(Original Signature of Member)

### 114TH CONGRESS 2D Session

To amend title XVIII of the Social Security Act to establish a demonstration program to provide integrated care for Medicare beneficiaries with endstage renal disease, and for other purposes.

H.R. 5942

## IN THE HOUSE OF REPRESENTATIVES

Mr. YOUNG of Indiana (for himself and Mr. BLUMENAUER) introduced the following bill; which was referred to the Committee on

# A BILL

- To amend title XVIII of the Social Security Act to establish a demonstration program to provide integrated care for Medicare beneficiaries with end-stage renal disease, 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.

4 This Act may be cited as the "Dialysis PATIENTS

5 Demonstration Act of 2016" or the "Dialysis Patient Ac-

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cess To Integrated-care, Empowerment, Nephrologists,
 Treatment, and Services Demonstration Act of 2016".

#### 3 SEC. 2. DEMONSTRATION PROGRAM TO PROVIDE INTE-4 GRATED CARE FOR **MEDICARE BENE-**5 FICIARIES WITH END-STAGE RENAL DISEASE. 6 (a) IN GENERAL.—Title XVIII of the Social Security 7 Act is amended by inserting after section 1866E the fol-8 lowing new section: 9 "DEMONSTRATION PROGRAM TO PROVIDE INTEGRATED 10 CARE FOR MEDICARE BENEFICIARIES WITH END-

11 STAGE RENAL DISEASE

12 "SEC. 1866F. (a) ESTABLISHMENT.—

13 "(1) IN GENERAL.—The Secretary shall con-14 duct under this section the ESRD Integrated Care 15 Demonstration Program (in this section referred to 16 as the 'Program') which is voluntary for patients 17 and providers to assess the effects of alternative care 18 delivery models on patient care improvements under 19 this title for Program-eligible beneficiaries (as de-20 fined in paragraph (2)). Under the Program, eligible 21 participating providers (as defined in such para-22 graph) may form an ESRD Integrated Care Organi-23 zation (in this section referred to as an 'Organiza-24 tion'). An Organization shall integrate care and 25 serve as the medical home for Program-eligible bene-

26 ficiaries.

1	"(2) DEFINITIONS.—In this section:
2	"(A) ELIGIBLE PARTICIPATING PRO-
3	VIDER.—The term 'eligible participating pro-
4	vider' means the following:
5	"(i) A facility certified as a renal di-
6	alysis facility under this title.
7	"(ii) A dialysis organization that owns
8	one or more of such facilities described in
9	clause (i).
10	"(iii) A nephrologist or nephrology
11	practice.
12	"(iv) Any other physician group prac-
13	tice or a group of affiliated physicians.
14	"(B) ELIGIBLE PARTICIPATING PART-
15	NER.—The term 'eligible participating partner'
16	means, with respect to an Organization, the fol-
17	lowing:
18	"(i) A Medicare Advantage plan de-
19	scribed in section $1851(a)(2)$ or a Medi-
20	care Advantage organization offering such
21	a plan.
22	"(ii) A prescription drug plan (as de-
23	fined in section $1860D-41(a)(14)$ ).
24	"(iii) A medicaid managed care orga-
25	nization (as defined in section 1903(m)).

1	"(iv) An entity able to bear risk as
2	deemed by a State and that chooses to
3	bear risk as a condition of partnership in
4	such organization.
5	"(v) A third party-administrator orga-
6	nization.
7	"(C) PROGRAM-ELIGIBLE BENEFICIARY.—
8	The term 'Program-eligible beneficiary' means,
9	with respect to an Organization offering an
10	ESRD Integrated Care Model, an individual en-
11	titled to benefits under part A and enrolled
12	under part B who—
13	"(i) is 18 years of age or older;
14	"(ii) is identified by the Secretary or
15	the Organization as receiving renal dialysis
16	services under the original medicare fee-
17	for-service program under parts A and B;
18	"(iii) resides in the service area of
19	such Organization;
20	"(iv) receives renal dialysis services
21	primarily from a facility that participates
22	in such Organization; and
23	"(v) has not received a successful kid-
24	ney transplant.

"(b) ESRD INTEGRATED CARE ORGANIZATION ELI GIBILITY REQUIREMENTS.—

3 "(1) Organizations.—

4 "(A) IN GENERAL.—One or more eligible
5 participating providers may establish an Orga6 nization or may enter into, subject to subpara7 graph (B), one or more partnership, ownership,
8 or co-ownership agreements with one or more
9 eligible participating partners to establish an
10 Organization.

11 "(B) LIMITATION ON NUMBER OF AGREE12 MENTS.—The Secretary may specify a limita13 tion on the number of Organizations in which
14 an eligible participating partner may participate
15 under agreements described in subparagraph
16 (A).

- 17 "(2) ESRD INTEGRATED CARE MODEL.—
- 18 "(A) BENEFITS REQUIREMENTS.—

19 "(i) IN GENERAL.—Subject to clause
20 (iii), an Organization shall offer at least
21 one ESRD Integrated Care Model that is
22 an open network model (as described in
23 subparagraph (B)(i)) in each of its service
24 areas and may offer one or more ESRD
25 Integrated Care Models that is a preferred

1	network model (as described in subpara-
2	graph (B)(ii)) in each of its service areas.
3	For purposes of this section an ESRD In-
4	tegrated Care Model (in this section re-
5	ferred to as the 'Model')—
6	"(I) shall cover all benefits under
7	parts A and B (other than hospice
8	care) and include benefits for transi-
9	tion (including education) into pallia-
10	tive care; and
11	"(II) may, through a partnership
12	or other agreement with an MA–PD
13	plan under part C or prescription
14	drug plan under part D, cover all pre-
15	scription drug benefits under such
16	part D.
17	"(ii) TREATMENT OF SAVINGS.—
18	"(I) IN GENERAL.—Any Organi-
19	zation offering an ESRD Integrated
20	Care Model shall provide for the re-
21	turn under subclause (IV) to a Pro-
22	gram-eligible beneficiary enrolled in
23	the Organization of the amount, if
24	any, by which the payment amount
25	described in subclause (III) with re-

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spect to the Program-eligible beneficiary for a year exceeds the revenue amount described in subclause (II) with respect to the Program-eligible beneficiary for the year.

6 "(II) REVENUE AMOUNT DE-7 SCRIBED.—The revenue amount de-8 scribed in this subclause, with respect 9 to an Organization offering an ESRD 10 Integrated Care Model and a Pro-11 gram-eligible beneficiary enrolled in 12 such Organization, is the Organiza-13 tion's estimated average revenue re-14 quirements, including administrative 15 costs and return on investment, for 16 the Organization to provide the bene-17 fits described in clause (i) under the 18 Model for the Program-eligible bene-19 ficiary for the year. 20 "(III) PAYMENT AMOUNT DE-21

SCRIBED.—The payment amount described in this subclause, with respect to an Organization offering an ESRD Integrated Care Model and a Program-eligible beneficiary enrolled in

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1such Organization, is the payment2amount to the Organization under3subsection (f)(1) made with respect to4the Program-eligible beneficiary for5the year.

6 "(IV) Means of RETURNING 7 SAVINGS TO **PROGRAM-ELIGIBLE** 8 BENEFICIARIES ENROLLED IN ORGA-9 NIZATIONS.—An Organization shall 10 return the amount under subclause (I) 11 to a Program-eligible beneficiary en-12 rolled in the Organization in a man-13 ner specified by the Organization, 14 which may include cost-sharing lower 15 than otherwise applicable, benefits not covered under the original medicare 16 17 fee-for-service program, or financial 18 incentives (such as reduced cost shar-19 ing) for Program-eligible beneficiaries 20 enrolled in the Organization to pro-21 mote the delivery of high-value and ef-22 ficient care and services. 23 "(iii) BENEFIT REQUIREMENTS FOR 24 DUAL ELIGIBLES.—In the case of a Pro-25 gram-eligible beneficiary who is eligible for

1	benefits under this title and title XIX, an
2	Organization, in accordance with an agree-
3	ment entered into under subsection
4	(f)(4)—
5	"(I) may be responsible for pro-
6	viding, or arranging for the provision
7	of, all benefits (other than long-term
8	services and supports) for which the
9	Program-eligible beneficiary is eligible
10	for under the State Medicaid program
11	under title XIX in which the Pro-
12	gram-eligible beneficiary is enrolled;
13	and
14	"(II) may elect to provide, or ar-
15	range for the provision of, long-term
16	services and supports available to the
17	Program-eligible beneficiary under the
18	State Medicaid program.
19	"(B) Requirements for open network
20	AND PREFERRED NETWORK MODELS.—
21	"(i) Open network model.—Under
22	an ESRD Integrated Care Model offered
23	by an Organization that is an open net-
24	work model, the Organization shall—

"(I) allow Program-eligible bene-1 2 ficiaries to receive such covered benefits from any provider of services or 3 4 supplier regardless of whether such provider is within the network assem-5 6 bled under subclause (I); "(II) pay any Medicare-certified 7 8 provider or supplier that is not within 9 the network assembled under sub-10 clause (I) for such covered benefits an 11 amount equal to the amount the provider or supplier would otherwise re-12 13 ceive under this title; and 14 "(III) not apply any additional 15 premium or cost sharing requirements for such covered benefits in addition 16 17 to premium or cost sharing require-18 ments, respectively, that would be ap-19 plicable under part A or part B for 20 such benefits. "(ii) 21 Preferred NETWORK 22 MODEL.—Under an ESRD Integrated 23 Care Model offered by an Organization 24 that is a preferred network model, the Or-25 ganization-

"(I) shall assemble a network of 1 2 providers of services and suppliers 3 identified by the Organization and 4 confirmed by the Secretary as includ-5 ing providers of services and suppliers 6 with significant expertise in caring for 7 individuals with end-stage renal dis-8 ease through which Program-eligible 9 beneficiaries shall receive covered ben-10 efits as described in subparagraph (A) 11 that are required to be covered under 12 the Model; 13 "(II) shall provide for payment 14 for items and services furnished by 15 providers of services and suppliers 16 within such network to Program-eligi-17 ble beneficiaries enrolled in such Or-18 ganization in accordance with pay-19 ment rates determined pursuant to an 20 agreement entered into between the 21 Organization and such providers of 22 services and suppliers and shall pro-23 vide for payment for items and services furnished by providers of services 24 25 and suppliers not within such network

1	to such beneficiaries so enrolled in ac-
2	cordance that would be determined
3	under section 1853(a)(1)(H);
4	"(III) may apply premium and
5	cost-sharing requirements, in addition
6	to premium or cost-sharing require-
7	ments, respectively, that would be ap-
8	plicable under part B, for benefits in
9	addition to those required to be cov-
10	ered under the Model; and
11	"(IV) shall apply network stand-
12	ards as defined by the Secretary.
13	"(iii) Promoting access to high-
14	QUALITY PROVIDERS.—An Organization
15	offering an ESRD Integrated Care Model
16	may develop and implement performance-
17	based incentives for providers of services
18	and suppliers to promote delivery of high
19	quality and efficient care. Such incentives
20	shall be based on clinical measures and
21	non-clinical measures, such as with respect
22	to notification of patient discharge from a
23	hospital, patient education (such as with
24	respect to treatment options and nutri-
25	tion), and the interoperability of electronic

1	health records developed by an Organiza-
2	tion according to requirements and stand-
3	ards specified by the Secretary pursuant to
4	subparagraph (C).
5	"(iv) Application of medicare ad-
6	VANTAGE REQUIREMENT WITH RESPECT
7	TO MEDICARE SERVICES FURNISHED BY
8	OUT-OF-NETWORK PROVIDERS AND SUP-
9	PLIERS.—
10	"(I) IN GENERAL.—Section
11	1852(k)(1) (relating to limitations on
12	balance billing against MA organiza-
13	tions for noncontract physicians and
14	other entities with respect to services
15	covered under this title) shall apply to
16	Organizations, Program-eligible bene-
17	ficiaries enrolled in such Organiza-
18	tions, and physicians and other enti-
19	ties that do not have a contract or
20	other agreement with the Organiza-
21	tion establishing payment amounts for
22	services furnished to such a bene-
23	ficiary in the same manner as such
24	section applies to MA organizations,
25	individuals enrolled with such organi-

1	zations, and physicians and other en-
2	tities referred to in such section.
3	"(II) Reference for addi-
4	TIONAL PROVISION.—For the provi-
5	sion relating to limitations on balance
6	billing against Organizations for serv-
7	ices covered under this title furnished
8	by noncontract providers of services
9	and suppliers, see section
10	1866(a)(1)(O).
11	"(C) QUALITY AND REPORTING REQUIRE-
12	MENTS.—
13	"(i) CLINICAL MEASURES.—Under the
14	Program, the Secretary shall—
15	"(I) require each participating
16	Organization to submit to the Sec-
17	retary data on clinical measures con-
18	sistent with those measures submitted
19	by organizations participating in the
20	Comprehensive ESRD Care Initiative
21	operated by the Center for Medicare
22	and Medicaid Innovation as of Octo-
23	ber 1, 2016, to assess the quality of
24	care provided;

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1	"(II) establish requirements for
2	participating Organizations to report
3	to the Secretary, in a form and man-
4	ner specified by the Secretary, infor-
5	mation on such measures; and
6	"(III) establish quality perform-
7	ance standards on such measures to
8	assess the quality of care.
9	"(ii) Requirement for stake-
10	HOLDER INPUT.—In developing require-
11	ments and standards under subclauses (II)
12	and (III) of clause (i), the Secretary shall
13	request and consider input from a stake-
14	holder board, at least one nephrologist,
15	other suppliers and providers of services,
16	renal dialysis facilities, and beneficiary ad-
17	vocates, and respond in writing to such
18	input.
19	"(iii) Additional assessments and
20	REPORTING REQUIREMENTS.—The Sec-
21	retary shall assess the extent to which an
22	Organization delivers integrated and pa-
23	tient-centered care through analysis of in-
24	formation obtained from Program-eligible
25	beneficiaries enrolled in the Organization

1	through surveys, such as the In-Center
2	Hemodialysis Consumer Assessment of
3	Healthcare Providers and Systems.
4	"(D) REQUIREMENTS FOR ESRD INTE-
5	GRATED CARE STRATEGY.—
6	"(i) IN GENERAL.—An Organization
7	seeking a contract under this section to
8	offer one or more ESRD Integrated Care
9	Models must develop and submit for the
10	Secretary's approval, subject to clauses (ii)
11	and (iii), an ESRD Integrated Care Strat-
12	egy.
13	"(ii) ESRD integrated care
14	STRATEGY.—In assessing an ESRD Inte-
15	grated Care Strategy under clause (i), the
16	Secretary shall consider the extent to
17	which the Strategy includes elements, such
18	as the following:
19	"(I) Interdisciplinary care teams
20	led by at least one nephrologist, and
21	comprised of registered nurses, social
22	workers, renal dialysis facility man-
23	agers, and other representatives from
24	alternative settings described in sub-
25	clause (VI).

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1	"(II) Health risk and other as-
2	sessments to determine the physical,
3	psychosocial, nutrition, language, cul-
4	tural, and other needs of Program-eli-
5	gible beneficiaries enrolled in the Or-
6	ganization involved.
7	"(III) Development and at least
8	annual updating of individualized care
9	plans that incorporate at least the
10	medical, social, and functional needs,
11	preferences, and care goals of Pro-
12	gram-eligible beneficiaries enrolled in
13	the Organization.
14	"(IV) Coordination and delivery
15	of non-clinical services, such as trans-
16	portation, aimed at improving the ad-
17	herence of Program-eligible bene-
18	ficiaries enrolled in the Organization
19	with care recommendations.
20	"(V) Services, such as transplant
21	evaluation and vascular access care.
22	"(VI) In the case of an individual
23	who, while enrolled in the Organiza-
24	tion, receives confirmation that a kid-
25	ney transplant is imminent, the provi-

1	sion by an interdisciplinary care team
2	described in subclause (I) of coun-
3	seling services to such individual on
4	preparation for and potential chal-
5	lenges surrounding such transplant.
6	"(VII) Delivery of benefits and
7	convices in alternative settings such

services in alternative settings, such 1 as the home of the Program-eligible 8 9 beneficiary enrolled in the Organiza-10 tion, in coordination with the provider 11 or other appropriate stakeholder involved in such delivery serving on an 12 13 interdisciplinary care team described 14 in subclause (I).

15 "(VIII) Use of patient reminder16 systems.

"(IX) Education programs for patients, families, and caregivers.

19 "(X) Use of health care advice
20 resources, such as nurse advice lines.
21 "(XI) Use of team-based health
22 care delivery models that provide com23 prehensive and continuous medical
24 care, such as medical homes.

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1	"(XII) Co-location of providers
2	and services.
3	"(XIII) Use of a demonstrated
4	capacity to share electronic health
5	record information across sites of
6	care.
7	"(XIV) Use of programs to pro-
8	mote better adherence to rec-
9	ommended treatment regimens by in-
10	dividuals, including by addressing bar-
11	riers to access to care by such individ-
12	uals.
13	"(XV) Other services, strategies,
14	and approaches identified by the Or-
15	ganization to improve care coordina-
16	tion and delivery.
17	"(iii) Requirements.—The Sec-
18	retary may not approve an ESRD Inte-
19	grated Care Strategy of an Organization
20	unless under such Strategy the Organiza-
21	tion—
22	"(I) provides services to Pro-
23	gram-eligible beneficiaries enrolled in
24	the Organization through a com-
25	prehensive, multidisciplinary health

1 and social services delivery system 2 which integrates acute and long-term 3 care services pursuant to regulations; 4 and 5 "(II) specifies the covered items 6 and services that will not be provided 7 directly by the Organization, and to 8 arrange for delivery of those items 9 and services through contracts meet-10 ing the requirements of regulations. 11 "(3) Requirement for capital reserves.— 12 "(A) IN GENERAL.—The Secretary shall 13 enter into contracts under this section only with 14 Organizations that demonstrate sufficient cap-15 ital reserves, measured as a percentage of 16 capitated payments and consistent with require-17 ments established by the State in which the Or-18 ganization operates. 19 "(B) ALTERNATIVE MECHANISM TO DEM-20 ONSTRATE CAPACITY TO BEAR RISK.—An Orga-21 nization shall be considered to meet the require-22 ment in subparagraph (A) if the Organization 23 includes at least one eligible participating pro-

1	"(i) is licensed as a risk-bearing entity
2	or deemed by a State as able to bear risk;
3	and
4	"(ii) chooses to bear risk as a condi-
5	tion of partnership in such Organization.
6	"(4) BENEFICIARY PROTECTIONS.—
7	"(A) CONTINUITY OF CARE.—To provide
8	for continuity of care, each contract entered
9	into with an Organization under this section
10	shall provide for a transition period during
11	which a Program-eligible beneficiary who is
12	first enrolled in the Organization or who elects
13	to opt out of the Program or otherwise disenroll
14	from the Organization maintains access to eligi-
15	ble participating providers furnishing items or
16	services to such beneficiary immediately before
17	such enrollment or election for purposes of re-
18	ceipt of such items or services. Payment for
19	such items or services covered under this title
20	furnished to such Program-eligible beneficiary
21	during such transition period shall be made in
22	accordance with this title and in such amounts
23	as would otherwise be determined for such
24	items and services provided to such a bene-
25	ficiary not enrolled under the Program.

1 "(B) ANTIDISCRIMINATION.—Each con-2 tract entered into with an Organization under 3 this section shall provide that each eligible par-4 ticipating provider of such Organization may 5 not deny, limit, or condition the furnishing of 6 services, or affect the quality of services fur-7 nished, under this title to Program-eligible 8 beneficiaries on whether or not such a bene-9 ficiary is enrolled with the Organization. 10 "(C) QUALITY ASSURANCE; PATIENT SAFE-11 GUARDS.—Each contract entered into with an 12 Organization under this section shall require 13 that such Organization have in effect at a min-14 imum— "(i) a written plan of quality assur-15 16 ance and improvement, and procedures im-17 plementing such plan, in accordance with 18 regulations; and 19 "(ii) written safeguards of the rights 20 of Program-eligible beneficiaries enrolled in 21 the Organization (including a patient bill 22 of rights and procedures for grievances 23 and appeals) in accordance with regulations and with other requirements of this 24

1	title and Federal and State law that are
2	designed for the protection of patients.
3	"(D) OVERSIGHT.—The Secretary shall
4	oversee the marketing and assignment practices
5	of each Organization entering into a contract
6	under this section as part of the approval proc-
7	ess of Organizations under this section.
8	"(5) Non-Application of Certain Provi-
9	SIONS OF LAW.—For purposes of sections $162(m)(6)$
10	and 414(m) of the Internal Revenue Code of 1986
11	and section 9010 of the Patient Protection and Af-
12	fordable Care Act (26 U.S.C. 4001 note prec.), in
13	the case of an eligible participating provider that es-
14	tablishes an Organization or that enters into a part-
15	nership, ownership, or co-ownership agreement to es-
16	tablish an Organization, or an Organization with a
17	contract under this section, risk-based payments in
18	exchange for providing medical care shall not be con-
19	sidered premiums for health insurance coverage.
20	"(6) TREATMENT AS MEDICARE ADVANCED AL-
21	TERNATIVE PAYMENT MODEL.—Alternative care de-
22	livery models under the Program shall be treated
23	under this title as an advanced alternative payment
24	model.
25	"(c) Program Operation and Scope.—

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1	"(1) IN GENERAL.—Not later than 6 months
2	after the date of enactment of this section, the Sec-
3	retary shall establish a process through which an
4	Organization can apply to offer one or more ESRD
5	Integrated Care Models. Such application shall in-
6	clude information on at least the following:
7	"(A) The estimated average revenue
8	amount described in subsection $(b)(2)(A)(ii)(II)$
9	for the Organization to deliver benefits de-
10	scribed in subsection $(b)(2)(A)$ .
11	"(B) Any benefits offered by the Organiza-
12	tion beyond those described in such subsection.
13	"(C) A listing of network providers of serv-
14	ices and supplier.
15	"(D) Information on the expertise of net-
16	work providers of services and suppliers in serv-
17	ing ESRD patients.
18	"(E) A description of the ESRD Inte-
19	grated Care Strategy of the Organization de-
20	scribed in subsection $(b)(2)(D)$ .
21	"(2) Program initiation.—The Secretary
22	shall initiate the Program such that Organizations
23	begin serving Program-eligible beneficiaries not later
24	than January 1, 2018.

"(3) CONTRACT AWARD AND PERIOD.—The
 Secretary shall enter into contracts for an initial pe riod of not less than 5 years with all Organizations
 that meet Program requirements.

5 "(4) Allowance for larger service areas 6 AND EXPANSION OF SERVICE AREAS.—Organizations shall demonstrate in their application that the pro-7 8 posed service area has the capacity to serve Pro-9 gram-eligible beneficiaries through an adequate pro-10 vider network and is reflective of the communities in 11 which beneficiaries live, work, and obtain health care 12 services.

13 "(5) CONTRACT TERMINATION AND SUSPEN14 SION.—

"(A) IN GENERAL.—The Secretary may
terminate a contract with an Organization
under this section if the Secretary determines
that an Organization has failed to meet quality
requirements described in subsection (b) or
(e)(2)(C)(iii) or violates other terms of the contract.

"(B) INSUFFICIENT BENEFICIARY PARTICIPATION.—The Secretary shall, in the case of an
Organization with a contract under this section
with respect to which, for any period of at least

1	30 consecutive days during a year for which
2	such contract applies, fewer than 50 percent of
3	the total number of Program-eligible bene-
4	ficiaries served by the Organization receive ben-
5	efits through the Organization under this sec-
6	tion—
7	"(i) suspend such contract for the re-
8	mainder of such year; and
9	"(ii) provide for the Organization to
10	return any prospective payments made to
11	the Organization under this section for
12	items and services not provided pursuant
13	to clause (i).
14	"(C) REMEDY AND APPEALS PROCESS.—
15	Prior to the Secretary terminating or sus-
16	pending a contract with an Organization under
17	this section, the Secretary shall afford such Or-
18	ganization sufficient opportunity to remedy any
19	contract violations and appeal a contract termi-
20	nation.
21	"(D) Program-eligible beneficiary
22	NOTICE AT TIME OF CONTRACT TERMI-
23	NATION.—Each contract under this section with
24	an Organization shall require the Organization
25	to provide (and pay for) written notice in ad-

1	vance of the contract's termination or suspen-
2	sion, as well as a description of alternatives for
3	obtaining benefits under this title, to each Pro-
4	gram-eligible beneficiary assigned to or who
5	elected to receive benefits through the Organi-
6	zation under this section.
7	"(6) Program expansion.—The Secretary
8	may, through rulemaking, expand the duration and
9	scope of the Program under this section, to the ex-
10	tent determined appropriate by the Secretary, if—
11	"(A) the Secretary determines that such
12	expansion is expected to—
13	"(i) reduce spending under this title
14	without reducing the quality of patient
15	care; or
16	"(ii) improve the quality of patient
17	care without increasing spending under
18	this title;
19	"(B) the Chief Actuary of the Centers for
20	Medicare & Medicaid Services certifies that
21	such expansion would reduce (or would not re-
22	sult in any increase in) net program spending
23	under this title; and
24	"(C) the Secretary determines that such
25	expansion would not deny or limit the coverage

or provision of benefits under this title for ap plicable individuals.

3 "(d) IDENTIFICATION OF PROGRAM-ELIGIBLE BENE4 FICIARIES.—The Secretary shall establish a process for
5 the initial and ongoing identification of Program-eligible
6 beneficiaries.

7 "(e) PROGRAM-ELIGIBLE BENEFICIARIES ASSIGNED
8 INTO AN ESRD INTEGRATED CARE ORGANIZATION OPEN
9 NETWORK MODEL.—

10 "(1) Assignment.—

11 "(A) IN GENERAL.—Under the Program, subject to the succeeding provisions of this 12 13 paragraph, the Secretary shall, upon the Sec-14 retary identifying a beneficiary as a Program-15 eligible beneficiary, assign all such Program-eli-16 gible beneficiary to an open network model of-17 fered by an Organization that includes the di-18 alysis facility at which the Program-eligible ben-19 eficiary primarily receives renal dialysis serv-20 ices.

21 "(B) PROGRAM-ELIGIBLE BENEFICIARY
22 NOTIFICATION OF ASSIGNMENT.—
23 "(i) IN GENERAL.—Upon assignment
24 of a Program-eligible beneficiary to an Or-

ganization, the Secretary shall provide to

1	the Organization written notification of
2	such assignment of such Program-eligible
3	beneficiary and not later than 15 business
4	days after the date of receipt of such noti-
5	fication, the Organization shall provide
6	written notice of such assignment to the
7	Program-eligible beneficiary.
8	"(ii) Opt-out period and changes
9	UPON INITIAL ASSIGNMENT.—The Sec-
10	retary shall provide for a 75-day period be-
11	ginning on the date on which the assign-
12	ment of a Program-eligible beneficiary into
13	an open network model offered by an Or-
14	ganization becomes effective during which
15	a Program-eligible beneficiary may—
16	"(I) opt out of the Program;
17	"(II) make a one-time change of
18	assignment into an open network
19	model offered by a different Organiza-
20	tion; or
21	"(III) elect a preferred network
22	model offered by the same or different
23	Organization.
24	"(C) Additional opt-in population.—
25	An individual who, without application of clause

1 (iv) of subsection (a)(2)(C), would be treated as 2 a Program-eligible beneficiary, may elect to enroll in an Organization under the Program 3 4 under this section if such individual agrees to 5 receive renal dialysis services primarily from a 6 facility that participates in such Organization. 7 For purposes of this section (other than sub-8 paragraphs (A) and (B) of this paragraph, 9 paragraph (2), and subsection (d), an individual 10 making an election pursuant to the previous 11 sentence shall be treated as a Program-eligible beneficiary. 12

13 "(D) DEEMED RE-ENROLLMENT.—A Pro-14 gram-eligible beneficiary assigned under this 15 paragraph to an ESRD Integrated Care Model 16 offered by an Organization with respect to a 17 vear is deemed, unless the individual elects oth-18 erwise under this paragraph, to have elected to 19 continue such assignment with respect to the 20 subsequent year.

21 "(E) ADDITIONAL OPPORTUNITY TO OPT
22 OUT OR ELECT DIFFERENT MODEL OR ORGANI23 ZATION.—On the date that is one year after the
24 effective date of the initial assignment of a Pro25 gram-eligible beneficiary to an open network

1	model offered by an Organization (and annually
2	thereafter), a Program-eligible beneficiary shall
3	be given the opportunity to—
4	"(i) opt out of the Program;
5	"(ii) make a one-time change of as-
6	signment into an open network model of-
7	fered by a different Organization; or
8	"(iii) elect a preferred network model
9	offered by the same or different Organiza-
10	tion.
11	"(F) CHANGE IN PRINCIPAL DIAGNOSIS
12	OPT OUT.—In addition to any other period dur-
13	ing which a Program-eligible beneficiary may,
14	pursuant to this paragraph, opt out of the Pro-
15	gram, in the case of a Program-eligible bene-
16	ficiary who, after assignment under this para-
17	graph, is diagnosed with a principal diagnosis
18	(as defined by the Secretary) other than end-
19	stage renal disease, such individual shall be
20	given the opportunity to opt out of the Program
21	during such period as specified by the Sec-
22	retary.
23	"(G) Special election periods.—The
24	Secretary shall offer Program-eligible bene-

1	ficiaries special election periods consistent with
2	those described in section $1851(e)(4)$ .
3	"(2) Program-eligible beneficiary notifi-
4	CATION.—
5	"(A) IN GENERAL.—The Secretary shall
6	notify Program-eligible beneficiaries about the
7	Program under this section and provide them
8	with information about receiving benefits under
9	this title through an Organization.
10	"(B) REQUIREMENTS.—Notwithstanding
11	any other provision of law, subject to subpara-
12	graph (C), such notification shall allow for eligi-
13	ble participating providers that are part of an
14	Organization to—
15	"(i) inform Program-eligible bene-
16	ficiaries about the Program;
17	"(ii) distribute Program materials to
18	Program-eligible beneficiaries; and
19	"(iii) assist Program-eligible bene-
20	ficiaries in assessing the options of such
21	beneficiaries under the Program.
22	"(C) LIMITATION ON UNSOLICITED MAR-
23	KETING.—
24	"(i) IN GENERAL.—Under the Pro-
25	gram, an eligible participating provider

1	may not provide marketing information or
2	materials, including information, materials,
3	and assistance described in subparagraph
4	(B), to a Program-eligible beneficiary un-
5	less the Program-eligible beneficiary re-
6	quests such marketing information or ma-
7	terials.
8	"(ii) Exception for providers
9	TREATING BENEFICIARIES.—An eligible
10	participating provider that is part of an
11	Organization may provide information, ma-
12	terials, and assistance described in sub-
13	paragraph (B) to a Program-eligible bene-
14	ficiary, without prior request of such bene-
15	ficiary, if such beneficiary is receiving
16	renal dialysis services from such provider.
17	"(iii) Parity in Marketing.—In any
18	case that an Organization participates in
19	any form of marketing, such form of mar-
20	keting shall be the same for all Program-
21	eligible beneficiaries to which, pursuant to
22	(ii), the Organization may provide informa-
23	tion, materials, and assistance described in

24 such clause.

"(3) PROGRAM-ELIGIBLE BENEFICIARY APPEAL
 RIGHTS.—Program-eligible beneficiaries enrolled in
 an Organization shall have the same right to appeal
 any denial of benefits under this title as such a Pro gram-eligible beneficiary would have under this title
 if such Program-eligible beneficiary were not so en rolled.

8 "(f) PAYMENT.—

9 "(1) IN GENERAL.—For each Program-eligible 10 beneficiary receiving care through an Organization, 11 the Secretary shall make a monthly capitated pay-12 ment in accordance with payment rates that would 13 be determined under section 1853(a)(1)(H), as ad-14 justed pursuant to paragraph (2).

15 "(2) APPLICATION OF HEALTH STATUS RISK
16 ADJUSTMENT METHODOLOGY.—The Secretary shall
17 adjust the payment amount to an Organization
18 under this subsection in the same manner in which
19 the payment amount to a Medicare Advantage plan
20 is adjusted under section 1853(a)(1)(C).

21 "(3) PAYMENT FOR PART D BENEFITS.—In the
22 case where an Organization elects to offer part D
23 prescription drug coverage under the Program under
24 this section, payments to the Organization for such
25 benefits provided to Program-eligible beneficiaries by

the Organization shall be made in the same manner
 and amounts as those payments would be made in
 the case of an organization with a contract under
 such part.

**(**(4) 5 AGREEMENT WITH STATE MEDICAID 6 AGENCY.—In the event of an Organization that 7 elects to cover benefits under title XIX for Program-8 eligible beneficiaries eligible for benefits under this 9 title and title XIX such Organization shall enter into 10 an agreement with the State Medicaid agency to 11 provide benefits, or arrange for benefits to be pro-12 vided, for which such beneficiaries are entitled to re-13 ceive medical assistance under title XIX and to re-14 ceive payment from the State for providing or ar-15 ranging for the provision of such benefits.

16 "(5) AFFIRMATION OF STATE OBLIGATIONS TO
17 PAY PREMIUM AND COST-SHARING AMOUNTS.—

18 "(A) IN GENERAL.—A State shall continue 19 to make medical assistance under the State 20 plan under title XIX available in the amount 21 described in subparagraph (B) for the duration 22 of the Program for cost-sharing (as defined in 23 section 1905(p)(3)) under this title for qualified 24 medicare beneficiaries described in section 25 1905(p)(1) and other individuals who are Pro-

1	gram-eligible beneficiaries enrolled in an Orga-
2	nization and entitled to medical assistance for
3	premiums and such cost-sharing under the
4	State plan under title XIX.
5	"(B) AMOUNTS MADE AVAILABLE FOR
6	COST-SHARING.—For purposes of subparagraph
7	$(\mathbf{A}):$
8	"(i) IN GENERAL.—Subject to clause
9	(ii), the amount of medical assistance de-
10	scribed in this clause to be made available
11	for cost-sharing pursuant to subparagraph
12	(A) for an individual described in such
13	subparagraph entitled to medical assist-
14	ance for such cost-sharing under a State
15	plan under title XIX shall be equal to the
16	amount of medical assistance that would
17	be made available under such State plan as
18	in effect as of January 1, 2016.
19	"(ii) Amounts in the case of a
20	STATE THAT INCREASES PAYMENTS FOR
21	COST-SHARING.—If a State increases the
22	amount of medical assistance made avail-
23	able under the State plan under title XIX
24	for cost-sharing described in subparagraph
25	(A) after such date, such increased

1amounts shall be made available under2subparagraph (A) for the remaining dura-3tion of the Program.

4 "(g) WAIVER AUTHORITY.—

5 "(1) IN GENERAL.—In order to carry out the 6 Program under this section, the Secretary shall 7 waive those requirements waived under section 1899 8 and may waive such additional requirements con-9 sistent with those waived under programs adminis-10 tered through the Center for Medicare and Medicaid 11 Innovation as may be necessary.

12 "(2) NOTICE OF WAIVERS.—Not later than 3 13 months after the date of enactment of this section, 14 the Secretary shall publish a notice of waivers that 15 will apply in connection with the Program. The no-16 tice shall include the specific conditions that an Or-17 ganization must meet to qualify for each waiver, and 18 commentary explaining the waiver requirements.".

(b) CONFORMING AMENDMENT RELATING TO BAL20 ANCED BILLING.—Section 1866(a)(1)(O) of the Social Se21 curity Act (42 U.S.C. 1395cc(a)(1)(O)) is amended—

(1) by inserting "with an ESRD Integrated
Care Organization under section 1866F," after
"with a PACE provider under section 1894 or
1934,";

1 (2) by inserting "or ESRD Integrated Care Or-2 ganization" after "in the case of a PACE provider"; 3 (3) by striking "or PACE program eligible individuals enrolled with the PACE provider" and in-4 serting ", Program-eligible beneficiaries enrolled in 5 6 the ESRD Integrated Care Organization, or PACE 7 program eligible individuals enrolled with the PACE 8 provider"; and (4) by inserting "(or in the case of a Program-9 10 eligible beneficiary enrolled in the ESRD Integrated 11 Care Organization, the amounts that would be made in accordance with payment rates that would be de-12 termined under section 1853(a)(1)(H))" after "the 13

14 amounts that would be made".