treatment Program.

#### TITLE III—OTHER HEALTH CARE MATTERS

- Sec. 301. Plan on establishment of interactive, online self-service module for care.
- Sec. 302. Modification of requirements for Center for Innovation for Care and Payment of the Department of Veterans Affairs and requirement for pilot program.

Sec. 303. Reports.

## 1 TITLE I—IMPROVEMENT OF VET-

## 2 ERANS COMMUNITY CARE

### 3 **PROGRAM**

- 4 SEC. 101. CODIFICATION OF REQUIREMENTS FOR ELIGI-
- 5 BILITY STANDARDS FOR ACCESS TO COMMU-
- 6 NITY CARE FROM DEPARTMENT OF VET-
- 7 ERANS AFFAIRS.
- 8 (a) Eligibility Access Standards.—Section
- 9 1703B of title 38, United States Code, is amended—

1	(1) by striking subsections (a) through (e) and
2	inserting the following:
3	"(a) Eligibility Standards for Access to Com-
4	MUNITY CARE.—(1) A covered veteran shall be eligible to
5	elect to receive non-Department hospital care, medical
6	services, or extended care services, excluding nursing home
7	care, through the Veterans Community Care Program
8	under section 1703 of this title pursuant to subsection
9	(d)(1)(D) of such section using the following eligibility ac-
10	cess standards:
11	"(A) With respect to primary care, mental
12	health care, or extended care services, excluding
13	nursing home care, if the Department cannot sched-
14	ule an appointment for the covered veteran with a
15	health care provider of the Department who can pro-
16	vide the needed service—
17	"(i) within 30 minutes average driving
18	time (or such shorter average driving time as
19	the Secretary may prescribe) from the residence
20	of the veteran unless a longer average driving
21	time has been agreed to by the veteran in con-
22	sultation with a health care provider of the vet-
23	eran; and
24	"(ii) within 20 days (or such shorter pe-
25	riod as the Secretary may prescribe) of the date

of request for such an appointment unless a later date has been agreed to by the veteran in consultation with a health care provider of the veteran.

- "(B) With respect to specialty care, if the Department cannot schedule an appointment for the covered veteran with a health care provider of the Department who can provide the needed service—
  - "(i) within 60 minutes average driving time (or such shorter average driving time as the Secretary may prescribe) from the residence of the veteran unless a longer average driving time has been agreed to by the veteran in consultation with a health care provider of the veteran; and
  - "(ii) within 28 days (or such shorter period as the Secretary may prescribe) of the date of request for such an appointment unless a later date has been agreed to by the veteran in consultation with a health care provider of the veteran.
- "(2) For the purposes of determining the eligibility of a covered veteran for care or services under paragraph (1), the Secretary shall not take into consideration the availability of telehealth appointments from the Depart-

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- 1 ment when determining whether the Department is able
- 2 to furnish such care or services in a manner that complies
- 3 with the eligibility access standards under such paragraph.
- 4 "(3) In the case of a covered veteran who has had
- 5 an appointment with a health care provider of the Depart-
- 6 ment canceled by the Department for a reason other than
- 7 the request of the veteran, in calculating a wait time for
- 8 a subsequent appointment under paragraph (1), the Sec-
- 9 retary shall calculate such wait time from the date of the
- 10 request for the original, canceled appointment.
- 11 "(4) If a veteran agrees to a longer average drive
- 12 time or a later date under subparagraph (A) or (B) of
- 13 paragraph (1), the Secretary shall document the agree-
- 14 ment to such longer average drive time or later date in
- 15 the electronic health record of the veteran and provide the
- 16 veteran a copy of such documentation. Such copy may be
- 17 provided electronically.
- 18 "(b) APPLICATION.—The Secretary shall ensure that
- 19 the eligibility access standards established under sub-
- 20 section (a) apply—
- 21 "(1) to all care and services within the medical
- benefits package of the Department to which a cov-
- ered veteran is eligible under section 1703 of this
- 24 title, excluding nursing home care; and

1	"(2) to all covered veterans, regardless of
2	whether a veteran is a new or established patient.
3	"(c) Periodic Review of Access Standards.—
4	Not later than three years after the date of the enactment
5	of the Veterans' Assuring Critical Care Expansions to
6	Support Servicemembers Act of 2025, and not less fre-
7	quently than once every three years thereafter, the Sec-
8	retary shall—
9	"(1) conduct a review of the eligibility access
10	standards under subsection (a) in consultation
11	with—
12	"(A) such Federal entities as the Secretary
13	considers appropriate, including the Depart-
14	ment of Defense, the Department of Health and
15	Human Services, and the Centers for Medicare
16	& Medicaid Services;
17	"(B) entities and individuals in the private
18	sector, including—
19	"(i) veteran patients;
20	"(ii) veterans service organizations;
21	and
22	"(iii) health care providers partici-
23	pating in the Veterans Community Care
24	Program under section 1703 of this title;
25	and

1	"(C) other entities that are not part of the
2	Federal Government; and
3	"(2) submit to the appropriate committees of
4	Congress a report on—
5	"(A) the findings of the Secretary with re-
6	spect to the review conducted under paragraph
7	(1); and
8	"(B) such recommendations as the Sec-
9	retary may have with respect to the eligibility
10	access standards under subsection (a).";
11	(2) by striking subsection (g);
12	(3) by redesignating subsections (f), (h), and (i)
13	as subsections (d), (e), and (f), respectively;
14	(4) in subsection (d), as redesignated by para-
15	graph (3)—
16	(A) by striking "established" each place it
17	appears; and
18	(B) in paragraph (1), by striking "(1)
19	Subject to" and inserting "Compliance by
20	COMMUNITY CARE PROVIDERS WITH ACCESS
21	Standards.—(1) Subject to";
22	(5) in subsection (e), as redesignated by para-
23	graph (3)—
24	(A) in paragraph (1)—

1	(i) by striking "(1) Consistent with"
2	and inserting "Determination Regard-
3	ING ELIGIBILITY.—(1) Consistent with";
4	and
5	(ii) by striking "designated access
6	standards established under this section"
7	and inserting "eligibility access standards
8	under subsection (a)"; and
9	(B) in paragraph (2)(B), by striking "des-
10	ignated access standards established under this
11	section" and inserting "eligibility access stand-
12	ards under subsection (a)"; and
13	(6) in subsection (f), as redesignated by para-
14	graph (3)—
15	(A) in the matter preceding paragraph (1),
16	by striking "In this section" and inserting
17	"Definitions.—In this section"; and
18	(B) in paragraph (2)—
19	(i) by striking "covered veterans" and
20	inserting "covered veteran"; and
21	(ii) by striking "veterans described"
22	and inserting "a veteran described".
23	(b) Conforming Amendments.—Section 1703(d)
24	of such title is amended—

- 1 (1) in paragraph (1)(D), by striking "des-2 ignated access standards developed by the Secretary 3 under section 1703B of this title" and inserting "eli-4 gibility access standards under section 1703B(a) of 5 this title"; and
- 6 (2) in paragraph (3), by striking "designated 7 access standards developed by the Secretary under 8 section 1703B of this title" and inserting "eligibility 9 access standards under section 1703B(a) of this 10 title".
- 11 SEC. 102. REQUIREMENT THAT SECRETARY NOTIFY VET-
- 12 ERANS OF ELIGIBILITY FOR CARE UNDER
- 13 VETERANS COMMUNITY CARE PROGRAM.
- Section 1703(a) of title 38, United States Code, is
- 15 amended by adding at the end the following new para-
- 16 graph:
- 17 "(5)(A) The Secretary shall notify each covered vet-
- 18 eran in writing of the eligibility of such veteran for care
- 19 or services under this section as soon as possible, but not
- 20 later than two business days, after the date on which the
- 21 Secretary is aware that the veteran is seeking care or serv-
- 22 ices and is eligible for such care or services under this
- 23 section.
- 24 "(B) With respect to each covered veteran eligible for
- 25 care or services under subsection (d), the Secretary shall

1	provide such veteran periodic reminders, as the Secretary
2	determines appropriate, of their ongoing eligibility under
3	such subsection.
4	"(C) Any notification or reminder under this para-
5	graph may be provided electronically.".
6	SEC. 103. CONSIDERATION UNDER VETERANS COMMUNITY
7	CARE PROGRAM OF VETERAN PREFERENCE
8	FOR CARE, CONTINUITY OF CARE, AND NEED
9	FOR CAREGIVER OR ATTENDANT.
10	Section 1703(d)(2) of title 38, United States Code,
11	is amended by adding at the end the following new sub-
12	paragraphs:
13	"(F) The preference of the covered veteran for
14	where, when, and how to seek hospital care, medical
15	services, or extended care services.
16	"(G) Continuity of care.
17	"(H) Whether the covered veteran requests or
18	requires the assistance of a caregiver or attendant
19	when seeking hospital care, medical services, or ex-
20	tended care services.".
21	SEC. 104. NOTIFICATION OF DENIAL OF REQUEST FOR
22	CARE UNDER VETERANS COMMUNITY CARE
23	PROGRAM.
24	Section 1703 of title 38, United States Code, is
25	amended—

1	(1) by redesignating subsection (o) as sub-
2	section (p); and
3	(2) by inserting after subsection (n) the fol-
4	lowing new subsection (o):
5	"(o) Notification of Denial of Request for
6	CARE AND How To APPEAL.—(1) If a request by a vet-
7	eran for care or services under this section is denied, the
8	Secretary shall notify the veteran in writing as soon as
9	possible, but not later than two business days, after the
10	denial is made—
11	"(A) of the reason for the denial; and
12	"(B) with instructions on how to appeal such
13	denial using the clinical appeals process of the Vet-
14	erans Health Administration.
15	"(2) If a denial under paragraph (1) is due to not
16	meeting the eligibility access standards under section
17	1703B(a) of this title, notice under such paragraph shall
18	include an explanation for why the Secretary does not con-
19	sider the veteran to have met such standards.
20	"(3) Any notification under this subsection may be
21	provided electronically.".
22	SEC. 105. DISCUSSION OF TELEHEALTH OPTIONS UNDER
23	VETERANS COMMUNITY CARE PROGRAM.
24	Section 1703 of title 38, United States Code, as
25	amended by section 104 is further amended—

1	(1) by redesignating subsection (p) as sub-
2	section (q); and
3	(2) by inserting after subsection (o) the fol-
4	lowing new subsection (p):
5	"(p) Discussion of Options for Telehealth.—
6	When discussing options for care or services for a covered
7	veteran under this section, the Secretary shall ensure that
8	the veteran is informed of the ability of the veteran to
9	seek care or services via telehealth, either through a med-
10	ical facility of the Department or under this section, if
11	telehealth—
12	"(1) is available to the veteran;
<ul><li>12</li><li>13</li></ul>	"(1) is available to the veteran; "(2) is appropriate for the type of care or serv-
13	"(2) is appropriate for the type of care or serv-
13 14	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the
<ul><li>13</li><li>14</li><li>15</li></ul>	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the Secretary; and
13 14 15 16	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the Secretary; and "(3) is acceptable to the veteran.".
13 14 15 16 17	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the Secretary; and "(3) is acceptable to the veteran.".  SEC. 106. EXTENSION OF DEADLINE FOR SUBMITTAL OF
13 14 15 16 17 18	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the Secretary; and "(3) is acceptable to the veteran.".  SEC. 106. EXTENSION OF DEADLINE FOR SUBMITTAL OF  CLAIMS BY HEALTH CARE ENTITIES AND
13 14 15 16 17 18	"(2) is appropriate for the type of care or services the veteran is seeking, as determined by the Secretary; and "(3) is acceptable to the veteran.".  SEC. 106. EXTENSION OF DEADLINE FOR SUBMITTAL OF  CLAIMS BY HEALTH CARE ENTITIES AND  PROVIDERS UNDER PROMPT PAYMENT

# 1 TITLE II—MENTAL HEALTH 2 TREATMENT PROGRAMS

3	SEC. 201. DEFINITIONS.
4	In this title:
5	(1) COVERED TREATMENT PROGRAM.—The
6	term "covered treatment program"—
7	(A) means—
8	(i) a mental health residential reha-
9	bilitation treatment program of the De-
10	partment of Veterans Affairs; or
11	(ii) a program of the Department for
12	residential care for mental health and sub-
13	stance abuse disorders;
14	(B) includes—
15	(i) the programs designated as of the
16	date of the enactment of this Act as domi-
17	ciliary residential rehabilitation treatment
18	programs; and
19	(ii) any programs designated as domi-
20	ciliary residential rehabilitation treatment
21	programs on or after such date of enact-
22	ment; and
23	(C) does not include Compensated Work
24	Therapy Transition Residence programs of the
25	Department.

1	(2) COVERED VETERAN.—The term "covered
2	veteran" means a veteran described in section
3	1703(b) of title 38, United States Code.
4	(3) Social support systems.—The term "so-
5	cial support systems", with respect to a covered vet-
6	eran—
7	(A) means—
8	(i) a member of the family of the cov-
9	ered veteran, including a parent, spouse,
10	child, step-family member, or extended
11	family member; or
12	(ii) an individual who lives with the
13	veteran but is not a member of the family
14	of the veteran; and
15	(B) does not include a facility-organized
16	peer support program.
17	(4) Treatment track.—The term "treatment
18	track" means a specialized treatment program that
19	is provided to a subset of covered veterans in a cov-
20	ered treatment program who receive the same or
21	similar intensive treatment and rehabilitative serv-
22	ices.

1	SEC. 202. STANDARDIZED PROCESS TO DETERMINE ELIGI-
2	BILITY OF COVERED VETERANS FOR PAR-
3	TICIPATION IN CERTAIN MENTAL HEALTH
4	TREATMENT PROGRAMS.
5	(a) Standardized Screening Process.—Not
6	later than one year after the date of the enactment of this
7	Act, the Secretary of Veterans Affairs shall establish a
8	standardized screening process to determine, based on
9	clinical need, whether a covered veteran satisfies criteria
10	for priority or routine admission to a covered treatment
11	program.
12	(b) Eligibility Criteria for Priority Admis-
13	SION.—
14	(1) In general.—Under the standardized
15	screening process required by subsection (a), a cov-
16	ered veteran shall be eligible for priority admission
17	to a covered treatment program if the covered vet-
18	eran meets criteria established by the Secretary that
19	include any of the following:
20	(A) Symptoms that—
21	(i) significantly affect activities of
22	daily life; and
23	(ii) increase the risk of such veteran
24	for adverse outcomes.
25	(B) An unsafe living situation.
26	(C) A high-risk flag for suicide.

1	(D) A determination of being a high risk
2	for suicide.
3	(E) Risk factors for overdose.
4	(F) Non-responsive, relapsed, or unable to
5	find recovery from one other course of treat-
6	ment, such as outpatient or intensive outpatient
7	treatment.
8	(G) Such other criteria as the Secretary
9	determines appropriate.
10	(2) Consideration.—In making a determina-
11	tion that a covered veteran meets criteria established
12	by the Secretary under paragraph (1) for priority
13	admission to a covered treatment program, the Sec-
14	retary shall consider any referral of a health care
15	provider of a covered veteran.
16	(e) Time for Screening and Admission.—Under
17	the standardized screening process required by subsection
18	(a), the Secretary shall ensure a covered veteran—
19	(1) is screened not later than 48 hours after the
20	date on which the covered veteran, or a relevant
21	health care provider, makes a request for the cov-
22	ered veteran to be admitted to a covered treatment
23	program;
24	(2) if determined eligible for priority admission
25	to a covered treatment program, is admitted to such

1	covered treatment program not later than 48 hours
2	after the date of such determination; and
3	(3) is screened at an appropriate time for po-
4	tential mild, moderate, or severe traumatic brain in-
5	jury.
6	(d) Considerations.—In making placement deci-
7	sions in a covered treatment program for veterans who
8	meet criteria for priority admission, the Secretary shall—
9	(1) consider the input of the covered veteran
10	with respect to the—
11	(A) program specialty, subtype, and treat-
12	ment track offered to the covered veteran; and
13	(B) geographic placement of the covered
14	veteran; and
15	(2) maximize the proximity of the covered vet-
16	eran to social support systems.
17	(e) Conditions Under Which Care Shall Be
18	FURNISHED THROUGH NON-DEPARTMENT PROVIDERS.—
19	(1) Priority admission.—If the Secretary de-
20	termines a covered veteran is eligible for priority ad-
21	mission to a covered treatment program pursuant to
22	the standardized screening process required by sub-
23	section (a) and the Secretary is unable to admit
24	such covered veteran to a covered treatment pro-
25	gram at a facility of the Department of Veterans Af-

- fairs in a manner that complies with the requirements under subsections (c) and (d), the Secretary shall offer the covered veteran the option to receive care at a non-Department facility that—
  - (A) can admit the covered veteran within the period required by subsection (c);
    - (B) is party to a contract or agreement with the Department or enters into such a contract or agreement under which the Department furnishes a program that is equivalent to a covered treatment program to a veteran through such non-Department facility;
      - (C) is licensed by a State; and
    - (D) is accredited by the Commission on Accreditation of Rehabilitation Facilities or the Joint Commission.
  - (2) ROUTINE ADMISSION.—If the Secretary determines a covered veteran is eligible for routine admission to a covered treatment program pursuant to the standardized screening process required by subsection (a) and the Secretary is unable to admit such covered veteran to a covered treatment program at a facility of the Department of Veterans Affairs in a manner that complies with the access standards for mental health care established pursu-

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1	ant to section 1703B of title 38, United States
2	Code, the Secretary shall offer the covered veteran
3	the option to receive care at a non-Department facil-
4	ity that—
5	(A) is party to a contract or agreement
6	with the Department or enters into such a con-
7	tract or agreement under which the Department
8	furnishes a program that is equivalent to a cov-
9	ered treatment program to a veteran through
10	such non-Department facility;
11	(B) is licensed by a State; and
12	(C) is accredited by the Commission on Ac-
13	creditation of Rehabilitation Facilities or the
14	Joint Commission.
15	(3) Rule of construction.—This subsection
16	shall not be construed to affect a covered veteran in
17	a covered treatment program pursuant to a deter-
18	mination made on or before the date of the enact-
19	ment of this Act.
20	SEC. 203. IMPROVEMENTS TO DEPARTMENT OF VETERANS
21	AFFAIRS MENTAL HEALTH RESIDENTIAL RE-
22	HABILITATION TREATMENT PROGRAM.
23	(a) Performance Metrics.—
24	(1) IN GENERAL.—The Secretary of Veterans
25	Affairs shall develop metrics to track, and shall sub-

1	sequently track, the performance of medical facilities
2	and Veterans Integrated Service Networks of the
3	Department of Veterans Affairs in meeting the re-
4	quirements for—
5	(A) screening, under section 202, for a
6	covered treatment program; and
7	(B) timely admission to a covered treat-
8	ment program under such screening.
9	(2) Elements.—The metrics developed under
10	paragraph (1) shall include metrics for tracking the
11	performance of medical facilities and Veterans Inte-
12	grated Service Networks with respect to routine and
13	priority admission under a covered treatment pro-
14	gram.
15	(b) Oversight.—The Secretary shall develop a proc-
16	ess for systematically assessing the quality of care deliv-
17	ered by Department and non-Department providers treat-
18	ing covered veterans under this section, which shall in-
19	clude assessments of—
20	(1) the extent to which the provider is deliv-
21	ering evidence-based treatments to covered veterans;
22	(2) clinical outcomes for covered veterans;
23	(3) the ratio of licensed independent practi-
24	tioners per resident;

1	(4) the rate of completion of training on mili-
2	tary cultural competence by licensed independent
3	practitioners; and
4	(5) potentially wasteful, fraudulent, or inappro-
5	priate referral or billing practices.
6	(c) Placement; Transportation.—
7	(1) Locations.—If the Secretary determines
8	that a covered veteran is in need of residential care
9	under a covered treatment program, the Secretary
10	shall provide to the covered veteran a list of loca-
11	tions at which such covered veteran can receive such
12	residential care that meets—
13	(A) the standards for screening under sec-
14	tion 202; and
15	(B) the care needs of the covered veteran,
16	including applicable treatment tracks.
17	(2) Transportation coverage.—The Sec-
18	retary shall provide transportation or pay for or re-
19	imburse the costs of transportation for any covered
20	veteran who is admitted into a covered treatment
21	program and needs transportation assistance—
22	(A) from the residence of the covered vet-
23	eran or a facility of the Department or author-
24	ized non-Department facility that does not pro-
25	vide such care to another such facility that pro-

1	vides residential care covered under a covered
2	treatment program; and
3	(B) back to the residence of the covered
4	veteran after the conclusion of a covered treat-
5	ment program, if applicable.
6	(d) Appeals.—
7	(1) In general.—The Secretary shall develop
8	a national policy and associated procedures under
9	which a covered veteran, a representative of a cov-
10	ered veteran, or a provider who requests a covered
11	veteran be admitted to a covered treatment program,
12	including a provider of the Department or a non-De-
13	partment provider, may file a clinical appeal pursu-
14	ant to this subsection if the covered veteran is—
15	(A) denied admission into a covered treat-
16	ment program; or
17	(B) accepted into a covered treatment pro-
18	gram but is not offered bed placement in a
19	timely manner.
20	(2) Timeliness standards for review.—
21	(A) IN GENERAL.—The national policy and
22	procedures developed under paragraph (1) for
23	appeals described in such paragraph shall in-
24	clude timeliness standards for the Department

1	to review and make a decision on such an ap-
2	peal.
3	(B) Decision.—The Secretary shall re-
4	view and respond to any appeal under para-
5	graph (1) not later than 72 hours after the Sec-
6	retary receives such appeal.
7	(3) Public Guidance.—The Secretary shall
8	develop, and make available to the public, guidance
9	on how a covered veteran, a representative of the
10	covered veteran, or a provider of the covered veteran
11	can file a clinical appeal pursuant to this sub-
12	section—
13	(A) if the covered veteran is denied admis-
14	sion into a covered treatment program;
15	(B) if the first date on which the covered
16	veteran may enter a covered treatment program
17	does not comply with the standards established
18	by the Department under section 1703B of title
19	38, United States Code, for purposes of deter-
20	mining eligibility for mental health care under
21	subsections (d) and (e) of section 1703 of such
22	title; or
23	(C) with respect to such other factors as
24	the Secretary may specify.

1	(4) Rule of Construction.—Nothing in this
2	subsection may be construed as granting a covered
3	veteran the right to appeal a decision of the Sec-
4	retary with respect to admission to a covered treat-
5	ment program to the Board of Veterans' Appeals
6	under chapter 71 of title 38, United States Code.
7	(e) Tracking of Availability and Wait Times.—
8	(1) IN GENERAL.—The Secretary shall, to the
9	extent practicable, create a method for tracking
10	availability and wait times under a covered treat-
11	ment program across all facilities of the Depart-
12	ment, Veterans Integrated Service Networks of the
13	Department, and non-Department providers
14	throughout the United States.
15	(2) Availability of information.—The Sec-
16	retary shall, to the extent practicable, make the in-
17	formation tracked under paragraph (1) available in
18	real time to—
19	(A) the mental health treatment coordina-
20	tors at each facility of the Department;
21	(B) the leadership of each medical center
22	of the Department;
23	(C) the leadership of each Veterans Inte-
24	grated Service Network; and

1	(D) the Office of the Under Secretary for
2	Health of the Department.
3	(f) Training and Oversight.—
4	(1) Training.—
5	(A) IN GENERAL.—The Secretary shall up-
6	date and implement training for staff of the
7	Department directly involved in a covered treat-
8	ment program regarding referrals, screening,
9	admission, placement decisions, and appeals for
10	such program, including all changes to proc-
11	esses and guidance under such program re-
12	quired by this section and section 202.
13	(B) Covered veterans awaiting admis-
14	SION.—The training under subparagraph (A)
15	shall include procedures for the care of covered
16	veterans awaiting admission into a covered
17	treatment program and communication with
18	such covered veterans and the providers of such
19	covered veterans.
20	(C) Timing of training.—
21	(i) In General.—The Secretary shall
22	require the training under subparagraph
23	(A) to be completed by staff required to
24	complete such training—

1	(I) not later than 60 days after
2	beginning employment at the Depart-
3	ment in a position that includes work
4	directly involving a covered treatment
5	program; and
6	(II) not less frequently than an-
7	nually.
8	(ii) Tracking.—The Secretary shall
9	track completion of training required
10	under clause (i) by staff required to com-
11	plete such training.
12	(2) Oversight standards.—The Secretary
13	shall review and revise oversight standards for the
14	leadership of the Veterans Integrated Service Net-
15	works and the Veterans Health Administration to
16	ensure that facilities and staff of the Department
17	are adhering to the policy on access to care of each
18	covered treatment program.
19	(g) CARE COORDINATION AND FOLLOW-UP CARE.—
20	(1) Continuity of Care.—The Secretary shall
21	ensure each covered veteran who is screened for ad-
22	mission to a covered treatment program is offered,
23	and provided if agreed upon, care options during the
24	period between screening of the covered veteran and

admission of the covered veteran to such program to

1	ensure the covered veteran does not experience any
2	lapse in care.
3	(2) Care coordination for substance use
4	DISORDER.—For a covered veteran being treated for
5	substance use disorder, the Secretary shall—
6	(A) ensure there is a care plan in place
7	during the period between any detoxification
8	services or inpatient care received by the cov-
9	ered veteran and admission of the covered vet-
10	eran to a covered treatment program; and
11	(B) communicate that care plan to the cov-
12	ered veteran, the primary care provider of the
13	covered veteran, and the facility where the cov-
14	ered veteran is or will be residing under such
15	program.
16	(3) Care planning prior to discharge.—
17	(A) IN GENERAL.—The Secretary, in con-
18	sultation with the covered veteran and the
19	treating providers of the covered veteran in a
20	covered treatment program, shall ensure the
21	completion of a care plan prior to the covered
22	veteran being discharged from such program.
23	(B) MATTERS TO BE INCLUDED.—The
24	care plan required under subparagraph (A) for

a covered veteran shall include details on the

	28
1	course of treatment for the covered veteran fol-
2	lowing completion of treatment under the cov-
3	ered treatment program, including any nec-
4	essary follow-up care.
5	(C) Sharing of Care Plan.—The care
6	plan required under subparagraph (A) shall be
7	shared with the covered veteran, the primary
8	care provider of the covered veteran, and any
9	other providers with which the covered veteran

consents to sharing the plan.

(D) DISCHARGE FROM NON-DEPARTMENT FACILITY.—Upon discharge of a covered veteran under a covered treatment program from a non-Department facility, the facility shall share with the Department all care records maintained by the facility with respect to the covered veteran and shall work in consultation with the Department on the care plan of the covered veteran required under subparagraph (A).

#### (h) Reports to Congress.—

- (1) REPORT ON MODIFICATIONS TO PROGRAMS.—
- 24 (A) IN GENERAL.—Not later than two 25 years after the date of the enactment of this

1	Act, the Secretary shall submit to the Com-
2	mittee on Veterans' Affairs of the Senate and
3	the Committee on Veterans' Affairs of the
4	House of Representatives a report on modifica-
5	tions made to the guidance, operation, and
6	oversight of covered treatment programs to ful-
7	fill the requirements of this section.
8	(B) Elements.—The report required by
9	subparagraph (A) shall include—
10	(i) an assessment of whether costs of
11	covered treatment programs, including for
12	residential care provided through facilities
13	of the Department and non-Department
14	facilities, serve as a disincentive to place-
15	ment in the such a program;
16	(ii) a description of actions taken by
17	the Department to address the findings
18	and recommendations by the Secretary
19	contained in the report under section
20	503(e) of the STRONG Veterans Act of
21	2022 (division V of Public Law 117–328;
22	136 Stat. 5515), including—
23	(I) such actions with respect to—

1	(aa) any new locations
2	added for covered treatment pro-
3	grams;
4	(bb) any beds added at ex-
5	isting facilities of such programs;
6	and
7	(cc) any additional treat-
8	ment tracks or sex-specific pro-
9	grams created or added at facili-
10	ties of the Department; and
11	(II) a breakdown of the number
12	and percentage of covered veterans
13	who are determined eligible for pri-
14	ority placement into a covered treat-
15	ment program and the number and
16	percentage of covered veterans who
17	are determined eligible for routine
18	placement into a covered treatment
19	program; and
20	(iii) such recommendations as the
21	Secretary may have for legislative or ad-
22	ministrative action to address any funding
23	constraints or disincentives for use of a
24	covered treatment program.

1	(2) Annual report on operation of pro-
2	GRAMS.—
3	(A) IN GENERAL.—Not later than one year
4	after the submission of the report under para-
5	graph (1), and not less frequently than annu-
6	ally thereafter during the period in which a cov-
7	ered treatment program is carried out, the Sec-
8	retary shall submit to the Committee on Vet-
9	erans' Affairs of the Senate and the Committee
10	on Veterans' Affairs of the House of Represent-
11	atives a report on the operation of such pro-
12	grams.
13	(B) Elements.—Subject to subparagraph
14	(C), each report required by subparagraph (A)
15	shall include the following:
16	(i) The number of covered veterans
17	served by a covered treatment program,
18	disaggregated by—
19	(I) Veterans Integrated Service
20	Network in which the covered veteran
21	receives care;
22	(II) facility, including facilities of
23	the Department and non-Department
24	facilities, at which the covered veteran
25	receives care;

1	(III) type of residential rehabili-
2	tation treatment care received by the
3	covered veteran under such program;
4	(IV) sex of the covered veteran;
5	and
6	(V) race or ethnicity of the cov-
7	ered veteran.
8	(ii) Wait times under a covered treat-
9	ment program for the most recent year
10	data is available, disaggregated by—
11	(I) treatment track or specificity
12	of residential rehabilitation treatment
13	care sought by the covered veteran;
14	(II) sex of the covered veteran;
15	(III) State or territory in which
16	the covered veteran is located;
17	(IV) Veterans Integrated Service
18	Network in which the covered veteran
19	is located; and
20	(V) facility of the Department at
21	which the covered veteran seeks care.
22	(iii) A list of all locations of a covered
23	treatment program and number of bed
24	spaces at each such location, disaggregated
25	by residential rehabilitation treatment care

1	or treatment track provided under such
2	program at such location.
3	(iv) A list of any new locations of cov-
4	ered treatment programs added or removed
5	and any bed spaces added or removed dur-
6	ing the one-year period preceding the date
7	of the report.
8	(v) Average cost of a stay under a
9	covered treatment program, including total
10	stay average and daily average, at facilities
11	of the Department compared to non-De-
12	partment facilities.
13	(vi) A review of staffing needs and
14	gaps with respect to covered treatment
15	programs.
16	(vii) Any recommendations for
17	changes to the operation of covered treat-
18	ment programs, including any policy
19	changes, guidance changes, training
20	changes, or other changes.
21	(C) Anonymity.—To ensure that the data
22	provided under this paragraph, or some portion
23	of that data, will not undermine the anonymity
24	of a veteran, the Secretary shall provide such
25	data pursuant to applicable Federal law and in

1	a manner that is wholly consistent with applica-
2	ble Federal privacy and confidentiality laws, in-
3	cluding—
4	(i) section 552a of title 5, United
5	States Code (commonly known as the "Pri-
6	vacy Act of 1974'');
7	(ii) the Health Insurance Portability
8	and Accountability Act of 1996 (Public
9	Law 104–191);
10	(iii) parts 160 and 164 of title 45,
11	Code of Federal Regulations, or successor
12	regulations; and
13	(iv) sections 5701, 5705, and 7332 of
14	title 38, United States Code.
15	(i) REVISION OF GUIDANCE.—The Secretary shall
16	update the guidance of the Department on the operation
17	of covered treatment programs to reflect each of the re-
18	quirements under subsections (b) through (h).
19	(j) Deadline.—The Secretary shall carry out each
20	requirement under this section by not later than one year
21	after the date of the enactment of this Act, unless other-
22	wise specified.
23	(k) Comptroller General Review.—
24	(1) In general.—Not later than two years
25	after the date of the enactment of this Act, the

1	Comptroller General of the United States shall re-
2	view access to care under a covered treatment pro-
3	gram for covered veterans in need of residential
4	mental health care and substance use disorder care.
5	(2) Elements.—The review required by para-
6	graph (1) shall include the following:
7	(A) A review of wait times under a covered
8	treatment program, disaggregated by—
9	(i) treatment track or specificity of
10	residential rehabilitation treatment care
11	needed;
12	(ii) sex of the covered veteran;
13	(iii) home State of the covered vet-
14	eran;
15	(iv) home Veterans Integrated Service
16	Network of the covered veteran; and
17	(v) wait times for—
18	(I) facilities of the Department;
19	and
20	(II) non-Department facilities.
21	(B) A review of policy and training of the
22	Department on screening, admission, and place-
23	ment under a covered treatment program.
24	(C) A review of the rights of covered vet-
25	erans and providers to appeal admission deci-

1	sions under a covered treatment program and
2	how the Department adjudicates appeals.
3	(D) When determining the facility at which
4	a covered veteran admitted to a covered treat-
5	ment program will be placed in such program,
6	a review of how the input of the covered veteran
7	is taken into consideration with respect to—
8	(i) program specialty, subtype, or
9	treatment track offered to the covered vet-
10	eran; and
11	(ii) the geographic placement of the
12	covered veteran, including family- or occu-
13	pation-related preferences or cir-
14	cumstances.
15	(E) A review of staffing and staffing needs
16	and gaps of covered treatment programs, in-
17	cluding with respect to—
18	(i) mental health providers and coor-
19	dinators at the facility level;
20	(ii) staff of facilities of such pro-
21	grams;
22	(iii) staff of Veterans Integrated Serv-
23	ice Networks; and
24	(iv) overall administration of such
25	programs at the national level.

1	(F) Recommendations for improvement of
2	access by covered veterans to care under a cov-
3	ered treatment program, including with respect
4	to—
5	(i) any new sites or types of programs
6	needed or in development;
7	(ii) changes in training or policy;
8	(iii) changes in communications with
9	covered veterans; and
10	(iv) oversight of covered treatment
11	programs by the Department.
12	TITLE III—OTHER HEALTH CARE
13	MATTERS
14	SEC. 301. PLAN ON ESTABLISHMENT OF INTERACTIVE, ON-
15	LINE SELF-SERVICE MODULE FOR CARE.
16	(a) In General.—The Secretary of Veterans Af-
17	fairs, working with Third Party Administrators and acting
18	through the Center for Innovation for Care and Payment
19	of the Department of Veterans Affairs under section
20	1703E of title 38, United States Code, shall develop and
21	implement a plan to establish an interactive, online self-
22	service module—
23	(1) to allow veterans to request appointments,
24	
24	track referrals for health care under the laws admin-

1	Department or through a non-Department provider,
2	and receive appointment reminders;
3	(2) to allow veterans to appeal and track deci-
4	sions relating to—
5	(A) denials of requests for care or services
6	under section 1703 of title 38, United States
7	Code; or
8	(B) denials of requests for care or services
9	at facilities of the Department, including under
10	section 1710 of such title; and
11	(3) to implement such other matters as deter-
12	mined appropriate by the Secretary in consultation
13	with Third Party Administrators.
14	(b) Submittal of Plan.—
15	(1) Initial Plan.—Not later than 180 days
16	after the date of the enactment of this Act, the Sec-
17	retary shall submit to the Committee on Veterans'
18	Affairs of the Senate and the Committee on Vet-
19	erans' Affairs of the House of Representatives the
20	plan developed under subsection (a).
21	(2) QUARTERLY UPDATE.—Not less frequently
22	than quarterly following the submittal of the plan
23	under paragraph (1) and for two years thereafter,
24	the Secretary shall submit to the Committee on Vet-
25	erans' Affairs of the Senate and the Committee on

1	Veterans' Affairs of the House of Representatives a
2	report containing any updates on the implementa-
3	tion of such plan.
4	(c) Rule of Construction.—This section shall not
5	be construed to be a pilot program subject to the require-
6	ments of section 1703E of title 38, United States Code.
7	(d) Third Party Administrator Defined.—In
8	this section, the term "Third Party Administrator" means
9	an entity that manages a provider network and performs
10	administrative services related to such network under sec-
11	tion 1703 of title 38, United States Code.
12	SEC. 302. MODIFICATION OF REQUIREMENTS FOR CENTER
13	FOR INNOVATION FOR CARE AND PAYMENT
14	OF THE DEPARTMENT OF VETERANS AF-
<ul><li>14</li><li>15</li></ul>	OF THE DEPARTMENT OF VETERANS AF- FAIRS AND REQUIREMENT FOR PILOT PRO-
15	FAIRS AND REQUIREMENT FOR PILOT PRO-
15 16 17	FAIRS AND REQUIREMENT FOR PILOT PRO- GRAM.
15 16 17	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United
15 16 17 18	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United States Code, is amended—
15 16 17 18 19	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United States Code, is amended—  (1) in subsection (a)—
15 16 17 18 19 20	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United States Code, is amended—  (1) in subsection (a)—  (A) in paragraph (1), by striking "within
15 16 17 18 19 20 21	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United States Code, is amended—  (1) in subsection (a)—  (A) in paragraph (1), by striking "within the Department" and inserting "within the Of-
15 16 17 18 19 20 21 22	FAIRS AND REQUIREMENT FOR PILOT PROGRAM.  (a) IN GENERAL.—Section 1703E of title 38, United States Code, is amended—  (1) in subsection (a)—  (A) in paragraph (1), by striking "within the Department" and inserting "within the Office of the Secretary";

1	(i) in subparagraph (A), by striking ";
2	and" and inserting a semicolon;
3	(ii) in subparagraph (B), by striking
4	the period at the end and inserting "; or";
5	and
6	(iii) by adding at the end the fol-
7	lowing new subparagraph:
8	"(C) increase productivity, efficiency, and mod-
9	ernization throughout the Department.";
10	(2) by striking subsection (d) and inserting the
11	following new subsection (d):
12	"(d) Budgetary Line Item.—The Secretary shall
13	include in the budget justification materials submitted to
14	Congress in support of the budget of the Department of
15	Veterans Affairs for a fiscal year (as submitted with the
16	budget of the President under section 1105(a) of title 31)
17	specific identification, as a budgetary line item, of the
18	amounts required to carry out this section.";
19	(3) in subsection (f)—
20	(A) in paragraph (1), by striking "in sub-
21	chapters I, II, and III of this chapter" and in-
22	serting "of this title, of title 38, Code of Fed-
23	eral Regulations, and of any handbooks, direc-
24	tives, or policy documents of the Department";
25	and

(B) in paragraph (2), in the matter pre-1 2 ceding subparagraph (A), by striking "waiving any authority" and inserting "waiving any pro-3 vision of this title"; 4 (4) in subsection (g)(1), by inserting "fewer 5 6 than three or" before "more than 10"; 7 (5) in subsection (i)— 8 (A) in paragraph (1), by striking "the 9 Under Secretary for Health and the Special 10 Medical Advisory Group established pursuant to 11 section 7312 of this title" and inserting "the 12 Under Secretary for Health, the Special Med-13 ical Advisory Group established pursuant to 14 section 7312 of this title, the Office of Inte-15 grated Veteran Care (or successor office), the 16 Office of Finance (or successor office), the Vet-17 eran Experience Office (or successor office), the 18 Office of Enterprise Integration (or successor 19 office), and the Office of Information and Tech-20 nology (or successor office)"; and (B) in paragraph (2), by striking "rep-21 22 resentatives of relevant Federal agencies, and 23 clinical and analytical experts with expertise in

medicine and health care management" and in-

serting "representatives of relevant Federal

24

25

1	agencies, nonprofit organizations, and other
2	public and private sector entities, including
3	those with clinical and analytical experts with
4	expertise in medicine and health care manage-
5	ment''; and
6	(6) by adding at the end the following new sub-
7	section:
8	"(k) Report on Activities of Center for Inno-
9	VATION FOR CARE AND PAYMENT.—Not less frequently
10	than annually, the Secretary shall submit to Congress a
11	report that contains, for the one-year period preceding the
12	date of the report—
13	"(1) a full accounting of the activities, staff,
14	budget, and other resources and efforts of the Cen-
15	ter; and
16	"(2) an assessment of the outcomes of the ef-
17	forts of the Center.".
18	(b) Comptroller General Report.—Not later
19	than 18 months after the date of the enactment of this
20	Act, the Comptroller General of the United States shall
21	submit to Congress a report—
22	(1) on the efforts of the Center for Innovation
23	for Care and Payment of the Department of Vet-
24	erans Affairs in fulfilling the objectives and require-

- 1 ments under section 1703E of title 38, United 2 States Code, as amended by subsection (a); and
  - (2) containing such recommendations as the Comptroller General considers appropriate.

## (c) Pilot Program.—

- after the date of the enactment of this Act, the Center for Innovation for Care and Payment of the Department of Veterans Affairs under section 1703E of title 38, United States Code, shall establish a three-year pilot program in not fewer than five locations to allow veterans enrolled in the system of annual patient enrollment of the Department established and operated under section 1705(a) of such title to access outpatient mental health and substance use services through health care providers specified under section 1703(c) of such title without referral or pre-authorization.
- (2) Priority.—In selecting sites for the pilot program under paragraph (1), the Secretary shall prioritize sites in the following areas:
  - (A) Areas with varying degrees of urbanization, including urban, rural, and highly rural areas.

1	(B) Areas with high rates of suicide among
2	veterans.
3	(C) Areas with high rates of overdose
4	deaths among veterans.
5	(D) Areas with high rates of calls to the
6	Veterans Crisis Line.
7	(E) Areas with long wait times for mental
8	health and substance use services at facilities of
9	the Department.
10	(F) Areas with outpatient mental health
11	and substance use programs that utilize a
12	value-based care model, to the extent prac-
13	ticable.
14	(3) Elements.—The Secretary, in imple-
15	menting the pilot program under paragraph (1),
16	shall ensure the Department has a care coordination
17	system in place that includes—
18	(A) knowledge sharing, including the time-
19	ly exchange of medical documentation;
20	(B) assistance with transitions of care, in-
21	cluding the potential need for inpatient or resi-
22	dential psychiatric services, substance use de-
23	toxification services, post-detoxification step-
24	down services, and residential rehabilitation
25	programs;

1	(C) continuous assessment of patient needs
2	and goals; and
3	(D) creating personalized, proactive care
4	plans.
5	(4) Oversight and outcomes.—The Sec-
6	retary shall develop appropriate metrics and meas-
7	ures—
8	(A) to track and oversee sites at which the
9	pilot program under paragraph (1) is carried
10	out;
11	(B) to monitor patient safety and out-
12	comes under the pilot program; and
13	(C) to assess and mitigate any barriers to
14	extending the pilot program across the entire
15	Veterans Health Administration.
16	(5) Annual Report.—
17	(A) IN GENERAL.—Not later than one year
18	after the commencement of the pilot program
19	under paragraph (1), and not less frequently
20	than annually thereafter during the duration of
21	the pilot program, the Secretary shall submit to
22	the Committee on Veterans' Affairs of the Sen-
23	ate and Committee on Veterans' Affairs of the
24	House of Representatives a report on the pilot
25	program, which shall include the following:

1	(i) The number of unique veterans
2	who participated in the pilot program.
3	(ii) The number of health care pro-
4	viders who participated in the pilot pro-
5	gram.
6	(iii) An assessment of the effective-
7	ness of the pilot program in increasing ac-
8	cess to, and improving outcomes for, men-
9	tal health and substance use treatment
10	services.
11	(iv) The cost of the pilot program.
12	(v) Such other matters as the Sec-
13	retary considers appropriate.
14	(B) FINAL REPORT.—The Secretary shall
15	include in the final report submitted under sub-
16	paragraph (A), in addition to the requirements
17	under such subparagraph, the assessment by
18	the Secretary of the feasibility and advisability
19	of extending the pilot program across the entire
20	Veterans Health Administration, including a
21	plan, timeline, and required resources for such
22	an extension.
23	(6) Veterans crisis line defined.—In this
24	subsection, the term "Veterans Crisis Line" means

- 1 the toll-free hotline for veterans established under
- 2 section 1720F(h) of title 38, United States Code.
- 3 **SEC. 303. REPORTS.**
- 4 (a) Report on Improvements to Clinical Ap-
- 5 PEALS PROCESS.—Not later than one year after the date
- 6 of the enactment of this Act, and not less frequently than
- 7 once every three years thereafter, the Secretary of Vet-
- 8 erans Affairs, in consultation with veterans service organi-
- 9 zations, veterans, caregivers of veterans, employees of the
- 10 Department of Veterans Affairs, and other stakeholders
- 11 as determined by the Secretary, shall submit to the Com-
- 12 mittee on Veterans' Affairs of the Senate and Committee
- 13 on Veterans' Affairs of the House of Representatives a
- 14 report containing recommendations for legislative or ad-
- 15 ministrative action to improve the clinical appeals process
- 16 of the Department with respect to timeliness, trans-
- 17 parency, objectivity, consistency, and fairness.
- 18 (b) Report on Required Care and Services
- 19 Under Community Care Program.—Not later than
- 20 one year after the date of the enactment of this Act, and
- 21 not less frequently than annually thereafter, the Secretary
- 22 shall submit to the Committee on Veterans' Affairs of the
- 23 Senate and Committee on Veterans' Affairs of the House
- 24 of Representatives a report that contains, for the one-year
- 25 period preceding the date of the report, the following:

1	(1) The number of veterans eligible for care or
2	services under section 1703 of title 38, United
3	States Code, and the reasons for such eligibility, in-
4	cluding multiple such reasons for veterans eligible
5	under more than one eligibility criteria.
6	(2) The number of veterans who opt to seek
7	care or services under such section.
8	(3) The number of veterans who do not opt to
9	seek care or services under such section.
10	(4) An assessment of the timeliness of referrals
11	for care or services under such section.
12	(5) The number of times a veteran did not
13	show for an appointment for care or services under
14	such section.
15	(6) The number of requests for an appeal of a
16	denial of care or services under such section using
17	the clinical appeals process of the Veterans Health
18	Administration.
19	(7) The timeliness of each such appeal.
20	(8) The outcome of each such appeal.
21	(c) Veterans Service Organization Defined.—
22	In this section, the term "veterans service organization"

 $\circ$ 

means any organization recognized by the Secretary under

24 section 5902 of title 38, United States Code.