SUBSTITUTE FOR THE AMENDMENT IN THE NATURE OF A SUBSTITUTE TO H.R. 4892 OFFERED BY MS. TITUS OF NEVADA

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Women Veterans and Families Health Services Act of4 2015".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

6 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—REPRODUCTIVE AND FERTILITY PRESERVATION ASSISTANCE FOR MEMBERS OF THE ARMED FORCES

- Sec. 101. Provision of fertility treatment and counseling to spouses, partners, and gestational surrogates of certain members of the Armed Forces.
- Sec. 102. Establishment of fertility preservation procedures after an injury or illness.
- Sec. 103. Cryopreservation and storage of gametes of members of the Armed Forces on active duty.
- Sec. 104. Coordination between Department of Defense and Department of Veterans Affairs on furnishing of fertility treatment and counseling.

TITLE II—REPRODUCTIVE, ADOPTION, AND CHILD CARE ASSISTANCE FOR VETERANS

- Sec. 201. Inclusion of fertility treatment and counseling under the definition of medical services in title 38.
- Sec. 202. Fertility treatment and counseling for spouses, partners, and gestational surrogates of veterans.
- Sec. 203. Adoption assistance for severely wounded veterans.
- Sec. 204. Annual report on fertility treatment and counseling furnished by Department of Veterans Affairs.

- Sec. 205. Regulations on furnishing of fertility treatment and counseling and adoption assistance by Department of Veterans Affairs.
- Sec. 206. Facilitation of reproduction and infertility research.
- Sec. 207. Requirement to improve Department of Veterans Affairs women veterans contact center.
- Sec. 208. Modification of pilot program on counseling in retreat settings for women veterans newly separated from service in the Armed Forces.

Sec. 209. Program on assistance for child care for certain veterans.

TITLE I—REPRODUCTIVE AND FERTILITY PRESERVATION ASSISTANCE FOR MEMBERS OF THE ARMED FORCES

5 SEC. 101. PROVISION OF FERTILITY TREATMENT AND
6 COUNSELING TO SPOUSES, PARTNERS, AND
7 GESTATIONAL SURROGATES OF CERTAIN
8 MEMBERS OF THE ARMED FORCES.

9 (a) FERTILITY TREATMENT AND COUNSELING.—

10 (1) IN GENERAL.—The Secretary of Defense 11 shall furnish fertility treatment and counseling, in-12 cluding through the use of assisted reproductive 13 technology, to a spouse, partner, or gestational sur-14 rogate of a severely wounded, ill, or injured member 15 of the Armed Forces who has an infertility condition 16 incurred or aggravated while serving on active duty 17 in the Armed Forces.

(2) ELIGIBILITY FOR TREATMENT AND COUNSELING.—Fertility treatment and counseling shall be
furnished under paragraph (1) to a spouse, partner,
or gestational surrogate of a member of the Armed

Forces described in such paragraph without regard
 to the sex or marital status of such member.

3 (3) IN VITRO FERTILIZATION.—In the case of
4 in vitro fertilization treatment furnished under para5 graph (1), the Secretary may furnish not more than
6 three completed cycles or six attempted cycles of in
7 vitro fertilization, whichever occurs first, to a
8 spouse, partner, or gestational surrogate described
9 in such paragraph.

10 (b) PROCUREMENT OF GAMETES.—If a member of 11 the Armed Forces described in subsection (a) is unable to provide their gametes for purposes of fertility treatment 12 13 under subsection (a), the Secretary shall, at the election of such member, allow such member to receive such treat-14 15 ment with donated gametes and pay or reimburse such member the reasonable costs of procuring gametes from 16 17 a donor.

18 (c) CONSTRUCTION.—Nothing in this section shall be19 construed to require the Secretary—

20 (1) to find or certify a gestational surrogate for
21 a member of the Armed Forces or to connect a ges22 tational surrogate with a member of the Armed
23 Forces; or

24 (2) to find or certify gametes from a donor for25 a member of the Armed Forces or to connect a

1	member of the Armed Forces with gametes from a
2	donor.
3	(d) DEFINITIONS.—In this section:
4	(1) FERTILITY TREATMENT.—The term "fer-
5	tility treatment" includes the following:
6	(A) Procedures that use assisted reproduc-
7	tive technology.
8	(B) Sperm retrieval.
9	(C) Egg retrieval.
10	(D) Artificial insemination.
11	(E) Embryo transfer.
12	(F) Such other treatments as the Sec-
13	retary of Defense considers appropriate.
14	(2) Assisted reproductive technology.—
15	The term "assisted reproductive technology" in-
16	cludes in vitro fertilization and other fertility treat-
17	ments in which both eggs and sperm are handled
18	when clinically appropriate.
19	(3) PARTNER.—The term "partner", with re-
20	spect to a member of the Armed Forces, means an
21	individual selected by the member who agrees to
22	share with the member the parental responsibilities
23	with respect to any child born as a result of the use
24	of any fertility treatment under this section.

1SEC. 102. ESTABLISHMENT OF FERTILITY PRESERVATION2PROCEDURES AFTER AN INJURY OR ILLNESS.

3 (a) IN GENERAL.—The Secretary of Defense, acting through the Assistant Secretary of Defense for Health Af-4 5 fairs, shall establish procedures for the retrieval of gametes, as soon as medically appropriate, from a member 6 7 of the Armed Forces in cases in which the fertility of such member is potentially jeopardized as a result of an injury 8 9 or illness incurred or aggravated while serving on active duty in the Armed Forces in order to preserve the medical 10 options of such member. 11

12 (b) CONSENT FOR RETRIEVAL OF GAMETES.—
13 Gametes may be retrieved from a member of the Armed
14 Forces under subsection (a) only—

(1) with the specific consent of the member; or
(2) if the member is unable to consent, if a
medical professional determines that—

18 (A) the future fertility of the member is
19 potentially jeopardized as a result of an injury
20 or illness described in subsection (a) or will be
21 potentially jeopardized as a result of treating
22 such injury or illness;

23 (B) the member lacks the capacity to con24 sent to the retrieval of gametes and is likely to
25 regain such capacity; and

(C) the retrieval of gametes under this sec tion is in the medical interest of the member.
 (c) CONSENT FOR USE OF RETRIEVED GAMETES.—
 Gametes retrieved from a member of the Armed Forces
 under subsection (a) may be used only—

6 (1) with the specific consent of the member; or
7 (2) if the member has lost the ability to consent
8 permanently, as determined by a medical profes9 sional, as specified in an advance directive or testa10 mentary instrument executed by the member.

11 (d) DISPOSAL OF GAMETES.—In accordance with 12 regulations prescribed by the Secretary for purpose of this 13 subsection, the Secretary shall dispose of gametes re-14 trieved from a member of the Armed Forces under sub-15 section (a)—

- 16 (1) with the specific consent of the member; or
 17 (2) if the member—
- 18 (A) has lost the ability to consent perma19 nently, as determined by a medical professional;
 20 and

(B) has not specified the use of their
gametes in an advance directive or testamentary instrument executed by the member.

SEC. 103. CRYOPRESERVATION AND STORAGE OF GAMETES OF MEMBERS OF THE ARMED FORCES ON AC TIVE DUTY.

4 (a) IN GENERAL.—The Secretary of Defense shall
5 provide members of the Armed Forces on active duty in
6 the Armed Forces with the opportunity to cryopreserve
7 and store their gametes prior to deployment to a combat
8 zone.

9 (b) PERIOD OF TIME.—

(1) IN GENERAL.—The Secretary shall provide 10 11 for the cryopreservation and storage of gametes of 12 any member of the Armed Forces under subsection 13 (a), at no cost to the member, in a facility of the 14 Department of Defense or of a private entity pursu-15 ant to a contract under subsection (d) until the date 16 that is one year after the retirement, separation, or 17 release of the member from the Armed Forces.

18 (2)CONTINUED CRYOPRESERVATION AND 19 STORAGE.—At the end of the one-vear period speci-20 fied in paragraph (1), the Secretary shall permit an 21 individual whose gametes were cryopreserved and 22 stored in a facility of the Department as described 23 in that paragraph to select, including pursuant to an 24 advance medical directive or military testamentary 25 instrument completed under subsection (c), one of the following options: 26

1 (A) To continue such cryopreservation and 2 storage in such facility with the cost of such 3 cryopreservation and storage borne by the indi-4 vidual.

5 (B) To transfer the gametes to a private
6 cryopreservation and storage facility selected by
7 the individual.

8 (C) To transfer the gametes to a facility of 9 the Department of Veterans Affairs if 10 cryopreservation and storage is available to the 11 individual at such facility.

(3) DISPOSAL OF GAMETES.—If an individual
described in paragraph (2) does not make a selection
under subparagraph (A), (B), or (C) of such paragraph, the Secretary may dispose of the gametes of
the individual not earlier than the date that is 90
days after the end of the one-year period specified
in paragraph (1) with respect to the individual.

(c) ADVANCE MEDICAL DIRECTIVE AND MILITARY
TESTAMENTARY INSTRUMENT.—A member of the Armed
Forces who elects to cryopreserve and store their gametes
under this section must complete an advance medical directive, as defined in section 1044c(b) of title 10, United
States Code, and a military testamentary instrument, as
defined in section 1044d(b) of such title, that explicitly

specifies the use of their cryopreserved and stored gametes
 if such member dies or otherwise loses the capacity to con sent to the use of their cryopreserved and stored gametes.

4 (d) AGREEMENTS.—To carry out this section, the
5 Secretary may enter into agreements with private entities
6 that provide cryopreservation and storage services for
7 gametes.

8 SEC. 104. COORDINATION BETWEEN DEPARTMENT OF DE-9 FENSE AND DEPARTMENT OF VETERANS AF-10 FAIRS ON FURNISHING OF FERTILITY TREAT-11 MENT AND COUNSELING.

(a) IN GENERAL.—The Secretary of Defense and the
Secretary of Veterans Affairs shall share best practices
and facilitate referrals, as they consider appropriate, on
the furnishing of fertility treatment and counseling to individuals eligible for the receipt of such counseling and
treatment from the Secretaries.

(b) MEMORADUM OF UNDERSTANDING.—The Secretary of Defense and the Secretary of Veterans Affairs
shall enter into a memorandum of understanding—

(1) providing that the Secretary of Defense will
ensure access by the Secretary of Veterans Affairs
to gametes of veterans stored by the Department of
Defense for purposes of furnishing fertility treat-

1 ment under section 1788 of title 38, United States 2 Code, as added by section 202; and 3 (2) authorizing the Department of Veterans Af-4 fairs to compensate the Department of Defense for 5 the cryopreservation and storage of gametes of vet-6 erans under section 103. TITLE **II—REPRODUCTIVE,** 7 ADOPTION, AND CHILD CARE 8 ASSISTANCE FOR VETERANS 9 10 SEC. 201. INCLUSION OF FERTILITY TREATMENT AND 11 COUNSELING UNDER THE DEFINITION OF 12 **MEDICAL SERVICES IN TITLE 38.** 13 Section 1701(6) of title 38, United States Code, is 14 amended by adding at the end the following new subpara-15 graph: 16 "(H) Fertility treatment and counseling, 17 including treatment using assisted reproductive 18 technology.". 19 SEC. 202. FERTILITY TREATMENT AND COUNSELING FOR 20 SPOUSES. PARTNERS, AND GESTATIONAL 21 SURROGATES OF VETERANS. 22 (a) IN GENERAL.—Subchapter VIII of chapter 17 of 23 title 38, United States Code, is amended by adding at the 24 end the following new section:

1 "§ 1788. Fertility treatment and counseling for 2 spouses, partners, and gestational surro 3 gates of veterans

"(a) IN GENERAL.—(1) The Secretary shall furnish 4 fertility treatment and counseling, including through the 5 use of assisted reproductive technology, to a spouse, part-6 7 ner, or gestational surrogate of a severely wounded, ill, or injured veteran who has an infertility condition in-8 9 curred or aggravated in line of duty in the active military, 10 naval, or air service and who is enrolled in the system of 11 annual patient enrollment established under section 12 1705(a) of this title if the spouse, partner, or gestational 13 surrogate and the veteran apply jointly for such counseling and treatment through a process prescribed by the Sec-14 15 retary.

"(2) Fertility treatment and counseling shall be furnished under paragraph (1) to a spouse, partner, or gestational surrogate of a veteran described in such paragraph
without regard to the sex or marital status of such veteran.

"(3) In the case of in vitro fertilization treatment furnished under paragraph (1), the Secretary may furnish
not more than three completed cycles or six attempted cycles of in vitro fertilization, whichever occurs first, to a
spouse, partner, or gestational surrogate described in such
paragraph.

"(b) COORDINATION OF CARE FOR OTHER SPOUSES,
 PARTNERS, AND GESTATIONAL SURROGATES.—In the
 case of a spouse, partner, or gestational surrogate of a
 veteran not described in subsection (a) who is seeking fer tility treatment and counseling, the Secretary may coordi nate fertility treatment and counseling for such spouse,
 partner, or gestational surrogate.

8 "(c) CONSTRUCTION.—Nothing in this section shall9 be construed to require the Secretary—

10 "(1) to find or certify a gestational surrogate
11 for a veteran or to connect a gestational surrogate
12 with a veteran; or

"(2) to furnish maternity care to a spouse,
partner, or gestational surrogate of a veteran in addition to what is otherwise required by law.

16 "(d) DEFINITIONS.—In this section:

17 "(1) The term 'fertility treatment' includes the18 following:

19 "(A) Procedures that use assisted repro-20 ductive technology.

- 21 "(B) Sperm retrieval.
- 22 "(C) Egg retrieval.
- 23 "(D) Artificial insemination.
- 24 "(E) Embryo transfer.

"(F) Such other treatments as the Sec retary of Veterans Affairs considers appro priate.

4 "(2) The term 'assisted reproductive tech5 nology' includes in vitro fertilization and other fer6 tility treatments in which both eggs and sperm are
7 handled when clinically appropriate.

8 "(3) The term 'partner', with respect to a vet-9 eran, means an individual selected by the veteran 10 who agrees to share with the veteran the parental 11 responsibilities with respect to any child born as a 12 result of the use of any fertility treatment under this 13 section.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 17 of such title is amended
by inserting after the item relating to section 1787 the
following new item:

"1788. Fertility treatment and counseling for spouses, partners, and gestational surrogates of veterans.".

18 SEC. 203. ADOPTION ASSISTANCE FOR SEVERELY WOUND19 ED VETERANS.

(a) IN GENERAL.—Subchapter VIII of chapter 17 of
title 38, United States Code, as amended by section 202,
is further amended by adding at the end the following new
section:

1 "§ 1789. Adoption assistance

2 "(a) IN GENERAL.—The Secretary may pay an
3 amount, not to exceed the limitation amount, to assist a
4 covered veteran in the adoption of one or more children.
5 "(b) COVERED VETERAN.—For purposes of this sec6 tion, a covered veteran is any severely wounded, ill, or in7 jured veteran who—

8 "(1) has an infertility condition incurred or ag9 gravated in line of duty in the active military, naval,
10 or air service; and

"(2) is enrolled in the system of annual patient
enrollment established under section 1705(a) of this
title.

14 "(c) LIMITATION AMOUNT.—For purposes of this 15 section, the limitation amount is the amount equal to the 16 cost the Department would incur by paying the expenses 17 of three adoptions by covered veterans, as determined by 18 the Secretary.".

(b) CLERICAL AMENDMENT.—The table of sections
at the beginning of chapter 17 of such title, as amended
by section 202, is further amended by inserting after the
item relating to section 1788 the following new item:

"1789. Adoption assistance.".

SEC. 204. ANNUAL REPORT ON FERTILITY TREATMENT AND COUNSELING FURNISHED BY DEPARTMENT OF VETERANS AFFAIRS.

4 (a) IN GENERAL.—Not later than one year after the 5 date of the enactment of this Act and not less frequently than once each year thereafter, the Secretary of Veterans 6 7 Affairs shall submit to the Committee on Veterans' Affairs of the Senate and the Committee on Veterans' Affairs of 8 9 the House of Representatives a report on the fertility treatment and counseling furnished by the Department of 10 Veterans Affairs during the year preceding the submittal 11 12 of the report.

(b) ELEMENTS.—Each report submitted under subsection (a) shall include, for the period covered by the report, the following:

16 (1) The number of veterans who received fer17 tility treatment or counseling furnished by the De18 partment of Veterans Affairs, disaggregated by era
19 of military service of such veterans.

20 (2) The number of spouses, partners, and ges21 tational surrogates of veterans who received fertility
22 treatment or counseling furnished by the Depart23 ment.

24 (3) The cost to the Department of furnishing
25 fertility treatment and counseling, disaggregated by
26 cost of services and administration.

(4) The average cost to the Department per re cipient of fertility treatment and counseling.

3 (5) In cases in which the Department furnished
4 fertility treatment through the use of assisted repro5 ductive technology, the average number of cycles per
6 person furnished, disaggregated by type of treat7 ment.

8 (6) A description of how fertility treatment and 9 counseling services of the Department are coordi-10 nated with similar services of the Department of De-11 fense.

(c) DEFINITIONS.—In this section, the terms "assisted reproductive technology" and "partner" have the
meanings given those term in section 1788 of title 38,
United States Code, as added by section 202.

16SEC. 205. REGULATIONS ON FURNISHING OF FERTILITY17TREATMENT AND COUNSELING AND ADOP-18TION ASSISTANCE BY DEPARTMENT OF VET-19ERANS AFFAIRS.

20 (a) IN GENERAL.—Not later than 540 days after the
21 date of the enactment of this Act, the Secretary of Vet22 erans Affairs shall prescribe regulations—

(1) on the furnishing of fertility treatment toveterans using assisted reproductive technology;

(2) to carry out section 1788 of title 38, United
 States Code, as added by section 202; and

3 (3) to carry out section 1789 of such title, as
4 added by section 203.

5 (b) LIMITATION.—Notwithstanding any other provi6 sion of law, during the period beginning on the date of
7 the enactment of this Act and ending on the date on which
8 the Secretary prescribes regulations under subsection (a),
9 the Secretary may not furnish—

10 (1) to a veteran any fertility treatment that
11 uses an assisted reproductive technology that the
12 Secretary has not used in the provision of a fertility
13 treatment to a veteran before the date of the enact14 ment of this Act;

(2) any fertility treatment or counseling under
section 1788 of title 38, United States Code, as
added by section 202; or

18 (3) any assistance under section 1789 of such19 title, as added by section 203.

(c) ASSISTED REPRODUCTIVE TECHNOLOGY DE21 FINED.—In this section, the term "assisted reproductive
22 technology" has the meaning given the term in section
23 1788 of such title, as added by section 202.

1SEC. 206. FACILITATION OF REPRODUCTION AND INFER-2TILITY RESEARCH.

3 (a) IN GENERAL.—Subchapter II of chapter 73 of
4 title 38, United States Code, is amended by adding at the
5 end the following new section:

6 "§7330B. Facilitation of reproduction and infertility 7 research

8 "(a) FACILITATION OF RESEARCH REQUIRED.—The 9 Secretary shall facilitate research conducted collaboratively by the Secretary of Defense and the Secretary of 10 Health and Human Services to improve the ability of the 11 Department of Veterans Affairs to meet the long-term re-12 productive health care needs of veterans who have a geni-13 tourinary service-connected disability or a condition that 14 was incurred or aggravated in line of duty in the active 15 16 military, naval, or air service, such as a spinal cord injury, that affects the veterans' ability to reproduce. 17

18 "(b) DISSEMINATION OF INFORMATION.—The Sec-19 retary shall ensure that information produced by the re-20 search facilitated under this section that may be useful 21 for other activities of the Veterans Health Administration 22 is disseminated throughout the Veterans Health Adminis-23 tration.".

24 (b) CLERICAL AMENDMENT.—The table of sections25 at the beginning of chapter 73 of such title is amended

1 by inserting after the item relating to section 7330A the

2 following new item:

"7330B. Facilitation of reproduction and infertility research.".

3 (c) REPORT.—Not later than three years after the 4 date of the enactment of this Act, the Secretary of Vet-5 erans Affairs shall submit to Congress a report on the re-6 search activities conducted by the Secretary under section 7 7330B of title 38, United States Code, as added by sub-8 section (a).

9 SEC. 207. REQUIREMENT TO IMPROVE DEPARTMENT OF 10 VETERANS AFFAIRS WOMEN VETERANS CON11 TACT CENTER.

12 The Secretary of Veterans Affairs shall enhance the
13 capabilities of the women veterans contact center of the
14 Department of Veterans Affairs—

(1) to respond to requests by women veterans
for assistance with accessing health care and benefits furnished under the laws administered by the
Secretary; and

(2) to refer such veterans to resources provided
by the Federal Government and the community to
obtain assistance with services not furnished by the
Department.

1	SEC. 208. MODIFICATION OF PILOT PROGRAM ON COUN-
2	SELING IN RETREAT SETTINGS FOR WOMEN
3	VETERANS NEWLY SEPARATED FROM SERV-
4	ICE IN THE ARMED FORCES.

5 (a) INCREASE IN NUMBER OF LOCATIONS.—Sub6 section (c) of section 203 of the Caregivers and Veterans
7 Omnibus Health Services Act of 2010 (Public Law 111–
8 163; 38 U.S.C. 1712A note) is amended by striking "three
9 locations" and inserting "14 locations".

10 (b) EXTENSION OF DURATION.—Subsection (d) of
11 such section is amended by striking "December 31, 2015"
12 and inserting "December 31, 2018".

(c) AUTHORIZATION OF APPROPRIATIONS.—Subsection (f) of such section is amended by striking "Secretary of Veterans Affairs for each" and all that follows
through the period at the end and inserting "Secretary
of Veterans Affairs to carry out the pilot program—

18 "(1) for each of fiscal years 2010, 2011, and
19 2015, \$2,000,000; and

20 "(2) for each of fiscal years 2016, 2017, and
21 2018, such sums as may be necessary.".

22 SEC. 209. PROGRAM ON ASSISTANCE FOR CHILD CARE FOR
23 CERTAIN VETERANS.

24 (a) Assistance for Child Care for Certain
25 Veterans Receiving Health Care.—

(1) IN GENERAL.—Subchapter I of chapter 17
 of title 38, United States Code, is amended by add ing at the end the following new section:

4 "§1709B. Assistance for child care for certain vet6 erans receiving health care

6 "(a) PROGRAM REQUIRED.—The Secretary shall
7 carry out a program to provide, subject to subsection (b),
8 assistance to qualified veterans described in subsection (c)
9 to obtain child care so that such veterans can receive
10 health care services described in subsection (c)(2).

11 "(b) LIMITATION ON PERIOD OF PAYMENTS.—As12 sistance may be provided to a qualified veteran under this
13 section for receipt of child care only during the period that
14 the qualified veteran—

15 "(1) receives the types of health care services
16 described in subsection (c)(2) at a facility of the De17 partment; and

18 "(2) requires travel to and return from such fa-19 cility for the receipt of such health care services.

20 "(c) QUALIFIED VETERANS.—For purposes of this
21 section, a qualified veteran is a veteran who—

- 22 "(1) is the primary caretaker of a child or chil-23 dren; and
- 24 "(2)(A) receives from the Department—
- 25 "(i) regular mental health care services;

"(ii) intensive mental health care services;
 or

3 "(iii) such other intensive health care serv4 ices that the Secretary determines that provi5 sion of assistance to the veteran to obtain child
6 care would improve access to such health care
7 services by the veteran; or

8 "(B) is in need of regular or intensive mental 9 health care services from the Department, and but 10 for lack of child care services, would receive such 11 health care services from the Department.

"(d) LOCATIONS.—Not later than five years after the
date of the enactment of the Women Veterans and Families Health Services Act of 2015, the Secretary shall carry
out the program at each medical center of the Department.

17 "(e) FORMS OF CHILD CARE ASSISTANCE.—(1)
18 Child care assistance under this section may include the
19 following:

"(A) Stipends for the payment of child care offered by licensed child care centers (either directly
or through a voucher program) that shall be, to the
extent practicable, modeled after the Department of
Veterans Affairs Child Care Subsidy Program established pursuant to section 630 of the Treasury and

General Government Appropriations Act, 2002
(Public Law 107–67; 115 Stat. 552).
"(B) Direct provision of child care at an on-site
facility of the Department of Veterans Affairs.
"(C) Payments to private child care agencies.
"(D) Collaboration with facilities or programs
of other Federal departments or agencies.
"(E) Such other forms of assistance as the Sec-
retary considers appropriate.
((2) In the case that child care assistance under this
section is provided as a stipend under paragraph $(1)(A)$,
such stipend shall cover the full cost of such child care.".
(2) Conforming Amendment.—Section
205(e) of the Caregivers and Veterans Omnibus
Health Services Act of 2010 (Public Law 111–163;
38 U.S.C. 1710 note) is amended by striking "De-
cember 31, 2015" and inserting "the date of the en-
actment of the Women Veterans and Families
Health Services Act of 2015".
(3) Clerical Amendment.—The table of sec-
tions at the beginning of such chapter is amended
by inserting after the item relating to section 1709A
the following new item:

"1709B. Assistance for child care for certain veterans receiving health care.".

(b) Assistance for Child Care for Certain
 Veterans Receiving Readjustment Counseling
 and Related Mental Health Services.—

- 4 (1) IN GENERAL.—Subchapter I of chapter 17
 5 of such title, as amended by subsection (a)(1), is
 6 further amended by adding at the end the following
 7 new section:
- 8 "§1709C. Assistance for child care for certain vet9 erans receiving readjustment counseling
 10 and related mental health services

"(a) PROGRAM REQUIRED.—The Secretary shall
carry out a program to provide, subject to subsection (b),
assistance to qualified veterans described in subsection (c)
to obtain child care so that such veterans can receive readjustment counseling and related mental health services.

16 "(b) LIMITATION ON PERIOD OF PAYMENTS.—As-17 sistance may be provided to a qualified veteran under this 18 section for receipt of child care only during the period that 19 the qualified veteran receives readjustment counseling and 20 related health care services at a Vet Center.

21 "(c) QUALIFIED VETERANS.—For purposes of this
22 section, a qualified veteran is a veteran who—

23 "(1) is the primary caretaker of a child; and

"(2)(A) receives from the Department regular
 readjustment counseling and related mental health
 services; or

4 "(B) is in need of readjustment counseling and 5 related mental health services from the Department, 6 and but for lack of child care services, would receive 7 such counseling and services from the Department. 8 "(d) LOCATIONS.—The Secretary shall carry out the 9 program under this section in not fewer than three Read-10 justment Counseling Service Regions selected by the Secretary for purposes of the program. 11

12 "(e) FORMS OF CHILD CARE ASSISTANCE.—(1)
13 Child care assistance under this section may include the
14 following:

"(A) Stipends for the payment of child care of-15 16 fered by licensed child care centers (either directly 17 or through a voucher program) that shall be, to the 18 extent practicable, modeled after the Department of 19 Veterans Affairs Child Care Subsidy Program estab-20 lished pursuant to section 630 of the Treasury and 21 General Government Appropriations Act, 200222 (Public Law 107–67; 115 Stat. 552).

23 "(B) Payments to private child care agencies.
24 "(C) Collaboration with facilities or programs
25 of other Federal departments or agencies.

"(D) Such other forms of assistance as the Sec retary considers appropriate.

3 "(2) In the case that child care assistance under this
4 subsection is provided as a stipend under paragraph
5 (1)(A), such stipend shall cover the full cost of such child
6 care.

7 "(f) VET CENTER DEFINED.—In this section, the
8 term 'Vet Center' means a center for readjustment coun9 seling and related mental health services for veterans
10 under section 1712A of this title.".

(2) CLERICAL AMENDMENT.—The table of sections at the beginning of such chapter, as amended
by subsection (a)(3), is further amended by inserting
after the item relating to section 1709B the following new item:

"1709C. Assistance for child care for certain veterans receiving readjustment counseling and related mental health services.".

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