116th CONGRESS 2D Session



To amend title XXVII of the Public Health Service Act, the Employee Retirement Income Security Act of 1974, the Internal Revenue Code of 1986, and title XI of the Social Security Act to prevent certain cases of out-of-network surprise medical bills, strengthen health care consumer protections, and improve health care information transparency, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

M____ introduced the following bill; which was referred to the Committee on

A BILL

- To amend title XXVII of the Public Health Service Act, the Employee Retirement Income Security Act of 1974, the Internal Revenue Code of 1986, and title XI of the Social Security Act to prevent certain cases of outof-network surprise medical bills, strengthen health care consumer protections, and improve health care information transparency, 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,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Consumer Protections Against Surprise Medical Bills
- 4 Act of 2020".
- 5 (b) TABLE OF CONTENTS.—The table of contents of

6 this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Consumer protections through requirements on health plans to prevent surprise medical bills for emergency services.
- Sec. 3. Consumer protections through requirements on health plans to prevent surprise medical bills for non-emergency services performed by nonparticipating providers at certain participating facilities.
- Sec. 4. Consumer protections through application of health plan external review in cases of certain surprise medical bills.
- Sec. 5. Consumer protections through health plan transparency requirements.
- Sec. 6. Consumer protections through health plan requirement for fair and honest advance cost estimate.
- Sec. 7. Determination through open negotiation and mediation of out-of-network rates to be paid by health plans.
- Sec. 8. Prohibiting balance billing practices by providers for emergency services, for services furnished by nonparticipating provider at participating facility, and in certain cases of misinformation.
- Sec. 9. Additional consumer protections.
- Sec. 10. Reporting requirements regarding air ambulance services.
- Sec. 11. GAO report on effects of legislation.
- Sec. 12. Transitional rule allowing deduction for surprise billing expenses below AGI floor.

7 SEC. 2. CONSUMER PROTECTIONS THROUGH REQUIRE-

- 8 MENTS ON HEALTH PLANS TO PREVENT SUR9 PRISE MEDICAL BILLS FOR EMERGENCY
 10 SERVICES.
 11 (a) PHSA AMENDMENTS.—
 12 (1) IN GENERAL.—Section 2719A of the Public
 13 Health Service Act (42 U.S.C. 300gg–19a) is
 14 amended—
- 15 (A) in subsection (b)—

1	(i) in the heading, by striking "Cov-
2	ERAGE" and inserting "Cost-sharing
3	and Payment";
4	(ii) in paragraph (1)—
5	(I) in the matter preceding sub-
6	paragraph (A)—
7	(aa) by striking "a group
8	health plan, or a health insurance
9	issuer offering group or indi-
10	vidual health insurance issuer,"
11	and inserting "a health plan";
12	(bb) by inserting "and, for
13	plan year 2022 or a subsequent
14	plan year, with respect to emer-
15	gency services in an independent
16	freestanding emergency depart-
17	ment" after "emergency depart-
18	ment of a hospital";
19	(cc) by striking "the plan or
20	issuer" and inserting "the plan";
21	and
22	(dd) by striking "(as defined
23	in paragraph (2)(B))";
24	(II) in subparagraph (B), by in-
25	serting "or a participating facility

1	that is an emergency department of a
2	hospital or an independent free-
3	standing emergency department (in
4	this subsection referred to as a 'par-
5	ticipating emergency facility')" after
6	"participating provider"; and
7	(III) in subparagraph (C)—
8	(aa) in the matter preceding
9	clause (i), by inserting "by a
10	nonparticipating provider or a
11	nonparticipating facility that is
12	an emergency department of a
13	hospital or an independent free-
14	standing emergency department"
15	after "enrollee";
16	(bb) by striking clause (i);
17	(cc) by striking "(ii)(I) such
18	services" and inserting "(i) such
19	services";
20	(dd) by striking "where the
21	provider of services does not have
22	a contractual relationship with
23	the plan for the providing of
24	services'';

1	(ee) by striking "emergency
2	department services received
3	from providers who do have such
4	a contractual relationship with
5	the plan; and" and inserting
6	"emergency services received
7	from participating providers and
8	participating emergency facilities
9	with respect to such plan;";
10	(ff) by striking "(II) if such
11	services" and all that follows
12	through "were provided in-net-
13	work" and inserting the fol-
14	lowing:
15	"(ii) the cost-sharing requirement is
16	not greater than the requirement that
17	would apply if such services were furnished
18	by a participating provider or a partici-
19	pating emergency facility, as applicable;";
20	and
21	(gg) by adding at the end
22	the following new clauses:
23	"(iii) such cost-sharing requirement is
24	calculated as if the contracted rate for
25	such services if furnished by a partici-

1	pating provider or a participating emer-
2	gency facility were equal to the recognized
3	amount for such services;
4	"(iv) the health plan pays to such pro-
5	vider or facility, respectively, the amount
6	by which the out-of-network rate for such
7	services exceeds the cost-sharing amount
8	for such services (as determined in accord-
9	ance with clauses (ii) and (iii)); and
10	"(v) any deductible or out-of-pocket
11	maximum that would apply if such services
12	were furnished by a participating provider
13	or a participating emergency facility shall
14	be the deductible or out-of-pocket max-
15	imum that applies; and"; and
16	(iii) by striking paragraph (2) and in-
17	serting the following new paragraph:
18	"(2) AUDIT PROCESS AND RULEMAKING PROC-
19	ESS FOR MEDIAN CONTRACTED RATES.—
20	"(A) AUDIT PROCESS.—
21	"(i) IN GENERAL.—Not later than
22	July 1, 2021, the Secretary, in coordina-
23	tion with the Secretary of the Treasury
24	and the Secretary of Labor and in con-
25	sultation with the National Association of

1	Insurance Commissioners, shall establish
2	through rulemaking a process, in accord-
3	ance with clause (ii), under which health
4	plans are audited by the Secretary to en-
5	sure that—
6	"(I) such plans are in compliance
7	with the requirement of applying a
8	median contracted rate under this sec-
9	tion; and
10	"(II) that such median con-
11	tracted rate so applied satisfies the
12	definition under subsection (k)(8)
13	with respect to the year involved.
14	"(ii) Audit samples.—Under the
15	process established pursuant to clause (i),
16	the Secretary—
17	"(I) shall conduct audits de-
18	scribed in such clause of a sample of
19	health plans; and
20	"(II) may audit any health plan
21	if the Secretary has received any com-
22	plaint about such plan that involves
23	the compliance of the plan with the
24	requirement described in such clause.

1	"(B) RULEMAKING.—Not later than July
2	1, 2021, the Secretary, in coordination with the
3	Secretary of Labor and the Secretary of the
4	Treasury, shall establish through rulemaking—
5	"(i) the methodology the sponsor or
6	issuer of a health plan shall use to deter-
7	mine the median contracted rate, which
8	shall account for relevant payment adjust-
9	ments that take into account facility type
10	that are otherwise taken into account for
11	purposes of determining payment amounts
12	with respect to participating facilities; and
13	"(ii) the information such sponsor or
14	issuer shall share with the nonparticipating
15	provider involved when making such a de-
16	termination."; and
17	(B) by adding at the end the following new
18	subsection:
19	"(k) Definitions.—For purposes of this section:
20	"(1) CONTRACTED RATE.—The term 'con-
21	tracted rate' means, with respect to a health plan
22	and a health care provider or health care facility fur-
23	nishing an item or service to a beneficiary, partici-
24	pant, or enrollee of such plan, the agreed upon total

payment amount (inclusive of any cost-sharing) to
 such provider or facility for such item or service.

3 "(2) DURING A VISIT.—The term 'during a visit' shall, with respect to an individual who is fur-4 5 nished items and services at a participating facility, 6 include equipment and devices, telemedicine services, 7 imaging services, laboratory services, preoperative 8 and postoperative services, and such other items and 9 services as the Secretary may specify furnished to 10 such individual, regardless of whether or not the 11 provider furnishing such items or services is at the 12 facility.

13 "(3) EMERGENCY DEPARTMENT OF A HOS14 PITAL.—The term 'emergency department of a hos15 pital' includes a hospital outpatient department that
16 provides emergency services.

"(4) Emergency medical condition.—The 17 18 term 'emergency medical condition' means a medical 19 condition manifesting itself by acute symptoms of 20 sufficient severity (including severe pain) such that 21 a prudent layperson, who possesses an average 22 knowledge of health and medicine, could reasonably 23 expect the absence of immediate medical attention to 24 result in a condition described in clause (i), (ii), or

1	(iii) of section $1867(e)(1)(A)$ of the Social Security
2	Act.
3	"(5) Emergency services.—
4	"(A) IN GENERAL.—The term 'emergency
5	services', with respect to an emergency medical
6	condition, means—
7	"(i) a medical screening examination
8	(as required under section 1867 of the So-
9	cial Security Act, or as would be required
10	under such section if such section applied
11	to an independent freestanding emergency
12	department) that is within the capability of
13	the emergency department of a hospital or
14	of an independent freestanding emergency
15	department, as applicable, including ancil-
16	lary services routinely available to the
17	emergency department to evaluate such
18	emergency medical condition; and
19	"(ii) within the capabilities of the
20	staff and facilities available at the hospital
21	or the independent freestanding emergency
22	department, as applicable, such further
23	medical examination and treatment as are
24	required under section 1867 of such Act,
25	or as would be required under such section

if such section applied to an independent
 freestanding emergency department, to
 stabilize the patient (regardless of the de partment of the hospital in which such fur ther examination or treatment is fur nished).

7 "(B) INCLUSION OF ADDITIONAL SERV-8 ICES.—In the case of an individual enrolled in 9 a health plan who is furnished services de-10 scribed in subparagraph (A) by a provider or 11 hospital or independent freestanding emergency 12 department to stabilize such individual with re-13 spect to an emergency medical condition, the 14 term 'emergency services' shall include, in addi-15 tion to those described in subparagraph (A), items and services furnished as part of out-16 17 patient observation or an inpatient or out-18 patient stay during a visit in which such indi-19 vidual is so stabilized with respect to such 20 emergency condition if— 21 "(i) such items and services would

otherwise be covered under such plan if furnished by a participating provider or participating facility; and

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"(ii) such items and services are fur-

2 nished— 3 "(I) to maintain, improve, or re-4 solve the individual's stabilization with 5 respect to such condition, unless any 6 circumstance described in subpara-7 graph (C) has occurred with respect 8 to such individual before such items 9 and services are furnished; or 10 "(II) for any purpose not de-11 scribed in subclause (I), unless each 12 of the criteria described in subpara-13 graph (D) have been met with respect 14 to such individual and such item or 15 service. "(C) CIRCUMSTANCES.—For purposes of 16 17 subparagraph (B)(ii)(I), a circumstance de-18 scribed in this subparagraph is any of the fol-19 lowing, with respect to an individual who is a 20 beneficiary, participant, or enrollee of a health 21 plan who is furnished services described in sub-22 paragraph (A) by a hospital or independent 23 freestanding emergency department with re-24 spect to an emergency medical condition:

1	"(i) A participating provider, with re-
2	spect to such plan, with privileges at the
3	hospital or independent freestanding emer-
4	gency department assumes responsibility
5	for the care of the individual.
6	"(ii) A participating provider, with re-
7	spect to such plan, assumes responsibility
8	for the care of the individual through
9	transfer of the individual.
10	"(iii) The health plan and the pro-
11	vider treating such individual at the hos-
12	pital or independent freestanding emer-
13	gency department for such condition reach
14	an agreement concerning the care for the
15	individual.
16	"(iv) The individual is discharged.
17	"(D) SIGNED NOTICE CRITERIA.—For pur-
18	poses of subparagraph $(B)(ii)(II)$, the criteria
19	described in this subparagraph, with respect to
20	an individual and an item or service furnished
21	by a nonparticipating provider or nonpartici-
22	pating facility that is a hospital or an inde-
23	pendent freestanding emergency department,
24	are the following:

1	"(i) A written notice (as specified by
2	the Secretary and in a clear and under-
3	standable manner) is provided by such pro-
4	vider or facility to such individual, before
5	such item or service is furnished, that in-
6	cludes the following information:
7	"(I) That such provider or facil-
8	ity is a nonparticipating provider or
9	nonparticipating facility (as applica-
10	ble).
11	"(II) To the extent practicable,
12	the estimated amount that such non-
13	participating facility or nonpartici-
14	pating provider may charge the indi-
15	vidual for such item or service.
16	"(III) A statement that the indi-
17	vidual may seek such item or service
18	from a provider that is a participating
19	provider or a hospital or independent
20	freestanding emergency department
21	that is a participating facility and a
22	list, if feasible, of participating facili-
23	ties or participating providers, as ap-
24	plicable, who are able to furnish such
25	item or service.

1	"(ii) Such individual is in a condition
2	to receive (as determined in accordance
3	with guidance issued by the Secretary) the
4	information described in clause (i) and to
5	confirm notice of receipt of such notice, in
6	accordance with applicable State law.
7	"(iii) The individual signs and dates
8	such notice confirming receipt of the notice
9	before such item or service is furnished.
10	"(6) HEALTH PLAN.—The term 'health plan'
11	means a group health plan and health insurance cov-
12	erage offered by a heath insurance issuer in the
13	group or individual market and includes a grand-
14	fathered health plan (as defined in section 1251(e)
15	of the Patient Protection and Affordable Care Act).
16	"(7) INDEPENDENT FREESTANDING EMER-
17	GENCY DEPARTMENT.—The term 'independent free-
18	standing emergency department' means a health
19	care facility that—
20	"(A) is geographically separate and dis-
21	tinct and licensed separately from a hospital
22	under applicable State law; and
23	"(B) provides emergency services.
24	"(8) Median contracted rate.—

"(A) IN GENERAL.—Subject to subpara graph (B), the term 'median contracted rate'
 means, with respect to a health plan—

"(i) for an item or service furnished 4 during 2022, the median of the contracted 5 6 rates recognized by the sponsor or issuer of such plan (determined with respect to 7 8 all such plans of such sponsor or such 9 issuer that are within the same line of business (as specified in subparagraph (C)) 10 11 as the plan involved) as the total maximum 12 payment under such plans in 2019 for the 13 same or a similar item or service that is 14 provided by a provider or facility in the 15 same or similar specialty and provided in 16 the geographic region (established (and up-17 dated, as appropriate) by the Secretary, in 18 consultation with the National Association 19 of Insurance Commissioners) in which the 20 item or service is furnished, consistent with 21 the methodology established by the Sec-22 retary under subsection (b)(2)(B), in-23 creased by the percentage increase in the 24 consumer price index for all urban con-

1	sumers (United States city average) over
2	2019, 2020, and 2021;
3	"(ii) for an item or service furnished
4	during 2023 or a subsequent year through
5	2026, the median contracted rate for the
6	previous year, increased by the percentage
7	increase in the consumer price index for all
8	urban consumers (United States city aver-
9	age) over such previous year;
10	"(iii) for an item or service furnished
11	during a rebasing year (as defined in sub-
12	paragraph (D)), the median of the con-
13	tracted rates recognized by the sponsor or
14	issuer of such plan (determined with re-
15	spect to all such plans of such sponsor or
16	such issuer that are within the same line
17	of business (as specified in subparagraph
18	(C)) as the plan involved) as the total max-
19	imum payment under such plans in such
20	year for the same or a similar item or serv-
21	ice that is provided by a provider or facility
22	in the same or similar specialty and pro-
23	vided in the geographic region (as estab-
24	lished pursuant to clause (i)) in which the
25	item or service is furnished, consistent with

1	the methodology established by the Sec-
2	retary under subsection $(b)(2)(B)$; and
3	"(iv) for an item or service furnished
4	during any of the 4 years following a re-
5	basing year, the median contracted rate for
6	the previous year, increased by the per-
7	centage increase in the consumer price
8	index for all urban consumers (United
9	States city average) over such previous
10	year.
11	"(B) USE OF SUBSTITUTE RATE IN CASE
12	OF INSUFFICIENT DATA.—
13	"(i) IN GENERAL.—In the case the
14	sponsor or issuer of a health plan has in-
15	sufficient information (as specified by the
16	Secretary) to calculate the median of the
17	contracted rates in accordance with sub-
18	paragraph (A) for a year for an item or
19	service furnished in a particular geographic
20	region (as established pursuant to subpara-
21	graph (A)(i)) by a type of provider or facil-
22	ity, the substitute rate (as defined in
23	clause (ii)) for such item or service shall be
24	deemed to be the median contracted rate
25	for such item or service furnished in such

region during such year by such a provider
 or facility for such year under such sub paragraph (A) for such plan.

"(ii) SUBSTITUTE RATE.—For pur-4 poses of clause (i), the term 'substitute 5 6 rate' means, with respect to an item or 7 service furnished by a provider or facility 8 in a geographic region (established pursu-9 ant to subparagraph (A)(i) during a year for which a health plan is required to make 10 11 payment pursuant to subsection (b)(1), 12 (e)(1), or (i)(1)—

13 "(I) if sufficient information (as 14 specified by the Secretary) exists to 15 determine the median of the con-16 tracted rates recognized by all health 17 plans offered in the same line of busi-18 ness (as specified in subparagraph 19 (C)) by any group health plan or 20 health insurance issuer for such an 21 item or service furnished in such re-22 gion by such a provider or facility 23 during such year using a database or 24 other source of information deter-

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mined appropriate by the Secretary, such median; and

"(II) if such sufficient informa-3 4 tion does not exist, the median of the contracted rates recognized by all 5 6 health plans offered in the same line 7 of business (as specified in subparagraph (C)) by any group health plan 8 9 or health insurance issuer for such an 10 item or service furnished in a simi-11 larly situated geographic region (as 12 determined by the Secretary) with 13 such sufficient information by such a 14 provider or facility during such year 15 using such a database or such other 16 source of information. 17 The Secretary shall develop a methodology

18 for determining a substitute rate based on 19 a similarly situated health plan that is not 20 a Federal health care program (as defined 21 in section 1128B(f) of the Social Security 22 Act) in the case a substitute rate is not 23 calculable under the previous sentence with 24 respect to an item or service.

1	"(C) LINE OF BUSINESS.—A line of busi-
2	ness specified in this subparagraph is one of the
3	following:
4	"(i) The individual market.
5	"(ii) The small group market.
6	"(iii) The large group market.
7	"(iv) In the case of a self-insured
8	group health plan, other self-insured group
9	health plans.
10	"(D) REBASING YEAR DEFINED.—For pur-
11	poses of subparagraph (A), the term 'rebasing
12	year' means 2027 and every 5 years thereafter.
13	"(9) Nonparticipating facility; partici-
14	PATING FACILITY.—
15	"(A) NONPARTICIPATING FACILITY.—The
16	term 'nonparticipating facility' means, with re-
17	spect to an item or service and a health plan,
18	a health care facility described in subparagraph
19	(B)(ii) that does not have a contractual rela-
20	tionship with the plan for furnishing such item
21	or service.
22	"(B) PARTICIPATING FACILITY.—
23	"(i) IN GENERAL.—The term 'partici-
24	pating facility' means, with respect to an
25	item or service and a health plan, a health

1	care facility described in clause (ii) that
2	has a contractual relationship with the
3	plan for furnishing such item or service.
4	"(ii) Health care facility de-
5	SCRIBED.—A health care facility described
6	in this clause is each of the following:
7	"(I) A hospital (as defined in
8	1861(e) of the Social Security Act),
9	including an emergency department of
10	a hospital.
11	"(II) A critical access hospital
12	(as defined in section $1861(mm)(1)$ of
13	such Act).
14	"(III) An ambulatory surgical
15	center (as described in section
16	1833(i)(1)(A) of such Act).
17	"(IV) A laboratory.
18	"(V) A radiology facility or imag-
19	ing center.
20	"(VI) An independent free-
21	standing emergency department.
22	"(VII) Any other facility speci-
23	fied by the Secretary.
24	"(10) Nonparticipating providers; partici-
25	PATING PROVIDERS.—

"(A) NONPARTICIPATING PROVIDER.—The
term 'nonparticipating provider' means, with respect to an item or service and a health plan,
a physician or other health care provider who
does not have a contractual relationship with
the plan for furnishing such item or service
under the plan.

8 "(B) PARTICIPATING PROVIDER.—The 9 term 'participating provider' means, with re-10 spect to an item or service and a health plan, 11 a physician or other health care provider who 12 has a contractual relationship with the plan for 13 furnishing such item or service under the plan. 14 OUT-OF-NETWORK RATE.—The term "(11) 'out-of-network rate' means, with respect to an item 15 16 or service furnished in a State during a year to a 17 participant, beneficiary, or enrollee of a health plan 18 receiving such item or service from a nonpartici-19 pating provider or facility—

"(A) subject to subparagraphs (C) and
(D), in the case such State has in effect a State
law that provides for a method for determining
the total amount payable under such health
plan regulated by such State with respect to
such item or service furnished by such provider

1	or facility, such amount determined in accord-
2	ance with such law;
3	"(B) subject to subparagraphs (C) and
4	(D), in the case such State does not have in ef-
5	fect such a law with respect to such item or
6	service, plan, and provider or facility—
7	"(i) subject to clause (ii), if the pro-
8	vider or facility (as applicable) and such
9	plan agree on an amount of payment (in-
10	cluding if agreed on through open negotia-
11	tions under subsection $(j)(1)$ with respect
12	to such item or service, such agreed on
13	amount; or
14	"(ii) if such provider or facility (as
15	applicable) and such plan enter the medi-
16	ated dispute process under subsection (j)
17	and do not so agree before the date on
18	which a selected independent entity (as de-
19	fined in paragraph (3) of such subsection)
20	makes a determination with respect to
21	such item or service under such subsection,
22	the amount of such determination;
23	"(C) in the case such State has an All-
24	Payer Model Agreement under section 1115A of
25	the Social Security Act, the amount that the

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State approves under such system for such item 2 or service so furnished; or

3 "(D) in the case such health plan is a self-4 insured group health plan and in the case of a 5 State with an agreement with such plan in ef-6 fect as of the date of the enactment of the Con-7 sumer Protections Against Surprise Medical 8 Bills Act of 2020, that provides for a method 9 for determining the total amount payable under 10 such health plan with respect to such item or 11 service furnished by such provider or facility, 12 such amount determined in accordance with such method. 13

14 "(12) Recognized amount.—The term 'recog-15 nized amount' means, with respect to an item or 16 service furnished in a State during a year to a par-17 ticipant, beneficiary, or enrollee of a health plan by 18 a nonparticipating provider or nonparticipating facil-19 ity—

20 "(A) subject to subparagraphs (C) and 21 (D), in the case such State has in effect a law 22 described in paragraph (11)(A) with respect to 23 such item or service, provider or facility, and 24 plan, the amount determined in accordance with 25 such law;

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1 "(B) subject to subparagraphs (C) and 2 (D), in the case such State does not have in ef-3 fect such a law, an amount that is the median 4 contracted rate for such item or service for such 5 year;

"(C) subject to subparagraph (D), in the case such State is described in paragraph (11)(C) with respect to such item or service so furnished, the amount that the State approves under such system for such item or service so furnished; or

12 "(D) in the case such health plan is a self-13 insured group health plan and in the case of a 14 State with an agreement with such plan in ef-15 fect as of the date of the enactment of the Con-16 sumer Protections Against Surprise Medical 17 Bills Act of 2020, that provides for a method 18 for determining the total amount payable under 19 such health plan with respect to such item or 20 service furnished by such provider or facility, 21 such amount determined in accordance with 22 such method.

23 "(13) STABILIZE.—The term 'to stabilize', with
24 respect to an emergency medical condition, has the

meaning give in section 1867(e)(3)(A) of the Social
 Security Act).

3 "(14) COST-SHARING.—The term 'cost-sharing'
4 includes copayments, coinsurance, and deductibles.

5 "(1) PAYMENT TO PROVIDER OR FACILITY.—In the 6 case of any payment required to be made by a health plan 7 pursuant to subsection (b)(1), (e)(1), or (i)(1) to a 8 nonparticipating provider or nonparticipating facility for 9 an item or service, such payment shall be made to such 10 provider or facility and not to the individual receiving such 11 item or service.".

12 (2) EFFECTIVE DATE.—The amendments made
13 by paragraph (1) shall apply with respect to plan
14 years beginning on or after January 1, 2022.

15 (b) IRC AMENDMENTS.—

16 (1) IN GENERAL.—Subchapter B of chapter
17 100 of the Internal Revenue Code of 1986 is amend18 ed by adding at the end the following new section:
19 "SEC. 9816. PATIENT PROTECTIONS.

20 "(a) CHOICE OF HEALTH CARE PROFESSIONAL.—If 21 a health plan requires or provides for designation by a par-22 ticipant or beneficiary of a participating primary care pro-23 vider, then the plan shall permit each participant or bene-24 ficiary to designate any participating primary care pro-25 vider who is available to accept such individual. "(b) Cost-sharing and Payment of Emergency
 Services.—

3	"(1) IN GENERAL.—If a health plan provides or
4	covers any benefits with respect to services in an
5	emergency department of a hospital and, for plan
6	year 2022 or a subsequent plan year, with respect
7	to emergency services in an independent free-
8	standing emergency department, the plan shall cover
9	emergency services—
10	"(A) without the need for any prior au-
11	thorization determination;
12	"(B) whether the health care provider fur-
13	nishing such services is a participating provider
14	or a participating facility that is an emergency
15	department of a hospital or an independent
16	freestanding emergency department (in this
17	subsection referred to as a 'participating emer-
18	gency facility') with respect to such services;
19	"(C) in a manner so that, if such services
20	are provided to a participant or beneficiary by
21	a nonparticipating provider or a nonpartici-
22	pating facility that is an emergency department
23	of a hospital or an independent freestanding
24	emergency department—

1	"(i) such services will be provided
2	without imposing any requirement under
3	the plan for prior authorization of services
4	or any limitation on coverage that is more
5	restrictive than the requirements or limita-
6	tions that apply to emergency services re-
7	ceived from participating providers and
8	participating emergency facilities with re-
9	spect to such plan;
10	"(ii) the cost-sharing requirement is
11	not greater than the requirement that
12	would apply if such services were furnished
13	by a participating provider or a partici-
14	pating emergency facility, as applicable;
15	"(iii) such cost-sharing requirement is
16	calculated as if the contracted rate for
17	such services if furnished by a partici-

17 such services if furnished by a partici18 pating provider or a participating emer19 gency facility were equal to the recognized
20 amount for such services;

21 "(iv) the health plan pays to such pro22 vider or facility, respectively, the amount
23 by which the out-of-network rate for such
24 services exceeds the cost-sharing amount

1	for such services (as determined in accord-
2	ance with clauses (ii) and (iii)); and
3	"(v) any deductible or out-of-pocket
4	maximum that would apply if such services
5	were furnished by a participating provider
6	or a participating emergency facility shall
7	be the deductible or out-of-pocket max-
8	imum that applies; and
9	"(D) without regard to any other term or
10	condition of such coverage (other than exclusion
11	or coordination of benefits, or an affiliation or
12	waiting period, permitted under section 2704 of
13	the Public Health Service Act, including as in-
14	corporated pursuant to section 715 of the Em-
15	ployee Retirement Income Security Act of 1974
16	and section 9815, and other than applicable
17	cost-sharing).
18	"(2) Audit process and rulemaking proc-
19	ESS FOR MEDIAN CONTRACTED RATES.—
20	"(A) AUDIT PROCESS.—
21	"(i) IN GENERAL.—Not later than
22	July 1, 2021, the Secretary, in coordina-
23	tion with the Secretary of Health and
24	Human Services and the Secretary of
25	Labor and in consultation with the Na-

1	tional Association of Insurance Commis-
2	sioners, shall establish through rulemaking
3	a process, in accordance with clause (ii),
4	under which health plans are audited by
5	the Secretary to ensure that—
6	"(I) such plans are in compliance
7	with the requirement of applying a
8	median contracted rate under this sec-
9	tion; and
10	"(II) that such median con-
11	tracted rate so applied satisfies the
12	definition under subsection $(k)(8)$
13	with respect to the year involved.
14	"(ii) AUDIT SAMPLES.—Under the
15	process established pursuant to clause (i),
16	the Secretary—
17	"(I) shall conduct audits de-
18	scribed in such clause of a sample of
19	health plans; and
20	"(II) may audit any health plan
21	if the Secretary has received any com-
22	plaint about such plan that involves
23	the compliance of the plan with the
24	requirement described in such clause.

1	"(B) RULEMAKING.—Not later than July
2	1, 2021, the Secretary, in coordination with the
3	Secretary of Labor and the Secretary of Health
4	and Human Services, shall establish through
5	rulemaking—
6	"(i) the methodology the sponsor of a
7	health plan shall use to determine the me-
8	dian contracted rate, which shall account
9	for relevant payment adjustments that
10	take into account facility type that are oth-
11	erwise taken into account for purposes of
12	determining payment amounts with respect
13	to participating facilities; and
14	"(ii) the information such sponsor
15	shall share with the nonparticipating pro-
16	vider involved when making such a deter-
17	mination.
18	"(c) Access to Pediatric Care.—
19	"(1) PEDIATRIC CARE.—In the case of a person
20	who has a child who is a participant or beneficiary
21	under a health plan, if the plan requires or provides
22	for the designation of a participating primary care
23	provider for the child, the plan shall permit such
24	person to designate a physician (allopathic or osteo-
25	pathic) who specializes in pediatrics as the child's

1	primary care provider if such provider participates
2	in the network of the plan.
3	"(2) CONSTRUCTION.—Nothing in paragraph
4	(1) shall be construed to waive any exclusions of cov-
5	erage under the terms and conditions of the plan
6	with respect to coverage of pediatric care.
7	"(d) Patient Access to Obstetrical and Gyne-
8	COLOGICAL CARE.—
9	"(1) GENERAL RIGHTS.—
10	"(A) DIRECT ACCESS.—A health plan de-
11	scribed in paragraph (2) may not require au-
12	thorization or referral by the plan or any per-
13	son (including a primary care provider de-
14	scribed in paragraph $(2)(B)$) in the case of a fe-
15	male participant or beneficiary who seeks cov-
16	erage for obstetrical or gynecological care pro-
17	vided by a participating health care professional
18	who specializes in obstetrics or gynecology.
19	Such professional shall agree to otherwise ad-
20	here to such plan's policies and procedures, in-
21	cluding procedures regarding referrals and ob-
22	taining prior authorization and providing serv-
23	ices pursuant to a treatment plan (if any) ap-
24	proved by the plan.

1	"(B) Obstetrical and gynecological
2	CARE.—A health plan described in paragraph
3	(2) shall treat the provision of obstetrical and
4	gynecological care, and the ordering of related
5	obstetrical and gynecological items and services,
6	pursuant to the direct access described under
7	subparagraph (A), by a participating health
8	care professional who specializes in obstetrics or
9	gynecology as the authorization of the primary
10	care provider.
11	"(2) Application of paragraph.—A health
12	plan described in this paragraph is a health plan
13	that—
14	"(A) provides coverage for obstetric or
15	gynecologic care; and
16	"(B) requires the designation by a partici-
17	pant or beneficiary of a participating primary
18	care provider.
19	"(3) CONSTRUCTION.—Nothing in paragraph
20	(1) shall be construed to—
21	"(A) waive any exclusions of coverage
22	under the terms and conditions of the plan with
23	respect to coverage of obstetrical or gyneco-
24	logical care; or

"(B) preclude the health plan involved
 from requiring that the obstetrical or gyneco logical provider notify the primary care health
 care professional or the plan of treatment deci sions.

6 "(k) DEFINITIONS.—For purposes of this section:

"(1) CONTRACTED RATE.—The term 'contracted rate' means, with respect to a health plan
and a health care provider or health care facility furnishing an item or service to a beneficiary or participant of such plan, the agreed upon total payment
amount (inclusive of any cost-sharing) to such provider or facility for such item or service.

14 "(2) DURING A VISIT.—The term 'during a 15 visit' shall, with respect to an individual who is fur-16 nished items and services at a participating facility, 17 include equipment and devices, telemedicine services, 18 imaging services, laboratory services, preoperative 19 and postoperative services, and such other items and 20 services as the Secretary may specify furnished to 21 such individual, regardless of whether or not the 22 provider furnishing such items or services is at the 23 facility.

24 "(3) EMERGENCY DEPARTMENT OF A HOS25 PITAL.—The term 'emergency department of a hos-

pital' includes a hospital outpatient department that
 provides emergency services.

"(4) Emergency medical condition.—The 3 4 term 'emergency medical condition' means a medical 5 condition manifesting itself by acute symptoms of 6 sufficient severity (including severe pain) such that 7 a prudent layperson, who possesses an average 8 knowledge of health and medicine, could reasonably 9 expect the absence of immediate medical attention to 10 result in a condition described in clause (i), (ii), or 11 (iii) of section 1867(e)(1)(A) of the Social Security 12 Act.

13 "(5) Emergency services.—

14 "(A) IN GENERAL.—The term 'emergency
15 services', with respect to an emergency medical
16 condition, means—

17 "(i) a medical screening examination 18 (as required under section 1867 of the So-19 cial Security Act, or as would be required 20 under such section if such section applied 21 to an independent freestanding emergency 22 department) that is within the capability of 23 the emergency department of a hospital or 24 of an independent freestanding emergency 25 department, as applicable, including ancil-

lary services routinely available to the
 emergency department to evaluate such
 emergency medical condition; and

4 "(ii) within the capabilities of the staff and facilities available at the hospital 5 6 or the independent freestanding emergency 7 department, as applicable, such further 8 medical examination and treatment as are 9 required under section 1867 of such Act, 10 or as would be required under such section 11 if such section applied to an independent 12 freestanding emergency department, to 13 stabilize the patient (regardless of the de-14 partment of the hospital in which such fur-15 ther examination or treatment is fur-16 nished).

17 "(B) INCLUSION OF ADDITIONAL SERV-18 ICES.—In the case of an individual enrolled in 19 a health plan who is furnished services de-20 scribed in subparagraph (A) by a provider or 21 hospital or independent freestanding emergency 22 department to stabilize such individual with re-23 spect to an emergency medical condition, the 24 term 'emergency services' shall include, in addi-25 tion to those described in subparagraph (A),

1	items and services furnished as part of out-
2	patient observation or an inpatient or out-
3	patient stay during a visit in which such indi-
4	vidual is so stabilized with respect to such
5	emergency condition if—
6	"(i) such items and services would
7	otherwise be covered under such plan if
8	furnished by a participating provider or
9	participating facility; and
10	"(ii) such items and services are fur-
11	nished—
12	"(I) to maintain, improve, or re-
13	solve the individual's stabilization with
14	respect to such condition, unless any
15	circumstance described in subpara-
16	graph (C) has occurred with respect
17	to such individual before such items
18	and services are furnished; or
19	"(II) for any purpose not de-
20	scribed in subclause (I), unless each
21	of the criteria described in subpara-
22	graph (D) have been met with respect
23	to such individual and such item or
24	service.

1	"(C) CIRCUMSTANCES.—For purposes of
2	subparagraph (B)(ii)(I), a circumstance de-
3	scribed in this subparagraph is any of the fol-
4	lowing, with respect to an individual who is a
5	beneficiary, participant, or enrollee of a health
6	plan who is furnished services described in sub-
7	paragraph (A) by a hospital or independent
8	freestanding emergency department with re-
9	spect to an emergency medical condition:
10	"(i) A participating provider, with re-
11	spect to such plan, with privileges at the
12	hospital or independent freestanding emer-
13	gency department assumes responsibility
14	for the care of the individual.
15	"(ii) A participating provider, with re-
16	spect to such plan, assumes responsibility
17	for the care of the individual through
18	transfer of the individual.
19	"(iii) The health plan and the pro-
20	vider treating such individual at the hos-
21	pital or independent freestanding emer-
22	gency department for such condition reach
23	an agreement concerning the care for the
24	individual.
25	"(iv) The individual is discharged.

1	"(D) SIGNED NOTICE CRITERIA.—For pur-
2	poses of subparagraph (B)(ii)(II), the criteria
3	described in this subparagraph, with respect to
4	an individual and an item or service furnished
5	by a nonparticipating provider or nonpartici-
6	pating facility that is a hospital or an inde-
7	pendent freestanding emergency department,
8	are the following:
9	"(i) A written notice (as specified by
10	the Secretary and in a clear and under-
11	standable manner) is provided by such pro-
12	vider or facility to such individual, before
13	such item or service is furnished, that in-
14	cludes the following information:
15	"(I) That such provider or facil-
16	ity is a nonparticipating provider or
17	nonparticipating facility (as applica-
18	ble).
19	"(II) To the extent practicable,
20	the estimated amount that such non-
21	participating facility or nonpartici-
22	pating provider may charge the indi-
23	vidual for such item or service.
24	"(III) A statement that the indi-
25	vidual may seek such item or service

1	from a provider that is a participating
2	provider or a hospital or independent
3	freestanding emergency department
4	that is a participating facility and a
5	list, if feasible, of participating facili-
6	ties or participating providers, as ap-
7	plicable, who are able to furnish such
8	item or service.
9	"(ii) Such individual is in a condition
10	to receive (as determined in accordance
11	with guidance issued by the Secretary) the
12	information described in clause (i) and to
13	confirm notice of receipt of such notice, in
14	accordance with applicable State law.
15	"(iii) The individual signs and dates
16	such notice confirming receipt of the notice
17	before such item or service is furnished.
18	"(6) HEALTH PLAN.—The term 'health plan'
19	means a group health plan, including any group
20	health plan that is a grandfathered health plan (as
21	defined in section 1251(e) of the Patient Protection
22	and Affordable Care Act).
23	"(7) INDEPENDENT FREESTANDING EMER-
24	GENCY DEPARTMENT.—The term 'independent free-

1	standing emergency department' means a health
2	care facility that—
3	"(A) is geographically separate and dis-
4	tinct and licensed separately from a hospital
5	under applicable State law; and
6	"(B) provides emergency services.
7	"(8) Median contracted rate.—
8	"(A) IN GENERAL.—Subject to subpara-
9	graph (B), the term 'median contracted rate'
10	means, with respect to a health plan—
11	"(i) for an item or service furnished
12	during 2022, the median of the contracted
13	rates recognized by the sponsor of such
14	plan (determined with respect to all such
15	plans of such sponsor that are within the
16	same line of business (as specified in sub-
17	paragraph (C)) as the plan involved) as the
18	total maximum payment under such plans
19	in 2019 for the same or a similar item or
20	service that is provided by a provider or fa-
21	cility in the same or similar specialty and
22	provided in the geographic region (estab-
23	lished (and updated, as appropriate) by the
24	Secretary, in consultation with the Na-
25	tional Association of Insurance Commis-

1	sioners) in which the item or service is fur-
2	nished, consistent with the methodology es-
3	tablished by the Secretary under sub-
4	section $(b)(2)(B)$, increased by the percent-
5	age increase in the consumer price index
6	for all urban consumers (United States
7	city average) over 2019, 2020, and 2021;
8	"(ii) for an item or service furnished
9	during 2023 or a subsequent year through
10	2026, the median contracted rate for the
11	previous year, increased by the percentage
12	increase in the consumer price index for all
13	urban consumers (United States city aver-
14	age) over such previous year;
15	"(iii) for an item or service furnished
16	during a rebasing year (as defined in sub-
17	paragraph (D)), the median of the con-
18	tracted rates recognized by the sponsor of
19	such plan (determined with respect to all
20	such plans of such sponsor that are within
21	the same line of business (as specified in
22	subparagraph (C)) as the plan involved) as
23	the total maximum payment under such
24	plans in such year for the same or a simi-
25	lar item or service that is provided by a

1	provider or facility in the same or similar
2	specialty and provided in the geographic
3	region (as established pursuant to clause
4	(i)) in which the item or service is fur-
5	nished, consistent with the methodology es-
6	tablished by the Secretary under sub-
7	section $(b)(2)(B)$; and
8	"(iv) for an item or service furnished
9	during any of the 4 years following a re-
10	basing year, the median contracted rate for
11	the previous year, increased by the per-
12	centage increase in the consumer price
13	index for all urban consumers (United
14	States city average) over such previous
15	year.
16	"(B) USE OF SUBSTITUTE RATE IN CASE
17	OF INSUFFICIENT DATA.—
18	"(i) IN GENERAL.—In the case the
19	sponsor of a health plan has insufficient
20	information (as specified by the Secretary)
21	to calculate the median of the contracted
22	rates in accordance with subparagraph (A)
23	for a year for an item or service furnished
24	in a particular geographic region (as estab-
25	lished pursuant to subparagraph $(A)(i)$ by

1	a type of provider or facility, the substitute
2	rate (as defined in clause (ii)) for such
3	item or service shall be deemed to be the
4	median contracted rate for such item or
5	service furnished in such region during
6	such year by such a provider or facility for
7	such year under such subparagraph (A) for
8	such plan.
9	"(ii) Substitute bate —For pur-

9	"(n) SUBSTITUTE RATE.—For pur-
10	poses of clause (i), the term 'substitute
11	rate' means, with respect to an item or
12	service furnished by a provider or facility
13	in a geographic region (established pursu-
14	ant to subparagraph (A)(i)) during a year
15	for which a health plan is required to make
16	payment pursuant to subsection $(b)(1)$,
17	(e)(1), or (i)(1)—

"(I) if sufficient information (as 18 specified by the Secretary) exists to 19 determine the median of the con-20 21 tracted rates recognized by all health plans offered in the same line of busi-22 23 ness (as specified in subparagraph 24 (C)) by any group health plan for 25 such an item or service furnished in

such region by such a provider or fa cility during such year using a data base or other source of information
 determined appropriate by the Sec retary, such median; and

6 "(II) if such sufficient informa-7 tion does not exist, the median of the 8 contracted rates recognized by all 9 health plans offered in the same line 10 of business (as specified in subpara-11 graph (C)) by any group health plan 12 for such an item or service furnished 13 in a similarly situated geographic re-14 gion (as determined by the Secretary) 15 with such sufficient information by 16 such a provider or facility during such 17 vear using such a database or such 18 other source of information.

19The Secretary shall develop a methodology20for determining a substitute rate based on21a similarly situated health plan that is not22a Federal health care program (as defined23in section 1128B(f) of the Social Security24Act) in the case a substitute rate is not

1	calculable under the previous sentence with
2	respect to an item or service.
3	"(C) LINE OF BUSINESS.—A line of busi-
4	ness specified in this subparagraph is one of the
5	following:
6	"(i) The small group market.
7	"(ii) The large group market.
8	"(iii) In the case of a self-insured
9	group health plan, other self-insured group
10	health plans.
11	"(D) REBASING YEAR DEFINED.—For pur-
12	poses of subparagraph (A), the term 'rebasing
13	year' means 2027 and every 5 years thereafter.
14	"(9) Nonparticipating facility; partici-
15	PATING FACILITY.—
16	"(A) NONPARTICIPATING FACILITY.—The
17	term 'nonparticipating facility' means, with re-
18	spect to an item or service and a health plan,
19	a health care facility described in subparagraph
20	(B)(ii) that does not have a contractual rela-
21	tionship with the plan for furnishing such item
22	or service.
23	"(B) PARTICIPATING FACILITY.—
24	"(i) IN GENERAL.—The term 'partici-
25	pating facility' means, with respect to an

1	item or service and a health plan, a health
2	care facility described in clause (ii) that
3	has a contractual relationship with the
4	plan for furnishing such item or service.
5	"(ii) Health care facility de-
6	SCRIBED.—A health care facility described
7	in this clause is each of the following:
8	"(I) A hospital (as defined in
9	1861(e) of the Social Security Act),
10	including an emergency department of
11	a hospital.
12	"(II) A critical access hospital
13	(as defined in section $1861(mm)(1)$ of
14	such Act).
15	"(III) An ambulatory surgical
16	center (as described in section
17	1833(i)(1)(A) of such Act).
18	"(IV) A laboratory.
19	"(V) A radiology facility or imag-
20	ing center.
21	"(VI) An independent free-
22	standing emergency department.
23	"(VII) Any other facility speci-
24	fied by the Secretary.

1	"(10) Nonparticipating providers; partici-
2	PATING PROVIDERS.—

3 "(A) NONPARTICIPATING PROVIDER.—The
4 term 'nonparticipating provider' means, with re5 spect to an item or service and a health plan,
6 a physician or other health care provider who
7 does not have a contractual relationship with
8 the plan for furnishing such item or service
9 under the plan.

"(B) 10 PARTICIPATING PROVIDER.—The 11 term 'participating provider' means, with re-12 spect to an item or service and a health plan, 13 a physician or other health care provider who 14 has a contractual relationship with the plan for 15 furnishing such item or service under the plan. **((11)** 16 OUT-OF-NETWORK RATE.—The term 'out-of-network rate' means, with respect to an item 17 18 or service furnished in a State during a year to a 19 participant or beneficiary of a health plan receiving 20 such item or service from a nonparticipating pro-21 vider or facility—

"(A) subject to subparagraphs (C) and
(D), in the case such State has in effect a State
law that provides for a method for determining
the total amount payable under such health

1	plan regulated by such State with respect to
2	such item or service furnished by such provider
3	or facility, such amount determined in accord-
4	ance with such law;
5	"(B) subject to subparagraphs (C) and
6	(D), in the case such State does not have in ef-
7	fect such a law with respect to such item or
8	service, plan, and provider or facility—
9	"(i) subject to clause (ii), if the pro-
10	vider or facility (as applicable) and such
11	plan agree on an amount of payment (in-
12	cluding if agreed on through open negotia-
13	tions under subsection $(j)(1)$ with respect
14	to such item or service, such agreed on
15	amount; or
16	"(ii) if such provider or facility (as
17	applicable) and such plan enter the medi-
18	ated dispute process under subsection (j)
19	and do not so agree before the date on
20	which a selected independent entity (as de-
21	fined in paragraph (3) of such subsection)
22	makes a determination with respect to
23	such item or service under such subsection,
24	the amount of such determination;

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"(C) in the case such State has an All-Payer Model Agreement under section 1115A of the Social Security Act, the amount that the State approves under such system for such item or service so furnished; or

6 "(D) in the case such health plan is a self-7 insured group health plan and in the case of a 8 State with an agreement with such plan in ef-9 fect as of the date of the enactment of the Con-10 sumer Protections Against Surprise Medical 11 Bills Act of 2020, that provides for a method 12 for determining the total amount payable under 13 such health plan with respect to such item or 14 service furnished by such provider or facility, 15 such amount determined in accordance with 16 such method.

17 "(12) RECOGNIZED AMOUNT.—The term 'recog18 nized amount' means, with respect to an item or
19 service furnished in a State during a year to a par20 ticipant or beneficiary of a health plan by a non21 participating provider or nonparticipating facility—

"(A) subject to subparagraphs (C) and
(D), in the case such State has in effect a law
described in paragraph (11)(A) with respect to
such item or service, provider or facility, and

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plan, the amount determined in accordance with such law;

"(B) subject to subparagraphs (C) and (D), in the case such State does not have in effect such a law, an amount that is the median contracted rate for such item or service for such year;

8 "(C) in the case such State is described in 9 paragraph (11)(C) with respect to such item or 10 service so furnished, the amount that the State 11 approves under such system for such item or 12 service so furnished; or

13 "(D) in the case such health plan is a self-14 insured group health plan and in the case of a 15 State with an agreement with such plan in ef-16 fect as of the date of the enactment of the Con-17 sumer Protections Against Surprise Medical 18 Bills Act of 2020, that provides for a method 19 for determining the total amount payable under 20 such health plan with respect to such item or 21 service furnished by such provider or facility, 22 such amount determined in accordance with 23 such method.

24 "(13) STABILIZE.—The term 'to stabilize', with
25 respect to an emergency medical condition, has the

meaning give in section 1867(e)(3)(A) of the Social
 Security Act).

3 "(14) COST-SHARING.—The term 'cost-sharing'
4 includes copayments, coinsurance, and deductibles.

5 "(1) PAYMENT TO PROVIDER OR FACILITY.—In the 6 case of any payment required to be made by a health plan 7 pursuant to subsection (b)(1), (e)(1), or (i)(1) to a 8 nonparticipating provider or nonparticipating facility for 9 an item or service, such payment shall be made to such 10 provider or facility and not to the individual receiving such 11 item or service.".

12 (2) Conforming Amendments.—

13 (A) APPLICATION PROVISIONS.—Section
14 9815(a) of the Internal Revenue Code of 1986
15 is amended—

(i) in paragraph (1), by striking "(as 16 17 amended by the Patient Protection and Af-18 fordable Care Act)" and inserting "(other 19 than, with respect to a plan year beginning 20 on or after January 1, 2022, the provisions 21 of section 2719A of such Act)"; and 22 (ii) in paragraph (2), by inserting 23 "(other than, with respect to a plan year 24 beginning on or after January 1, 2022, the

1	provisions of section 2719A of such Act)"
2	after the first occurrence of "such part A".
3	(B) APPLICATION TO RETIREE-ONLY
4	PLANS.—Section 9831(a) of the Internal Rev-
5	enue Code of 1986 is amended by inserting
6	"(other than, with respect to a group health
7	plan described in paragraph (2), the require-
8	ments of section 9816)" before "shall not
9	apply".
10	(3) CLERICAL AMENDMENT.—The table of sec-
11	tions for such subchapter is amended by adding at
12	the end the following new items:
	"Sec. 9815. Additional market reforms. "Sec. 9816. Patient protections.".
13	(4) EFFECTIVE DATE.—The amendments made
14	by this subsection shall apply with respect to plan
15	years beginning on or after January 1, 2022.
16	(c) Employee Retirement Income Security Act
17	of 1974 Amendments.—
18	(1) IN GENERAL.—Subpart B of part 7 of sub-
19	title B of title I of the Employee Retirement Income
20	Security Act of 1974 (29 U.S.C. 1185 et seq.) is
21	amended by adding at the end the following new sec-
22	tion:

1 "SEC. 716. PATIENT PROTECTIONS.

2 "(a) CHOICE OF HEALTH CARE PROFESSIONAL.—If
3 a health plan requires or provides for designation by a par4 ticipant or beneficiary of a participating primary care pro5 vider, then the plan shall permit each participant or bene6 ficiary to designate any participating primary care pro7 vider who is available to accept such individual.

8 "(b) Cost-sharing and Payment of Emergency9 Services.—

10 "(1) IN GENERAL.—If a health plan provides or 11 covers any benefits with respect to services in an 12 emergency department of a hospital and, for plan 13 year 2022 or a subsequent plan year, with respect 14 to emergency services in an independent free-15 standing emergency department, the plan shall cover 16 emergency services—

17 "(A) without the need for any prior au-18 thorization determination;

"(B) whether the health care provider furnishing such services is a participating provider
or a participating facility that is an emergency
department of a hospital or an independent
freestanding emergency department (in this
subsection referred to as a 'participating emergency facility') with respect to such services;

1 "(C) in a manner so that, if such services 2 are provided to a participant or beneficiary by a nonparticipating provider or a nonpartici-3 4 pating facility that is an emergency department 5 of a hospital or an independent freestanding 6 emergency department—

7 "(i) such services will be provided 8 without imposing any requirement under 9 the plan for prior authorization of services 10 or any limitation on coverage that is more 11 restrictive than the requirements or limita-12 tions that apply to emergency services re-13 ceived from participating providers and 14 participating emergency facilities with re-15 spect to such plan;

"(ii) the cost-sharing requirement is 16 17 not greater than the requirement that 18 would apply if such services were furnished 19 by a participating provider or a partici-20 pating emergency facility, as applicable;

"(iii) such cost-sharing requirement is 22 calculated as if the contracted rate for 23 such services if furnished by a partici-24 pating provider or a participating emer-

1 gency facility were equal to the recognized 2 amount for such services;

"(iv) the health plan pays to such pro-3 4 vider or facility, respectively, the amount by which the out-of-network rate for such 5 6 services exceeds the cost-sharing amount 7 for such services (as determined in accordance with clauses (ii) and (iii)); and 8

9 "(v) any deductible or out-of-pocket maximum that would apply if such services 10 11 were furnished by a participating provider 12 or a participating emergency facility shall 13 be the deductible or out-of-pocket max-14 imum that applies; and

15 "(D) without regard to any other term or 16 condition of such coverage (other than exclusion 17 or coordination of benefits, or an affiliation or 18 waiting period, permitted under section 2704 of 19 the Public Health Service Act, including as in-20 corporated pursuant to section 715 and section 21 9815 of the Internal Revenue Code of 1986, 22 and other than applicable cost-sharing).

23 "(2) AUDIT PROCESS AND RULEMAKING PROC-24 ESS FOR MEDIAN CONTRACTED RATES.— 25

"(A) AUDIT PROCESS.—

1	"(i) IN GENERAL.—Not later than
2	July 1, 2021, the Secretary, in coordina-
3	tion with the Secretary of Health and
4	Human Services and the Secretary of the
5	Treasury and in consultation with the Na-
6	tional Association of Insurance Commis-
7	sioners, shall establish through rulemaking
8	a process, in accordance with clause (ii),
9	under which health plans are audited by
10	the Secretary to ensure that—
11	"(I) such plans are in compliance
12	with the requirement of applying a
13	median contracted rate under this sec-
14	tion; and
15	"(II) that such median con-
16	tracted rate so applied satisfies the
17	definition under subsection $(k)(8)$
18	with respect to the year involved.
19	"(ii) AUDIT SAMPLES.—Under the
20	process established pursuant to clause (i),
21	the Secretary—
22	"(I) shall conduct audits de-
23	scribed in such clause of a sample of
24	health plans; and

1	"(II) may audit any health plan
2	if the Secretary has received any com-
3	plaint about such plan that involves
4	the compliance of the plan with the
5	requirement described in such clause.
6	"(B) RULEMAKING.—Not later than July
7	1, 2021, the Secretary, in coordination with the
8	Secretary of the Treasury and the Secretary of
9	Health and Human Services, shall establish
10	through rulemaking—
11	"(i) the methodology the sponsor or
12	issuer of a health plan shall use to deter-
13	mine the median contracted rate, which
14	shall account for relevant payment adjust-
15	ments that take into account facility type
16	that are otherwise taken into account for
17	purposes of determining payment amounts
18	with respect to participating facilities; and
19	"(ii) the information such sponsor or
20	issuer shall share with the nonparticipating
21	provider involved when making such a de-
22	termination.
23	"(c) Access to Pediatric Care.—
24	"(1) PEDIATRIC CARE.—In the case of a person
25	who has a child who is a participant or beneficiary

 for the designation of a participating primary car provider for the child, the plan shall permit such person to designate a physician (allopathic or osted pathic) who specializes in pediatrics as the child' primary care provider if such provider participate in the network of the plan. "(2) CONSTRUCTION.—Nothing in paragraph (1) shall be construed to waive any exclusions of cov erage under the terms and conditions of the plan with respect to coverage of pediatric care. "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE cological CARE.— "(1) GENERAL RIGHTS.— 	for the child, the plan shall permit such o designate a physician (allopathic or osteo- who specializes in pediatrics as the child's care provider if such provider participates twork of the plan. CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
 4 person to designate a physician (allopathic or osteo 5 pathic) who specializes in pediatrics as the child' 6 primary care provider if such provider participate 7 in the network of the plan. 8 "(2) CONSTRUCTION.—Nothing in paragraph 9 (1) shall be construed to waive any exclusions of cov 10 erage under the terms and conditions of the plan 11 with respect to coverage of pediatric care. 12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.— 	 designate a physician (allopathic or osteo- who specializes in pediatrics as the child's care provider if such provider participates twork of the plan. CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
 pathic) who specializes in pediatrics as the child' primary care provider if such provider participate in the network of the plan. "(2) CONSTRUCTION.—Nothing in paragraph (1) shall be construed to waive any exclusions of cov erage under the terms and conditions of the plan with respect to coverage of pediatric care. "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE COLOGICAL CARE.— 	who specializes in pediatrics as the child's care provider if such provider participates twork of the plan. CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
 primary care provider if such provider participate in the network of the plan. "(2) CONSTRUCTION.—Nothing in paragraph (1) shall be construed to waive any exclusions of cov erage under the terms and conditions of the plan with respect to coverage of pediatric care. "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE COLOGICAL CARE.— 	care provider if such provider participates twork of the plan. CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
 in the network of the plan. "(2) CONSTRUCTION.—Nothing in paragraph (1) shall be construed to waive any exclusions of coverage under the terms and conditions of the plan with respect to coverage of pediatric care. "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE COLOGICAL CARE.— 	twork of the plan. CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
8 "(2) CONSTRUCTION.—Nothing in paragraph 9 (1) shall be construed to waive any exclusions of cov 10 erage under the terms and conditions of the plan 11 with respect to coverage of pediatric care. 12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.—	CONSTRUCTION.—Nothing in paragraph be construed to waive any exclusions of cov- der the terms and conditions of the plan
 9 (1) shall be construed to waive any exclusions of cov 10 erage under the terms and conditions of the plan 11 with respect to coverage of pediatric care. 12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.— 	be construed to waive any exclusions of cov- der the terms and conditions of the plan
 10 erage under the terms and conditions of the plan 11 with respect to coverage of pediatric care. 12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.— 	der the terms and conditions of the plan
 11 with respect to coverage of pediatric care. 12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.— 	-
12 "(d) PATIENT ACCESS TO OBSTETRICAL AND GYNE 13 COLOGICAL CARE.—	ect to coverage of pediatric care.
13 COLOGICAL CARE.—	
	ient Access to Obstetrical and Gyne-
14 "(1) GENERAL RIGHTS.—	ARE.—
	General rights.—
15 "(A) DIRECT ACCESS.—A health plan de	"(A) DIRECT ACCESS.—A health plan de-
16 scribed in paragraph (2) may not require au	oed in paragraph (2) may not require au-
17 thorization or referral by the plan or any per	ization or referral by the plan or any per-
18 son (including a primary care provider de	(including a primary care provider de-
19 scribed in paragraph (2)(B)) in the case of a fe	oed in paragraph (2)(B)) in the case of a fe-
20 male participant or beneficiary who seeks cov	e participant or beneficiary who seeks cov-
21 erage for obstetrical or gynecological care pro-	e for obstetrical or gynecological care pro-
vided by a participating health care professional	a for approximation of Syncorogram and bio-
23 who specializes in obstetrics or gynecology	
24 Such professional shall agree to otherwise ad	d by a participating health care professional
25 here to such plan's policies and procedures, in	d by a participating health care professional specializes in obstetrics or gynecology.

cluding procedures regarding referrals and ob taining prior authorization and providing serv ices pursuant to a treatment plan (if any) approved by the plan.

5 "(B) Obstetrical and gynecological 6 CARE.—A health plan described in paragraph 7 (2) shall treat the provision of obstetrical and 8 gynecological care, and the ordering of related 9 obstetrical and gynecological items and services, 10 pursuant to the direct access described under 11 subparagraph (A), by a participating health 12 care professional who specializes in obstetrics or 13 gynecology as the authorization of the primary 14 care provider.

15 "(2) APPLICATION OF PARAGRAPH.—A health
16 plan described in this paragraph is a health plan
17 that—

18 "(A) provides coverage for obstetric or19 gynecologic care; and

20 "(B) requires the designation by a partici21 pant or beneficiary of a participating primary
22 care provider.

23 "(3) CONSTRUCTION.—Nothing in paragraph
24 (1) shall be construed to—

"(A) waive any exclusions of coverage
 under the terms and conditions of the plan with
 respect to coverage of obstetrical or gyneco logical care; or

5 "(B) preclude the health plan involved 6 from requiring that the obstetrical or gyneco-7 logical provider notify the primary care health 8 care professional or the plan of treatment deci-9 sions.

10 "(k) DEFINITIONS.—For purposes of this section:

11 "(1) CONTRACTED RATE.—The term 'con-12 tracted rate' means, with respect to a health plan 13 and a health care provider or health care facility fur-14 nishing an item or service to a beneficiary or partici-15 pant of such plan, the agreed upon total payment 16 amount (inclusive of any cost-sharing) to such pro-17 vider or facility for such item or service.

18 "(2) DURING A VISIT.—The term 'during a 19 visit' shall, with respect to an individual who is fur-20 nished items and services at a participating facility, 21 include equipment and devices, telemedicine services, 22 imaging services, laboratory services, preoperative 23 and postoperative services, and such other items and 24 services as the Secretary may specify furnished to 25 such individual, regardless of whether or not the provider furnishing such items or services is at the
 facility.

3 "(3) EMERGENCY DEPARTMENT OF A HOS4 PITAL.—The term 'emergency department of a hos5 pital' includes a hospital outpatient department that
6 provides emergency services.

7 "(4) EMERGENCY MEDICAL CONDITION.—The 8 term 'emergency medical condition' means a medical 9 condition manifesting itself by acute symptoms of 10 sufficient severity (including severe pain) such that 11 a prudent layperson, who possesses an average knowledge of health and medicine, could reasonably 12 13 expect the absence of immediate medical attention to 14 result in a condition described in clause (i), (ii), or 15 (iii) of section 1867(e)(1)(A) of the Social Security 16 Act.

17 "(5) Emergency services.—

18 "(A) IN GENERAL.—The term 'emergency
19 services', with respect to an emergency medical
20 condition, means—

21 "(i) a medical screening examination
22 (as required under section 1867 of the So23 cial Security Act, or as would be required
24 under such section if such section applied
25 to an independent freestanding emergency

1	department) that is within the capability of
2	the emergency department of a hospital or
3	of an independent freestanding emergency
4	department, as applicable, including ancil-
5	lary services routinely available to the
6	emergency department to evaluate such
7	emergency medical condition; and
8	"(ii) within the capabilities of the

9 staff and facilities available at the hospital 10 or the independent freestanding emergency 11 department, as applicable, such further 12 medical examination and treatment as are 13 required under section 1867 of such Act, 14 or as would be required under such section 15 if such section applied to an independent 16 freestanding emergency department, to 17 stabilize the patient (regardless of the de-18 partment of the hospital in which such fur-19 ther examination or treatment is fur-20 nished).

21 "(B) INCLUSION OF ADDITIONAL SERV22 ICES.—In the case of an individual enrolled in
23 a health plan who is furnished services de24 scribed in subparagraph (A) by a provider or
25 hospital or independent freestanding emergency

1	department to stabilize such individual with re-
2	spect to an emergency medical condition, the
3	term 'emergency services' shall include, in addi-
4	tion to those described in subparagraph (A),
5	items and services furnished as part of out-
6	patient observation or an inpatient or out-
7	patient stay during a visit in which such indi-
8	vidual is so stabilized with respect to such
9	emergency condition if—
10	"(i) such items and services would
11	otherwise be covered under such plan if
12	furnished by a participating provider or
13	participating facility; and
14	"(ii) such items and services are fur-
15	nished—
16	"(I) to maintain, improve, or re-
17	solve the individual's stabilization with
18	respect to such condition, unless any
19	circumstance described in subpara-
20	graph (C) has occurred with respect
21	to such individual before such items
22	and services are furnished; or
23	"(II) for any purpose not de-
24	scribed in subclause (I), unless each
25	of the criteria described in subpara-

1graph (D) have been met with respect2to such individual and such item or3service.

4 "(C) CIRCUMSTANCES.—For purposes of subparagraph (B)(ii)(I), a circumstance de-5 6 scribed in this subparagraph is any of the fol-7 lowing, with respect to an individual who is a 8 beneficiary, participant, or enrollee of a health 9 plan who is furnished services described in sub-10 paragraph (A) by a hospital or independent 11 freestanding emergency department with re-12 spect to an emergency medical condition:

13 "(i) A participating provider, with re14 spect to such plan, with privileges at the
15 hospital or independent freestanding emer16 gency department assumes responsibility
17 for the care of the individual.

18 "(ii) A participating provider, with re19 spect to such plan, assumes responsibility
20 for the care of the individual through
21 transfer of the individual.

22 "(iii) The health plan and the pro23 vider treating such individual at the hos24 pital or independent freestanding emer25 gency department for such condition reach

1	an agreement concerning the care for the
2	individual.
3	"(iv) The individual is discharged.
4	"(D) SIGNED NOTICE CRITERIA.—For pur-
5	poses of subparagraph (B)(ii)(II), the criteria
6	described in this subparagraph, with respect to
7	an individual and an item or service furnished
8	by a nonparticipating provider or nonpartici-
9	pating facility that is a hospital or an inde-
10	pendent freestanding emergency department,
11	are the following:
12	"(i) A written notice (as specified by
13	the Secretary and in a clear and under-
14	standable manner) is provided by such pro-
15	vider or facility to such individual, before
16	such item or service is furnished, that in-
17	cludes the following information:
18	"(I) That such provider or facil-
19	ity is a nonparticipating provider or
20	nonparticipating facility (as applica-
21	ble).
22	"(II) To the extent practicable,
23	the estimated amount that such non-
24	participating facility or nonpartici-

pating provider may charge the indi vidual for such item or service.

"(III) A statement that the indi-3 4 vidual may seek such item or service from a provider that is a participating 5 6 provider or a hospital or independent 7 freestanding emergency department 8 that is a participating facility and a 9 list, if feasible, of participating facili-10 ties or participating providers, as ap-11 plicable, who are able to furnish such 12 item or service.

13 "(ii) Such individual is in a condition
14 to receive (as determined in accordance
15 with guidance issued by the Secretary) the
16 information described in clause (i) and to
17 confirm notice of receipt of such notice, in
18 accordance with applicable State law.

19 "(iii) The individual signs and dates
20 such notice confirming receipt of the notice
21 before such item or service is furnished.

"(6) HEALTH PLAN.—The term 'health plan'
means a group health plan and health insurance coverage offered by a health insurance issuer in the
group market and includes a grandfathered health

1	aler (an defined in mation 1951(a) of the Dationat
1	plan (as defined in section 1251(e) of the Patient
2	Protection and Affordable Care Act) that is such a
3	plan or coverage.
4	"(7) INDEPENDENT FREESTANDING EMER-
5	GENCY DEPARTMENT.—The term 'independent free-
6	standing emergency department' means a health
7	care facility that—
8	"(A) is geographically separate and dis-
9	tinct and licensed separately from a hospital
10	under applicable State law; and
11	"(B) provides emergency services.
12	"(8) Median contracted rate.—
13	"(A) IN GENERAL.—Subject to subpara-
14	graph (B), the term 'median contracted rate'
15	means, with respect to a health plan—
16	"(i) for an item or service furnished
17	during 2022, the median of the contracted
18	rates recognized by the sponsor or issuer
19	of such plan (determined with respect to
20	all such plans of such sponsor or such
21	issuer that are within the same line of
22	business (as specified in subparagraph (C))
23	as the plan involved) as the total maximum
24	payment under such plans in 2019 for the
25	same or a similar item or service that is

1 provided by a provider or facility in the 2 same or similar specialty and provided in the geographic region (established (and up-3 4 dated, as appropriate) by the Secretary, in consultation with the National Association 5 6 of Insurance Commissioners) in which the 7 item or service is furnished, consistent with 8 the methodology established by the Sec-9 retary under subsection (b)(2)(B), in-10 creased by the percentage increase in the 11 consumer price index for all urban con-12 sumers (United States city average) over 13 2019, 2020, and 2021; 14 "(ii) for an item or service furnished 15 during 2023 or a subsequent year through 16 2026, the median contracted rate for the 17 previous year, increased by the percentage 18 increase in the consumer price index for all 19 urban consumers (United States city aver-20 age) over such previous year; 21 "(iii) for an item or service furnished

during a rebasing year (as defined in subparagraph (D)), the median of the contracted rates recognized by the sponsor or issuer of such plan (determined with re-

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1	spect to all such plans of such sponsor or
2	issuer that are within the same line of
3	business (as specified in subparagraph (C))
4	as the plan involved) as the total maximum
5	payment under such plans in such year for
6	the same or a similar item or service that
7	is provided by a provider or facility in the
8	same or similar specialty and provided in
9	the geographic region (as established pur-
10	suant to clause (i)) in which the item or
11	service is furnished, consistent with the
12	methodology established by the Secretary
13	under subsection $(b)(2)(B)$; and
14	"(iv) for an item or service furnished
15	during any of the 4 years following a re-
16	basing year, the median contracted rate for
17	the previous year, increased by the per-
18	centage increase in the consumer price
19	index for all urban consumers (United
20	States city average) over such previous
21	year.
22	"(B) USE OF SUBSTITUTE RATE IN CASE
23	OF INSUFFICIENT DATA.—
24	"(i) IN GENERAL.—In the case the
25	sponsor or issuer of a health plan has in-

1	sufficient information (as specified by the
2	Secretary) to calculate the median of the
3	contracted rates in accordance with sub-
4	paragraph (A) for a year for an item or
5	service furnished in a particular geographic
6	region (as established pursuant to subpara-
7	graph (A)(i)) by a type of provider or facil-
8	ity, the substitute rate (as defined in
9	clause (ii)) for such item or service shall be
10	deemed to be the median contracted rate
11	for such item or service furnished in such
12	region during such year by such a provider
13	or facility for such year under such sub-
14	paragraph (A) for such plan.
15	"(ii) Substitute rate.—For pur-
16	poses of clause (i), the term 'substitute
17	rate' means, with respect to an item or
18	service furnished by a provider or facility
19	in a geographic region (established pursu-
20	ant to subparagraph (A)(i)) during a year
21	for which a health plan is required to make

for which a health plan is required to make payment pursuant to subsection (b)(1), (e)(1), or (i)(1)—

24 "(I) if sufficient information (as25 specified by the Secretary) exists to

22

1	determine the median of the con-
2	tracted rates recognized by all health
3	plans offered in the same line of busi-
4	ness (as specified in subparagraph
5	(C)) by any group health plan for
6	such an item or service furnished in
7	such region by such a provider or fa-
8	cility during such year using a data-
9	base or other source of information
10	determined appropriate by the Sec-
11	retary, such median; and
12	"(II) if such sufficient informa-
13	tion does not exist, the median of the
14	contracted rates recognized by all
15	health plans offered in the same line
16	of business (as specified in subpara-
17	graph (C)) by any group health plan
18	for such an item or service furnished
19	in a similarly situated geographic re-
20	gion (as determined by the Secretary)
21	with such sufficient information by
22	such a provider or facility during such
23	year using such a database or such
24	other source of information.

1	The Secretary shall develop a methodology
2	for determining a substitute rate based on
	_
3	a similarly situated health plan that is not
4	a Federal health care program (as defined
5	in section 1128B(f) of the Social Security
6	Act) in the case a substitute rate is not
7	calculable under the previous sentence with
8	respect to an item or service.
9	"(C) LINE OF BUSINESS.—A line of busi-
10	ness specified in this subparagraph is one of the
11	following:
12	"(i) The small group market.
13	"(ii) The large group market.
14	"(iii) In the case of a self-insured
15	group health plan, other self-insured group
16	health plans.
17	"(D) REBASING YEAR DEFINED.—For pur-
18	poses of subparagraph (A), the term 'rebasing
19	year' means 2027 and every 5 years thereafter.
20	"(9) Nonparticipating facility; partici-
21	PATING FACILITY.—
22	"(A) Nonparticipating facility.—The
23	term 'nonparticipating facility' means, with re-
24	spect to an item or service and a health plan,
25	a health care facility described in subparagraph

1	(B)(ii) that does not have a contractual rela-
2	tionship with the plan for furnishing such item
3	or service.
4	"(B) PARTICIPATING FACILITY.—
5	"(i) IN GENERAL.—The term 'partici-
6	pating facility' means, with respect to an
7	item or service and a health plan, a health
8	care facility described in clause (ii) that
9	has a contractual relationship with the
10	plan for furnishing such item or service.
11	"(ii) Health care facility de-
12	SCRIBED.—A health care facility described
13	in this clause is each of the following:
14	"(I) A hospital (as defined in
15	1861(e) of the Social Security Act),
16	including an emergency department of
17	a hospital.
18	"(II) A critical access hospital
19	(as defined in section $1861(\text{mm})(1)$ of
20	such Act).
21	"(III) An ambulatory surgical
22	center (as described in section
23	1833(i)(1)(A) of such Act).
24	"(IV) A laboratory.

"(V) A radiology facility or imag-
ing center.
"(VI) An independent free-
standing emergency department.
"(VII) Any other facility speci-
fied by the Secretary.
"(10) Nonparticipating providers; partici-
PATING PROVIDERS.—
"(A) NONPARTICIPATING PROVIDER.—The
term 'nonparticipating provider' means, with re-
spect to an item or service and a health plan,
a physician or other health care provider who
does not have a contractual relationship with
the plan for furnishing such item or service
under the plan.
"(B) PARTICIPATING PROVIDER.—The
term 'participating provider' means, with re-
spect to an item or service and a health plan,
a physician or other health care provider who
has a contractual relationship with the plan for
furnishing such item or service under the plan.
"(11) OUT-OF-NETWORK RATE.—The term
'out-of-network rate' means, with respect to an item
or service furnished in a State during a year to a
participant or beneficiary of a health plan receiving

1 such item or service from a nonparticipating pro-2 vider or facility—

3 "(A) subject to subparagraphs (C) and 4 (D), in the case such State has in effect a State 5 law that provides for a method for determining 6 the total amount payable under such health 7 plan regulated by such State with respect to 8 such item or service furnished by such provider 9 or facility, such amount determined in accord-10 ance with such law;

"(B) subject to subparagraphs (C) and (D), in the case such State does not have in effect such a law with respect to such item or service, plan, and provider or facility—

15 "(i) subject to clause (ii), if the pro-16 vider or facility (as applicable) and such 17 plan agree on an amount of payment (in-18 cluding if agreed on through open negotia-19 tions under subsection (j)(1) with respect 20 to such item or service, such agreed on 21 amount; or

"(ii) if such provider or facility (as applicable) and such plan enter the medi-24 ated dispute process under subsection (j) and do not so agree before the date on

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1	which a selected independent entity (as de-
2	fined in paragraph (3) of such subsection)
3	makes a determination with respect to
4	such item or service under such subsection,
5	the amount of such determination;
6	"(C) in the case such State has an All-
7	Payer Model Agreement under section 1115A of
8	the Social Security Act, the amount that the
9	State approves under such system for such item
10	or service so furnished; or
11	"(D) in the case such health plan is a self-
12	insured group health plan and in the case of a
13	State with an agreement with such plan in ef-
14	fect as of the date of the enactment of the Con-
15	sumer Protections Against Surprise Medical
16	Bills Act of 2020, that provides for a method
17	for determining the total amount payable under
18	such health plan with respect to such item or
19	service furnished by such provider or facility,
20	such amount determined in accordance with
21	such method.
22	"(12) Recognized amount.—The term 'recog-
23	nized amount' means, with respect to an item or

24 service furnished in a State during a year to a par-

	••
1	ticipant or beneficiary of a health plan by a non-
2	participating provider or nonparticipating facility—
3	"(A) subject to subparagraphs (C) and
4	(D), in the case such State has in effect a law
5	described in paragraph $(11)(A)$ with respect to
6	such item or service, provider or facility, and
7	plan, the amount determined in accordance with
8	such law;
9	"(B) subject to subparagraphs (C) and
10	(D), in the case such State does not have in ef-
11	fect such a law, an amount that is the median
12	contracted rate for such item or service for such
13	year;
14	"(C) in the case such State is described in
15	paragraph $(11)(C)$ with respect to such item or
16	service so furnished, the amount that the State
17	approves under such system for such item or
18	service so furnished; or
19	"(D) in the case such health plan is a self-
20	insured group health plan and in the case of a
21	State with an agreement with such plan in ef-
22	fect as of the date of the enactment of the Con-
23	sumer Protections Against Surprise Medical
24	Bills Act of 2020, that provides for a method
25	for determining the total amount payable under

such health plan with respect to such item or
 service furnished by such provider or facility,
 such amount determined in accordance with
 such method.

5 "(13) STABILIZE.—The term 'to stabilize', with
6 respect to an emergency medical condition, has the
7 meaning give in section 1867(e)(3)(A) of the Social
8 Security Act).

9 "(14) COST-SHARING.—The term 'cost-sharing'
10 includes copayments, coinsurance, and deductibles.

11 "(1) PAYMENT TO PROVIDER OR FACILITY.—In the 12 case of any payment required to be made by a health plan 13 pursuant to subsection (b)(1), (e)(1), or (i)(1) to a 14 nonparticipating provider or nonparticipating facility for 15 an item or service, such payment shall be made to such 16 provider or facility and not to the individual receiving such 17 item or service.".

18 (2) CONFORMING AMENDMENT.—

19 (A) APPLICATION PROVISIONS.—Section
20 715(a) of the Employee Retirement Income Se21 curity Act of 1974 (29 U.S.C. 1185d(a)) is
22 amended—

23 (i) in paragraph (1), by striking "(as
24 amended by the Patient Protection and Af25 fordable Care Act)" and inserting "(other

1	than, with respect to a plan year beginning
2	on or after January 1, 2022, the provisions
3	of section 2719A of such Act)"; and
4	(ii) in paragraph (2), by inserting
5	"(other than, with respect to a plan year
6	beginning on or after January 1, 2022, the
7	provisions of section 2719A of such Act)"
8	after the first occurrence of "such part A".
9	(B) Application to retiree-only
10	PLANS.—Section 732(a) of the Employee Re-
11	tirement Income Security Act of 1974 (29
12	U.S.C. 1191a(a)) is amended by striking "sec-
13	tion 711" and inserting "sections 711 and
14	716".
15	(3) CLERICAL AMENDMENT.—The table of con-
16	tents in section 1 of the Employee Retirement In-
17	come Security Act of 1974 is amended by inserting
18	after the item relating to section 714 the following
19	new items:
	"Sec. 715. Additional market reforms. "Sec. 716. Patient protections.".
20	(4) EFFECTIVE DATE.—The amendments made
21	by this subsection shall apply with respect to plan
22	years beginning on or after January 1, 2022.

1SEC. 3. CONSUMER PROTECTIONS THROUGH REQUIRE-2MENTS ON HEALTH PLANS TO PREVENT SUR-3PRISE MEDICAL BILLS FOR NON-EMERGENCY4SERVICES PERFORMED BY NONPARTICI-5PATING PROVIDERS AT CERTAIN PARTICI-6PATING FACILITIES.

7 (a) PHSA AMENDMENTS.—

8 (1) IN GENERAL.—Section 2719A of the Public 9 Health Service Act (42 U.S.C. 300gg-19a), as 10 amended by section 2(a), is further amended by in-11 serting before subsection (k) the following new sub-12 section:

13 "(e) Cost-sharing and Payment of Non-emer14 Gency Services Performed by Nonparticipating
15 Providers at Certain Participating Facilities.—

16 "(1) IN GENERAL.—Subject to paragraph (2), 17 in the case of items or services (other than emer-18 gency services to which subsection (b) applies or 19 items and services to which subsection (i) applies) 20 furnished to a participant, beneficiary, or enrollee of 21 a health plan by a nonparticipating provider during 22 a visit (as defined by the Secretary in accordance 23 with subsection (k)(2) at a participating facility, if 24 such items and services would otherwise be covered 25 under such plan if furnished by a participating pro-26 vider, the plan—

"(A) shall not impose on such participant,
beneficiary, or enrollee a cost-sharing amount
for such items and services so furnished that is
greater than the cost-sharing amount that
would apply under such plan had such items or
services been furnished by a participating provider;

8 "(B) shall calculate such cost-sharing 9 amount as if the contracted rate for such serv-10 ices if furnished by a participating provider 11 were equal to the recognized amount for such 12 items and services;

13 "(C) shall pay to such provider furnishing 14 such items and services to such participant, 15 beneficiary, or enrollee the amount by which the out-of-network rate for such items and services 16 17 exceeds the cost-sharing amount imposed under 18 the plan for such items and services (as deter-19 mined in accordance with subparagraphs (A) 20 and (B)); and

21 "(D) shall apply the deductible or out-of22 pocket maximum, if any, that would apply if
23 such services were furnished by a participating
24 provider.

1 "(2) EXCEPTION.—Paragraph (1) shall not 2 apply to a health plan in the case of items or serv-3 ices furnished to a participant, beneficiary, or en-4 rollee of a health plan by a nonparticipating provider 5 during a visit (as so defined by the Secretary in ac-6 cordance with subsection (k)(2) at a participating 7 facility if the requirement described in paragraph (1) 8 of section 1150C(b) of the Social Security Act does 9 not apply with respect to such provider and such 10 items and services due to the application of para-11 graph (2) of such section.". 12 (2) EFFECTIVE DATE.—The amendment made 13 by paragraph (1) shall apply with respect to plan 14 vears beginning on or after January 1, 2022. 15 (b) IRC AMENDMENTS.— 16 (1) IN GENERAL.—Section 9816 of the Internal 17 Revenue Code of 1986, as added by section 2(b), is 18 amended by inserting before subsection (k) the fol-19 lowing new subsection:

20 "(e) Cost-sharing and Payment of Non-Emer21 Gency Services Performed by Nonparticipating
22 Providers at Certain Participating Facilities.—

23 "(1) IN GENERAL.—Subject to paragraph (2),
24 in the case of items or services (other than emer25 gency services to which subsection (b) applies or

1	items and services to which subsection (i) applies)
2	furnished to a participant or beneficiary of a health
3	plan by a nonparticipating provider during a visit
4	(as defined by the Secretary in accordance with sub-
5	section $(k)(2)$) at a participating facility, if such
6	items and services would otherwise be covered under
7	such plan if furnished by a participating provider,
8	the plan—
9	"(A) shall not impose on such participant
10	or beneficiary a cost-sharing amount for such
11	items and services so furnished that is greater
12	than the cost-sharing amount that would apply
13	under such plan had such items or services been
14	furnished by a participating provider;
15	"(B) shall calculate such cost-sharing
16	amount as if the contracted rate for such serv-
17	ices if furnished by a participating provider
18	were equal to the recognized amount for such
19	items and services;
20	"(C) shall pay to such provider furnishing
21	such items and services to such participant or
22	beneficiary the amount by which the out-of-net-
23	work rate for such items and services exceeds
24	the cost-sharing amount imposed under the
25	plan for such items and services (as determined

1 in accordance with subparagraphs (A) and (B)); 2 and

3 "(D) shall apply the deductible or out-of-4 pocket maximum, if any, that would apply if such services were furnished by a participating 6 provider.

7 "(2) EXCEPTION.—Paragraph (1) shall not 8 apply to a health plan in the case of items or serv-9 ices furnished to a participant or beneficiary of a 10 health plan by a nonparticipating provider during a 11 visit (as so defined by the Secretary in accordance 12 with subsection (k)(2) at a participating facility if 13 the requirement described in paragraph (1) of sec-14 tion 1150C(b) of the Social Security Act does not 15 apply with respect to such provider and such items 16 and services due to the application of paragraph (2)17 of such section.".

18 (2) EFFECTIVE DATE.—The amendments made 19 by paragraph (1) shall apply with respect to plan 20 vears beginning on or after January 1, 2022.

21 (c) ERISA AMENDMENTS.—

22 (1) IN GENERAL.—Section 716 of the Employee 23 Retirement Income Security Act of 1974, as added 24 by section 2(c), is amended by inserting before sub-25 section (k) the following new subsection:

"(e) Cost-sharing and Payment of Non-Emer Gency Services Performed by Nonparticipating
 Providers at Certain Participating Facilities.—

4 "(1) IN GENERAL.—Subject to paragraph (2), 5 in the case of items or services (other than emer-6 gency services to which subsection (b) applies or 7 items and services to which subsection (i) applies) 8 furnished to a participant or beneficiary of a health 9 plan by a nonparticipating provider during a visit 10 (as defined by the Secretary in accordance with sub-11 section (k)(2)) at a participating facility, if such 12 items and services would otherwise be covered under 13 such plan if furnished by a participating provider, 14 the plan—

"(A) shall not impose on such participant
or beneficiary a cost-sharing amount for such
items and services so furnished that is greater
than the cost-sharing amount that would apply
under such plan had such items or services been
furnished by a participating provider;

21 "(B) shall calculate such cost-sharing
22 amount as if the contracted rate for such serv23 ices if furnished by a participating provider
24 were equal to the recognized amount for such
25 items and services;

1 "(C) shall pay to such provider furnishing 2 such items and services to such participant or 3 beneficiary the amount by which the out-of-network rate for such items and services exceeds 4 5 the cost-sharing amount imposed under the 6 plan for such items and services (as determined 7 in accordance with subparagraphs (A) and (B)): and 8

9 "(D) shall apply the deductible or out-of-10 pocket maximum, if any, that would apply if 11 such services were furnished by a participating 12 provider.

13 "(2) EXCEPTION.—Paragraph (1) shall not 14 apply to a health plan in the case of items or serv-15 ices furnished to a participant or beneficiary of a 16 health plan by a nonparticipating provider during a 17 visit (as so defined by the Secretary in accordance 18 with subsection (k)(2) at a participating facility if 19 the requirement described in paragraph (1) of sec-20 tion 1150C(b) of the Social Security Act does not 21 apply with respect to such provider and such items 22 and services due to the application of paragraph (2)23 of such section.".

1	(2) Effective date.—The amendments made
2	by paragraph (1) shall apply with respect to plan
3	years beginning on or after January 1, 2022.
4	SEC. 4. CONSUMER PROTECTIONS THROUGH APPLICATION
5	OF HEALTH PLAN EXTERNAL REVIEW IN
6	CASES OF CERTAIN SURPRISE MEDICAL
7	BILLS.
8	Section 2719(b)(1) of the Public Health Service Act
9	(42 U.S.C. 300gg–19(b)(1)) is amended—
10	(1) by striking "at a minimum, includes" and
11	inserting "at a minimum—
12	"(A) includes";
13	(2) by striking at the end "or" and inserting
14	"and"; and
15	(3) by adding at the end the following new sub-
16	paragraph:
17	"(B) beginning not later than January 1,
18	2022, applies such external review process with
19	respect to any adverse determination by such
20	plan or issuer under subsection (b) of section
21	2719A, subsection (e) of such section, or sub-
22	section (i) of such section, including with re-
23	spect to whether an item or service that is the
24	subject to such a determination is an item or

1	service to which such subsection (b), (e), or (i)
2	applies; or".
3	SEC. 5. CONSUMER PROTECTIONS THROUGH HEALTH PLAN
4	TRANSPARENCY REQUIREMENTS.
5	(a) PHSA AMENDMENTS.—Section 2719A of the
6	Public Health Service Act (42 U.S.C. 300gg-19a), as
7	amended by sections 2(a) and 3(a), is further amended
8	by inserting before subsection (k) the following new sub-
9	sections:
10	"(f) Provider Directory Requirements.—
11	"(1) IN GENERAL.—Beginning not later than
12	January 1, 2022, each health plan shall—
13	"(A) establish the verification process de-
14	scribed in paragraph (2);
15	"(B) establish the response protocol de-
16	scribed in paragraph (3);
17	"(C) establish the database described in
18	paragraph (4); and
19	"(D) include in any directory (other than
20	the database described in subparagraph (C))
21	containing provider directory information with
22	respect to such plan the information described
23	in paragraph (5).

1	"(2) Verification process.—The verification
2	process described in this paragraph is, with respect
3	to a health plan, a process—
4	"(A) under which such plan verifies and
5	updates the provider directory information in-
6	cluded on the database described in paragraph
7	(4) of such plan of—
8	"(i) not less frequently than once
9	every 90 days, a random sample of at least
10	10 percent of health care providers and
11	health care facilities included in such data-
12	base; and
13	"(ii) any such provider or such facility
14	included in such database that has not
15	submitted any claim to such plan during a
16	12-month period;
17	"(B) that establishes a procedure for the
18	removal from such database of such a provider
19	or facility with respect to which such plan has
20	been unable to verify such information during a
21	period specified by the plan; and
22	"(C) that provides for the update of such
23	database within 2 business days of such plan
24	receiving from such a provider or facility infor-

mation pursuant to section 1150D of the Social
 Security Act.

3 "(3) RESPONSE PROTOCOL.—The response pro-4 tocol described in this paragraph is, in the case of 5 an individual enrolled in a health plan who requests 6 information through a telephone call or email on 7 whether a health care provider or health care facility 8 has a contractual relationship to furnish items and 9 services under such plan, a protocol under which 10 such plan—

"(A) responds to such individual as soon
as practicable, and in no case later than 1 business day after such call or email is received,
through a written electronic or paper (as requested by such individual) communication; and
"(B) retains such communication in such
individual's file for at least 2 years following

18 such response.

19 "(4) DATABASE.—The database described in
20 this paragraph is, with respect to a health plan, a
21 database on the public website of such plan or issuer
22 that contains—

23 "(A) a list of each health care provider and
24 health care facility with which such plan has a

contractual relationship for furnishing items
 and services under such plan; and

3 "(B) provider directory information with
4 respect to each such provider and facility.

5 ((5))INFORMATION.—The information de-6 scribed in this paragraph is, with respect to a direc-7 tory containing provider directory information with 8 respect to a health plan, a notification that such in-9 formation contained in such directory was accurate 10 as of the date of publication of such directory and 11 that an individual enrolled under such plan should 12 consult the database described in paragraph (4) with 13 respect to such plan or contact such plan to obtain 14 the most current provider directory information with 15 respect to such plan.

16 "(6) DEFINITION.—For purposes of this sec-17 tion, the term 'provider directory information' in-18 cludes, with respect to a health plan, the name, ad-19 dress, specialty, and telephone number of each 20 health care provider or health care facility with 21 which such plan has a contractual relationship for 22 furnishing items and services under such plan.

23 "(g) DISCLOSURE ON PATIENT PROTECTIONS
24 AGAINST BALANCE BILLING.—Beginning not later than
25 January 1, 2022, each health plan shall make publicly

1 available, post on a website of such plan available to indi-2 viduals enrolled under such plan, and include on each explanation of benefits for an item or service with respect 3 4 to which the requirements under subsection (b), (e), or 5 (i) applies—

- 6 "(1) information in plain language on—
- 7 "(A) the requirements and prohibitions ap-8 plied under section 1150C of the Social Secu-9 rity Act (relating to prohibitions on balance bill-10 ing in certain circumstances);

11 "(B) if provided for under applicable State 12 law, any other requirements on providers and facilities regarding the amounts such providers 13 14 and facilities may, with respect to an item or 15 service, charge a participant, beneficiary, or en-16 rollee of such plan with respect to which such 17 a provider is a nonparticipating provider or fa-18 cility is a nonparticipating facility, with respect 19 to such plan, for furnishing such item or service 20 after receiving payment from the plan for such 21 item or service and any applicable cost-sharing 22 payment from such participant, beneficiary, or 23 enrollee; and

"(C) the requirements applied under sub-24 25 sections (b), (e), and (i); and

1	"(2) information in plain language on con-
2	tacting appropriate State and Federal agencies in
3	the case that an individual believes that such a
4	health plan, provider, or facility has violated any re-
5	quirement described in paragraph (1) with respect to
6	such individual.".
7	(b) IRC AMENDMENTS.—Section 9816 of the Inter-
8	nal Revenue Code of 1986, as added by section 2(b) and
9	amended by section 3(b), is further amended by inserting
10	before subsection (k) the following new subsections:
11	"(f) Provider Directory Requirements.—
12	"(1) IN GENERAL.—Beginning not later than
13	January 1, 2022, each health plan shall—
14	"(A) establish the verification process de-
15	scribed in paragraph (2);
16	"(B) establish the response protocol de-
17	scribed in paragraph (3);
18	"(C) establish the database described in
19	paragraph (4); and
20	"(D) include in any directory (other than
21	the database described in subparagraph (C))
22	containing provider directory information with
23	respect to such plan the information described
24	in paragraph (5).

1	"(2) Verification process.—The verification
2	process described in this paragraph is, with respect
3	to a health plan, a process—
4	"(A) under which such plan verifies and
5	updates the provider directory information in-
6	cluded on the database described in paragraph
7	(4) of such plan of—
8	"(i) not less frequently than once
9	every 90 days, a random sample of at least
10	10 percent of health care providers and
11	health care facilities included in such data-
12	base; and
13	"(ii) any such provider or such facility
14	included in such database that has not
15	submitted any claim to such plan during a
16	12-month period;
17	"(B) that establishes a procedure for the
18	removal from such database of such a provider
19	or facility with respect to which such plan has
20	been unable to verify such information during a
21	period specified by the plan; and
22	"(C) that provides for the update of such
23	database within 2 business days of such plan
24	receiving from such a provider or facility infor-

mation pursuant to section 1150D of the Social
 Security Act.

3 "(3) RESPONSE PROTOCOL.—The response pro-4 tocol described in this paragraph is, in the case of 5 an individual enrolled in a health plan who requests 6 information through a telephone call or email on 7 whether a health care provider or health care facility 8 has a contractual relationship to furnish items and 9 services under such plan, a protocol under which 10 such plan—

"(A) responds to such individual as soon
as practicable, and in no case later than 1 business day after such call or email is received,
through a written electronic or paper (as requested by such individual) communication; and
"(B) retains such communication in such
individual's file for at least 2 years following

18 such response.

19 "(4) DATABASE.—The database described in
20 this paragraph is, with respect to a health plan, a
21 database on the public website of such plan or issuer
22 that contains—

23 "(A) a list of each health care provider and
24 health care facility with which such plan has a

1	contractual	relationship	for	furnishing	items
2	and services	under such p	olan;	and	

3 "(B) provider directory information with
4 respect to each such provider and facility.

5 ((5))INFORMATION.—The information de-6 scribed in this paragraph is, with respect to a direc-7 tory containing provider directory information with 8 respect to a health plan, a notification that such in-9 formation contained in such directory was accurate 10 as of the date of publication of such directory and 11 that an individual enrolled under such plan should 12 consult the database described in paragraph (4) with 13 respect to such plan or contact such plan to obtain 14 the most current provider directory information with 15 respect to such plan.

16 "(6) DEFINITION.—For purposes of this sec-17 tion, the term 'provider directory information' in-18 cludes, with respect to a health plan, the name, ad-19 dress, specialty, and telephone number of each 20 health care provider or health care facility with 21 which such plan has a contractual relationship for 22 furnishing items and services under such plan.

23 "(g) DISCLOSURE ON PATIENT PROTECTIONS
24 AGAINST BALANCE BILLING.—Beginning not later than
25 January 1, 2022, each health plan shall make publicly

available, post on a website of such plan available to indi viduals enrolled under such plan, and include on each ex planation of benefits for an item or service with respect
 to which the requirements under subsection (b), (e), or
 (i) applies—

- 6 "(1) information in plain language on—
- 7 "(A) the requirements and prohibitions applied under section 1150C of the Social Secu9 rity Act (relating to prohibitions on balance bill10 ing in certain circumstances);

11 "(B) if provided for under applicable State 12 law, any other requirements on providers and facilities regarding the amounts such providers 13 14 and facilities may, with respect to an item or 15 service, charge a participant or beneficiary of such plan with respect to which such a provider 16 17 is a nonparticipating provider or facility is a 18 nonparticipating facility, with respect to such 19 plan, for furnishing such item or service after 20 receiving payment from the plan for such item 21 or service and any applicable cost-sharing pay-22 ment from such participant or beneficiary; and 23 "(C) the requirements applied under subsections (b), (e), and (i); and 24

1	"(2) information in plain language on con-
2	tacting appropriate State and Federal agencies in
3	the case that an individual believes that such a
4	health plan, provider, or facility has violated any re-
5	quirement described in paragraph (1) with respect to
6	such individual.".
7	(c) ERISA AMENDMENTS.—Section 716 of the Em-
8	ployee Retirement Income Security Act of 1974, as added
9	by section 2(c) and amended by section 3(c), is further
10	amended by inserting before subsection (k) the following
11	new subsections:
12	"(f) Provider Directory Requirements.—
13	"(1) IN GENERAL.—Beginning not later than
14	January 1, 2022, each health plan shall—
15	"(A) establish the verification process de-
16	scribed in paragraph (2);
17	"(B) establish the response protocol de-
18	scribed in paragraph (3);
19	"(C) establish the database described in
20	paragraph (4); and
21	"(D) include in any directory (other than
22	the database described in subparagraph (C))
23	containing provider directory information with
24	respect to such plan the information described
25	in paragraph (5).

1	"(2) Verification process.—The verification
2	process described in this paragraph is, with respect
3	to a health plan, a process—
4	"(A) under which such plan verifies and
5	updates the provider directory information in-
6	cluded on the database described in paragraph
7	(4) of such plan of—
8	"(i) not less frequently than once
9	every 90 days, a random sample of at least
10	10 percent of health care providers and
11	health care facilities included in such data-
12	base; and
13	"(ii) any such provider or such facility
14	included in such database that has not
15	submitted any claim to such plan during a
16	12-month period;
17	"(B) that establishes a procedure for the
18	removal from such database of such a provider
19	or facility with respect to which such plan has
20	been unable to verify such information during a
21	period specified by the plan; and
22	"(C) that provides for the update of such
23	database within 2 business days of such plan
24	receiving from such a provider or facility infor-

mation pursuant to section 1150D of the Social
 Security Act.

3 "(3) RESPONSE PROTOCOL.—The response pro-4 tocol described in this paragraph is, in the case of 5 an individual enrolled in a health plan who requests 6 information through a telephone call or email on 7 whether a health care provider or health care facility 8 has a contractual relationship to furnish items and 9 services under such plan, a protocol under which 10 such plan—

"(A) responds to such individual as soon
as practicable, and in no case later than 1 business day after such call or email is received,
through a written electronic or paper (as requested by such individual) communication; and
"(B) retains such communication in such
individual's file for at least 2 years following

18 such response.

19 "(4) DATABASE.—The database described in
20 this paragraph is, with respect to a health plan, a
21 database on the public website of such plan or issuer
22 that contains—

23 "(A) a list of each health care provider and
24 health care facility with which such plan has a

1	contractual	relationship	for	furnishing	items
2	and services	under such p	olan;	and	

3 "(B) provider directory information with
4 respect to each such provider and facility.

5 ((5))INFORMATION.—The information de-6 scribed in this paragraph is, with respect to a direc-7 tory containing provider directory information with 8 respect to a health plan, a notification that such in-9 formation contained in such directory was accurate 10 as of the date of publication of such directory and 11 that an individual enrolled under such plan should 12 consult the database described in paragraph (4) with 13 respect to such plan or contact such plan to obtain 14 the most current provider directory information with 15 respect to such plan.

16 "(6) DEFINITION.—For purposes of this sec-17 tion, the term 'provider directory information' in-18 cludes, with respect to a health plan, the name, ad-19 dress, specialty, and telephone number of each 20 health care provider or health care facility with 21 which such plan has a contractual relationship for 22 furnishing items and services under such plan.

23 "(g) DISCLOSURE ON PATIENT PROTECTIONS
24 AGAINST BALANCE BILLING.—Beginning not later than
25 January 1, 2022, each health plan shall make publicly

available, post on a website of such plan available to indi viduals enrolled under such plan, and include on each ex planation of benefits for an item or service with respect
 to which the requirements under subsection (b), (e), or
 (i) applies—

- 6 "(1) information in plain language on—
- 7 "(A) the requirements and prohibitions applied under section 1150C of the Social Secu9 rity Act (relating to prohibitions on balance bill10 ing in certain circumstances);
- 11 "(B) if provided for under applicable State 12 law, any other requirements on providers and facilities regarding the amounts such providers 13 14 and facilities may, with respect to an item or 15 service, charge a participant or beneficiary of such plan with respect to which such a provider 16 17 is a nonparticipating provider or facility is a 18 nonparticipating facility, with respect to such 19 plan, for furnishing such item or service after 20 receiving payment from the plan for such item 21 or service and any applicable cost-sharing pay-22 ment from such participant or beneficiary; and 23 "(C) the requirements applied under subsections (b), (e), and (i); and 24

"(2) information in plain language on con tacting appropriate State and Federal agencies in
 the case that an individual believes that such a
 health plan, provider, or facility has violated any re quirement described in paragraph (1) with respect to
 such individual.".

7 SEC. 6. CONSUMER PROTECTIONS THROUGH HEALTH PLAN 8 REQUIREMENT FOR FAIR AND HONEST AD9 VANCE COST ESTIMATE.

(a) PHSA AMENDMENT.—Section 2719A of the Public Health Service Act (42 U.S.C. 300gg-19a), as amended by sections 2(a), 3(a), and 5(a), is further amended
by inserting before subsection (k) the following new subsections:

15 "(h) Advanced Explanation of Benefits.—Beginning on January 1, 2022, each health plan shall, with 16 17 respect to a notification submitted under section 1150D(b)(2)(A) of the Social Security Act by a health 18 19 care provider or health care facility, respectively, to the 20 health plan for a participant, beneficiary, or enrollee under 21 such health plan scheduled to receive an item or service 22 from the provider or facility, not later than 1 business day 23 (or, in the case such item or service was so scheduled at 24 least 10 business days before such item or service is to be furnished (or in the case such notification was made 25

pursuant to a request by such participant, beneficiary, or
 enrollee), 3 business days) after the date on which the
 health plan receives such notification, provide to the par ticipant, beneficiary, or enrollee (through mail or elec tronic means, as requested by the participant, beneficiary,
 or enrollee) a notification (in clear and understandable
 language) including the following:

8 "(1) Whether or not the provider or facility is 9 a participating provider or a participating facility 10 with respect to the health plan with respect to the 11 furnishing of such item or service and—

"(A) in the case the provider or facility is
a participating provider or facility with respect
to the health plan with respect to the furnishing
of such item or service, the contracted rate
under such plan for such item or service; and

"(B) in the case the provider or facility is
a nonparticipating provider or facility with respect to such plan, a description of how such
individual may obtain information on providers
and facilities that, with respect to such health
plan, are participating providers and facilities.
"(2) The good faith estimate included in the

24 notification received from the provider or facility.

"(3) A good faith estimate of the amount the
 health plan is responsible for paying for items and
 services included in the estimate described in para graph (2).

5 "(4) A good faith estimate of the amount of 6 any cost-sharing (including with respect to the de-7 ductible and any copayment or coinsurance obliga-8 tion) for which the participant, beneficiary, or en-9 rollee would be responsible for such item or service 10 (as of the date of such notification).

"(5) A good faith estimate of the amount that
the participant, beneficiary, or enrollee has incurred
toward meeting the limit of the financial responsibility (including with respect to deductibles and outof-pocket maximums) under the health plan (as of
the date of such notification).

17 "(6) In the case such item or service is subject 18 to a medical management technique (including con-19 current review, prior authorization, and step-therapy 20 or fail-first protocols) for coverage under the health 21 plan, a disclaimer that coverage for such item or 22 service is subject to such medical management tech-23 nique.

24 "(7) A disclaimer that the information provided25 in the notification is only an estimate based on the

items and services reasonably expected, at the time
 of scheduling (or requesting) the item or service, to
 be furnished and is subject to change.

4 "(8) A statement that the individual may seek
5 such an item or service from a provider that is a
6 participating provider or a facility that is a partici7 pating facility and a list of participating facilities, or
8 of participating providers, as applicable, who are
9 able to furnish such items and services involved.

"(9) Any other information or disclaimer the
health plan determines appropriate that is consistent
with information and disclaimers required under this
section.

14 "(i) Cost-sharing and Payment for Services
15 Provided Based on Reliance on Incorrect Pro16 vider Network Information.—

17 "(1) IN GENERAL.—For plan years beginning 18 on or after January 1, 2022, in the case of an item 19 or service furnished to a participant, beneficiary, or 20 enrollee of a health plan by a nonparticipating pro-21 vider or a nonparticipating facility, if such item or 22 service would otherwise be covered under such plan 23 if furnished by a participating provider or partici-24 pating facility and if either of the criteria described 25 in paragraph (2) applies with respect to such partici-

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1	pant, beneficiary, or enrollee and item or service, the
2	plan—
3	"(A) shall not impose on such enrollee a
4	cost-sharing amount for such item or service so
5	furnished that is greater than the cost-sharing
6	amount that would apply under such plan had
7	such item or service been furnished by a partici-

9 "(B) shall calculate such cost-sharing
10 amount as if the contracted rate for such item
11 or service furnished by such a participating pro12 vider or facility were equal to—

pating provider;

- "(i) the most recent (as of the date
 such item or service was furnished) contracted rate in effect between such provider or facility and such plan for such
 item or service furnished under such plan,
 if any; or
- 19"(ii) if no contracted rate described in20clause (i) exists, the recognized amount for21such item or service;

"(C) shall pay to such nonparticipating
provider or facility furnishing such item or service to such participant, beneficiary, or enrollee
the amount by which—

1	"(i) if a contracted rate described in
2	subparagraph (B)(i) exists, the most re-
3	cent (as of the date such item or services
4	was furnished) such rate; or
5	"(ii) if no contracted rate described in
6	such subparagraph exists, the out-of-net-
7	work rate;
8	for such items and services exceeds the cost-
9	sharing amount imposed under the plan for
10	such items and services (as determined in ac-
11	cordance with subparagraphs (A) and (B)); and
12	"(D) shall apply the deductible or out-of-
13	pocket maximum, if any, that would apply if
14	such services were furnished by a participating
15	provider or a participating facility.
16	"(2) CRITERIA DESCRIBED.—For purposes of
17	paragraph (1), the criteria described in this para-
18	graph, with respect to an item or service furnished
19	to a participant, beneficiary, or enrollee of a health
20	plan by a nonparticipating provider or a nonpartici-
21	pating facility, are the following:
22	"(A) The participant, beneficiary, or en-
23	rollee received a notification under subsection
24	(h) with respect to such item and service to be
25	furnished and such notification provided infor-

mation that the provider was a participating
 provider or facility was a participating facility,
 with respect to the plan for furnishing such
 item or service.

5 "(B) A notification was not provided, in 6 accordance with subsection (h), to the partici-7 pant, beneficiary, or enrollee, and the partici-8 pant, beneficiary, or enrollee requested through 9 the response protocol of the plan under sub-10 section (f)(3) information on whether the pro-11 vider was a participating provider or facility 12 was a participating facility with respect to the 13 plan for furnishing such item or service and 14 was informed through such protocol that the 15 provider was such a participating provider or 16 facility was such a participating facility.".

(b) IRC AMENDMENTS.—Section 9816 of the Internal Revenue Code of 1986, as added by section 2(b) and
amended by sections 3(b) and 5(b), is further amended
by inserting before subsection (k) the following new subsections:

"(h) ADVANCED EXPLANATION OF BENEFITS.—Beginning on January 1, 2022, each health plan shall, with
respect to a notification submitted under section
1150D(b)(2)(A) of the Social Security Act by a health

care provider or health care facility, respectively, to the 1 2 health plan for a participant or beneficiary under such health plan scheduled to receive an item or service from 3 4 the provider or facility, not later than 1 business day (or, 5 in the case such item or service was so scheduled at least 6 10 business days before such item or service is to be fur-7 nished (or in the case such notification was made pursuant 8 to a request by such participant or beneficiary), 3 business 9 days) after the date on which the health plan receives such notification, provide to the participant or beneficiary 10 11 (through mail or electronic means, as requested by the 12 participant or beneficiary) a notification (in clear and 13 understable language) including the following:

"(1) Whether or not the provider or facility is
a participating provider or a participating facility
with respect to the health plan with respect to the
furnishing of such item or service and—

18 "(A) in the case the provider or facility is 19 a participating provider or facility with respect 20 to the health plan with respect to the furnishing 21 of such item or service, the contracted rate 22 under such plan for such item or service; and 23 "(B) in the case the provider or facility is 24 a nonparticipating provider or facility with re-25 spect to such plan, a description of how such

1	individual may obtain information on providers
2	and facilities that, with respect to such health
3	plan, are participating providers and facilities.
4	((2) The good faith estimate included in the
5	notification received from the provider or facility.
6	"(3) A good faith estimate of the amount the
7	health plan is responsible for paying for items and
8	services included in the estimate described in para-
9	graph (2).
10	"(4) A good faith estimate of the amount of
11	any cost-sharing (including with respect to the de-
12	ductible and any copayment or coinsurance obliga-
13	tion) for which the participant or beneficiary would
14	be responsible for such item or service (as of the
15	date of such notification).
16	((5) A good faith estimate of the amount that
17	the participant or beneficiary has incurred toward
18	meeting the limit of the financial responsibility (in-
19	cluding with respect to deductibles and out-of-pocket
20	maximums) under the health plan (as of the date of
21	such notification).
22	"(6) In the case such item or service is subject
23	to a medical management technique (including con-
24	current review, prior authorization, and step-therapy
25	or fail-first protocols) for coverage under the health

plan, a disclaimer that coverage for such item or
 service is subject to such medical management tech nique.

4 "(7) A disclaimer that the information provided
5 in the notification is only an estimate based on the
6 items and services reasonably expected, at the time
7 of scheduling (or requesting) the item or service, to
8 be furnished and is subject to change.

9 "(8) A statement that the individual may seek 10 such an item or service from a provider that is a 11 participating provider or a facility that is a partici-12 pating facility and a list of participating facilities, or 13 of participating providers, as applicable, who are 14 able to furnish such items and services involved.

"(9) Any other information or disclaimer the
health plan determines appropriate that is consistent
with information and disclaimers required under this
section.

19 "(i) Cost-sharing and Payment for Services
20 Provided Based on Reliance on Incorrect Pro21 vider Network Information.—

"(1) IN GENERAL.—For plan years beginning
on or after January 1, 2022, in the case of an item
or service furnished to a participant or beneficiary of
a health plan by a nonparticipating provider or a

1	nonparticipating facility, if such item or service
2	would otherwise be covered under such plan if fur-
3	nished by a participating provider or participating
4	facility and if either of the criteria described in para-
5	graph (2) applies with respect to such participant or
6	beneficiary and item or service, the plan—
7	"(A) shall not impose on such enrollee a
8	cost-sharing amount for such item or service so
9	furnished that is greater than the cost-sharing
10	amount that would apply under such plan had
11	such item or service been furnished by a partici-
12	pating provider;
13	"(B) shall calculate such cost-sharing
14	amount as if the contracted rate for such item
15	or service furnished by such a participating pro-
16	vider or facility were equal to—
17	"(i) the most recent (as of the date
18	such item or service was furnished) con-
19	tracted rate in effect between such pro-
20	vider or facility and such plan for such
21	item or service furnished under such plan,
22	if any; or
23	"(ii) if no contracted rate described in
24	clause (i) exists, the recognized amount for
25	such item or service;

1	"(C) shall pay to such nonparticipating
2	provider or facility furnishing such item or serv-
3	ice to such participant or beneficiary the
4	amount by which—
5	"(i) if a contracted rate described in
6	subparagraph (B)(i) exists, the most re-
7	cent (as of the date such item or services
8	was furnished) such rate; or
9	"(ii) if no contracted rate described in
10	such subparagraph exists, the out-of-net-
11	work rate;
12	for such items and services exceeds the cost-
13	sharing amount imposed under the plan for
14	such items and services (as determined in ac-
15	cordance with subparagraphs (A) and (B)); and
16	"(D) shall apply the deductible or out-of-
17	pocket maximum, if any, that would apply if
18	such services were furnished by a participating
19	provider or a participating facility.
20	"(2) CRITERIA DESCRIBED.—For purposes of
21	paragraph (1), the criteria described in this para-
22	graph, with respect to an item or service furnished
23	to a participant or beneficiary of a health plan by
24	a nonparticipating provider or a nonparticipating fa-
25	cility, are the following:

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"(A) The participant or beneficiary received a notification under subsection (h) with respect to such item and service to be furnished and such notification provided information that the provider was a participating provider or facility was a participating facility, with respect to the plan for furnishing such item or service.

"(B) A notification was not provided, in 8 9 accordance with subsection (h), to the partici-10 pant or beneficiary and the participant or bene-11 ficiary requested through the response protocol 12 of the plan under subsection (f)(3) information 13 on whether the provider was a participating 14 provider or facility was a participating facility 15 with respect to the plan for furnishing such item or service and was informed through such 16 17 protocol that the provider was such a partici-18 pating provider or facility was such a partici-19 pating facility.".

(c) ERISA AMENDMENTS.—Section 716 of the Employee Retirement Income Security Act of 1974, as added
by section 2(c) and amended by sections 3(c) and 5(c),
is further amended by inserting before subsection (k) the
following new subsections:

"(h) ADVANCED EXPLANATION OF BENEFITS.—Be-1 2 ginning on January 1, 2022, each health plan shall, with respect to a notification submitted under section 3 4 1150D(b)(2)(A) of the Social Security Act by a health 5 care provider or health care facility, respectively, to the 6 health plan for a participant or beneficiary under such 7 health plan scheduled to receive an item or service from 8 the provider or facility, not later than 1 business day (or, 9 in the case such item or service was so scheduled at least 10 business days before such item or service is to be fur-10 11 nished (or in the case such notification was made pursuant 12 to a request by such participant or beneficiary), 3 business days) after the date on which the health plan receives such 13 14 notification, provide to the participant or beneficiary 15 (through mail or electronic means, as requested by the participant or beneficiary) a notification (in clear and un-16 17 derstandable language) including the following:

"(1) Whether or not the provider or facility is
a participating provider or a participating facility
with respect to the health plan with respect to the
furnishing of such item or service and—

22 "(A) in the case the provider or facility is
23 a participating provider or facility with respect
24 to the health plan with respect to the furnishing

1	of such item or service, the contracted rate
2	under such plan for such item or service; and
3	"(B) in the case the provider or facility is
4	a nonparticipating provider or facility with re-
5	spect to such plan, a description of how such
6	individual may obtain information on providers
7	and facilities that, with respect to such health
8	plan, are participating providers and facilities.
9	"(2) The good faith estimate included in the
10	notification received from the provider or facility.
11	"(3) A good faith estimate of the amount the
12	health plan is responsible for paying for items and
13	services included in the estimate described in para-
14	graph (2) .
15	"(4) A good faith estimate of the amount of
16	any cost-sharing (including with respect to the de-
17	ductible and any copayment or coinsurance obliga-
18	tion) for which the participant or beneficiary would
19	be responsible for such item or service (as of the
20	date of such notification).
21	"(5) A good faith estimate of the amount that
22	the participant or beneficiary has incurred toward
23	meeting the limit of the financial responsibility (in-
24	cluding with respect to deductibles and out-of-pocket

maximums) under the health plan (as of the date of
 such notification).

3 "(6) In the case such item or service is subject 4 to a medical management technique (including con-5 current review, prior authorization, and step-therapy 6 or fail-first protocols) for coverage under the health 7 plan, a disclaimer that coverage for such item or 8 service is subject to such medical management tech-9 nique.

"(7) A disclaimer that the information provided
in the notification is only an estimate based on the
items and services reasonably expected, at the time
of scheduling (or requesting) the item or service, to
be furnished and is subject to change.

15 "(8) A statement that the individual may seek 16 such an item or service from a provider that is a 17 participating provider or a facility that is a partici-18 pating facility and a list of participating facilities, or 19 of participating providers, as applicable, who are 20 able to furnish such items and services involved.

21 "(9) Any other information or disclaimer the
22 health plan determines appropriate that is consistent
23 with information and disclaimers required under this
24 section.

"(i) Cost-sharing and Payment for Services
 Provided Based on Reliance on Incorrect Pro vider Network Information.—

4 "(1) IN GENERAL.—For plan years beginning 5 on or after January 1, 2022, in the case of an item 6 or service furnished to a participant or beneficiary of 7 a health plan by a nonparticipating provider or a 8 nonparticipating facility, if such item or service 9 would otherwise be covered under such plan if fur-10 nished by a participating provider or participating 11 facility and if either of the criteria described in para-12 graph (2) applies with respect to such participant or 13 beneficiary and item or service, the plan—

"(A) shall not impose on such enrollee a
cost-sharing amount for such item or service so
furnished that is greater than the cost-sharing
amount that would apply under such plan had
such item or service been furnished by a participating provider;

20 "(B) shall calculate such cost-sharing
21 amount as if the contracted rate for such item
22 or service furnished by such a participating pro23 vider or facility were equal to—

24 "(i) the most recent (as of the date25 such item or service was furnished) con-

1	tracted rate in effect between such pro-
2	vider or facility and such plan for such
3	item or service furnished under such plan,
4	if any; or
5	"(ii) if no contracted rate described in
6	clause (i) exists, the recognized amount for
7	such item or service;
8	"(C) shall pay to such nonparticipating
9	provider or facility furnishing such item or serv-
10	ice to such participant or beneficiary the
11	amount by which—
12	"(i) if a contracted rate described in
13	subparagraph (B)(i) exists, the most re-
14	cent (as of the date such item or services
15	was furnished) such rate; or
16	"(ii) if no contracted rate described in
17	such subparagraph exists, the out-of-net-
18	work rate;
19	for such items and services exceeds the cost-
20	sharing amount imposed under the plan for
21	such items and services (as determined in ac-
22	cordance with subparagraphs (A) and (B)); and
23	"(D) shall apply the deductible or out-of-
24	pocket maximum, if any, that would apply if

1	such services were furnished by a participating
2	provider or a participating facility.
3	"(2) CRITERIA DESCRIBED.—For purposes of
4	paragraph (1), the criteria described in this para-
5	graph, with respect to an item or service furnished
6	to a participant or beneficiary of a health plan by
7	a nonparticipating provider or a nonparticipating fa-
8	cility, are the following:
9	"(A) The participant or beneficiary re-
10	ceived a notification under subsection (h) with
11	respect to such item and service to be furnished
12	and such notification provided information that
13	the provider was a participating provider or fa-
14	cility was a participating facility, with respect
15	to the plan for furnishing such item or service.
16	"(B) A notification was not provided, in
17	accordance with subsection (h), to the partici-
18	pant or beneficiary and the participant or bene-
19	ficiary requested through the response protocol
20	of the plan under subsection $(f)(3)$ information
21	on whether the provider was a participating
22	provider or facility was a participating facility
23	with respect to the plan for furnishing such
24	item or service and was informed through such
25	protocol that the provider was such a partici-

pating provider or facility was such a partici pating facility.".

3 SEC. 7. DETERMINATION THROUGH OPEN NEGOTIATION 4 AND MEDIATION OF OUT-OF-NETWORK RATES 5 TO BE PAID BY HEALTH PLANS.

6 (a) PHSA AMENDMENT.—Section 2719A of the Pub7 lic Health Service Act (42 U.S.C. 300gg-19a), as amend8 ed by sections 2(a), 3(a), 5(a), and 6(a), is further amend9 ed by inserting before subsection (k) the following new
10 subsection:

11 "(j) DETERMINATION OF OUT-OF-NETWORK RATES12 TO BE PAID BY HEALTH PLANS.—

13 "(1) DETERMINATION THROUGH OPEN NEGO-14 TIATION.—

15 "(A) IN GENERAL.—With respect to an 16 item or service furnished in a year by a non-17 participating provider or a nonparticipating fa-18 cility, with respect to a health plan, in a State 19 described in subparagraph (B) of subsection 20 (k)(11) with respect to such plan and provider 21 or facility, and for which a payment is required 22 to be made by the health plan pursuant to sub-23 section (b)(1), (e)(1), or (i)(1), the provider or 24 facility (as applicable) or plan may, during the 25 30-day period beginning on the day the provider

1 or facility receives a response from the plan re-2 garding a claim for payment for such item or service, initiate open negotiations under this 3 4 paragraph between such provider or facility and 5 plan for purposes of determining, during the 6 open negotiation period, an amount agreed on 7 by such provider or facility, respectively, and 8 such plan for payment (including any cost-shar-9 ing) for such item or service. For purposes of 10 this subsection, the open negotiation period, 11 with respect to an item or service, is the 30-day 12 period beginning on the date of initiation of the 13 negotiations with respect to such item or serv-14 ice.

15 "(B) EXCHANGE OF INFORMATION.—In 16 carrying out negotiations initiated under sub-17 paragraph (A), with respect to an item or serv-18 ice described in such subparagraph furnished in 19 a year, not later than the fifth business day of 20 the open negotiation period described in such 21 subparagraph with respect to such item or serv-22 ice---

23 "(i) the health plan that is party to
24 such negotiations shall notify the provider
25 or facility that is party to such negotia-

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1	tions of the median contracted rate for
2	such item or service and year; and
3	"(ii) such provider or facility shall no-
4	tify such health plan of—
5	"(I) the median of the total
6	amount of reimbursement (including
7	any cost-sharing) paid, for the most
8	recent year for which information is
9	available, to such provider or facility
10	for furnishing such item or service to
11	a participant, beneficiary, or enrollee
12	of a health plan that, at the time such
13	item or service was furnished, had a
14	contract in effect with such provider
15	or facility with respect to the fur-
16	nishing of such item or service;
17	"(II) in the case that information
18	described in subclause (I) is not avail-
19	able, such information as specified by
20	the Secretary; and
21	"(III) any additional information
22	specified by the Secretary.
23	"(C) Accessing mediated dispute
24	PROCESS IN CASE OF FAILED NEGOTIATIONS.—
25	In the case of open negotiations pursuant to

1 subparagraph (A), with respect to an item or 2 service, that do not result in a determination of 3 an amount of payment for such item or service 4 by the last day of the open negotiation period 5 described in such subparagraph with respect to 6 such item or service, the provider or facility (as 7 applicable) or health plan that was party to 8 such negotiations may, during the 2-day period 9 beginning on the day after such open negotia-10 tion period, initiate the mediated dispute proc-11 ess under paragraph (2) with respect to such 12 item or service. The mediated dispute process 13 shall be initiated by a party pursuant to the 14 previous sentence by submission to the other 15 party and to the Secretary of a notification 16 (containing such information as specified by the 17 Secretary) and for purposes of this subsection, 18 the date of initiation of such process shall be 19 the date of such submission or such other date 20 specified by the Secretary pursuant to regula-21 tions that is not later than the date of receipt 22 of such notification by both the other party and 23 the Secretary.

24 "(2) MEDIATED DISPUTE PROCESS AVAILABLE
25 IN CASE OF FAILED OPEN NEGOTIATIONS.—

1 "(A) ESTABLISHMENT.—Not later than 2 July 1, 2021, the Secretary, in coordination 3 with the Secretary of the Treasury and the Sec-4 retary of Labor, shall establish a process (in 5 this subsection referred to as the 'mediated dis-6 pute process') under which, in the case of an 7 item or service with respect to which a provider 8 or facility (as applicable) or health plan submits 9 a notification under paragraph (1)(C) (in this 10 subsection referred to as a 'qualified mediated 11 dispute item or service'), an entity selected 12 under paragraph (3) determines, subject to sub-13 paragraph (B) and in accordance with the suc-14 ceeding provisions of this subsection, the 15 amount of payment under the health plan for such item or service furnished by such provider 16 17 or facility. 18 "(B) AUTHORITY TO CONTINUE NEGOTIA-

19 TIONS.—Under the mediated dispute process, in 20 the case that the parties to a determination for 21 a qualified mediated dispute item or service 22 agree on a payment amount for such item or 23 service during such process but before the date 24 on which the entity selected with respect to 25 such determination under paragraph (3) makes

1 such determination, such amount shall be treat-2 ed for purposes of subsection (k)(11)(B) as the 3 amount agreed to by such parties for such item 4 or service. In the case of an agreement de-5 scribed in the previous sentence, the mediated 6 dispute process shall provide for a method to 7 determine how to allocate between the parties 8 to such determination the payment of the com-9 pensation of the entity selected with respect to 10 such determination.

11 "(3) SELECTION UNDER MEDIATED DISPUTE 12 PROCESS.—Under the mediated dispute process, the 13 Secretary shall, with respect to the determination of 14 the amount of payment under this subsection of a 15 qualified mediated dispute item or service, provide 16 for a method—

"(A) that allows the parties to such determination to jointly select, not later than the last
day of the 3-day period following the date of
the initiation of the process with respect to such
item or service, for purposes of making such determination, an entity certified under paragraph
(7) that—

1	"(i) is not a party to such determina-
2	tion or an employee or agent of such a
3	party;
4	"(ii) does not have a material familial,
5	financial, or professional relationship with
6	such a party; and
7	"(iii) does not otherwise have a con-
8	flict of interest with such a party (as de-
9	termined by the Secretary); and
10	"(B) that requires, in the case such parties
11	do not make such selection by such last day,
12	the Secretary to, not later than 6 days after
13	such date of initiation—
14	"(i) select such an entity that satisfies
15	clauses (i) through (iii) of subparagraph
16	(A); and
17	"(ii) provide notification of such selec-
18	tion to the provider or facility (as applica-
19	ble) and the health plan party to such de-
20	termination.
21	An entity selected pursuant to the previous sentence
22	to make a determination described in such sentence
23	shall be referred to in this subsection as the 'selected
24	independent entity' with respect to such determina-
25	tion.

1	"(4) TREATMENT OF CONSIDERATION OF MUL-
2	TIPLE ITEMS AND SERVICES.—

3 "(A) IN GENERAL.—Under the mediated 4 dispute process, the Secretary shall specify cri-5 teria under which multiple qualified mediated 6 dispute items and services are permitted to be 7 considered jointly as part of a single determina-8 tion by an entity for purposes of encouraging 9 the efficiency (including minimizing costs) of 10 the mediated dispute process. Such items and 11 services may be so considered only if—

12 "(i) such items and services to be in13 cluded in such determination are furnished
14 by the same provider or facility;

15 "(ii) payment for such items and serv16 ices is required to be made by the same
17 health plan; and

18 "(iii) such items and services are re19 lated to the treatment of a similar condi20 tion.

21 "(B) TREATMENT OF BUNDLED PAY22 MENTS.—In carrying out subparagraph (A), the
23 Secretary shall provide that, in the case of
24 items and services which are included by a pro25 vider or facility as part of a bundled payment,

such items and services included in such bun dled payment may be part of a single deter mination under this subsection.

4 "(C) WAIVER OF DEADLINES.—For pur-5 poses of permitting joint consideration of quali-6 fied mediated dispute items and services as part 7 of a single determination under the criteria 8 specified pursuant to subparagraph (A), the 9 Secretary may waive any deadline specified in 10 this subsection.

11 "(5) DETERMINATION OF PAYMENT AMOUNT.—

"(A) IN GENERAL.—Not later than 30
days after the date of initiation of the mediated
dispute resolution, with respect to a qualified
mediated dispute item or service, the selected
independent entity with respect to a determination under this subsection for such item or service shall—

"(i) taking into account only the considerations specified in subparagraph
(C)(i), select one of the offers submitted
under subparagraph (B) to be the amount
of payment for such item or service determined under this subsection for purposes

1	of subsection $(b)(1)$, $(e)(1)$, or $(i)(1)$, as
2	applicable; and
3	"(ii) notify the provider or facility and
4	the health plan party to such determina-
5	tion of the offer selected under clause (i).
6	"(B) SUBMISSION OF OFFERS.—Not later
7	than 10 days after the date of initiation of the
8	mediated dispute resolution with respect to a
9	determination for a qualified mediated dispute
10	item or service, the provider or facility and the
11	health plan party to such determination shall
12	each submit to the selected independent enti-
13	ty—
13 14	ty— ''(i) an offer for a payment amount
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14	"(i) an offer for a payment amount
14 15	"(i) an offer for a payment amount under for such item or service furnished by
14 15 16	"(i) an offer for a payment amount under for such item or service furnished by such provider or facility;
14 15 16 17	"(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such
14 15 16 17 18	"(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such offer; and
14 15 16 17 18 19	"(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such offer; and "(iii) such other information as re-
 14 15 16 17 18 19 20 	"(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such offer; and "(iii) such other information as re- quested by the selected independent entity.
 14 15 16 17 18 19 20 21 	 "(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such offer; and "(iii) such other information as requested by the selected independent entity. "(C) CONSIDERATIONS.—
 14 15 16 17 18 19 20 21 22 	 "(i) an offer for a payment amount under for such item or service furnished by such provider or facility; "(ii) information relating to such offer; and "(iii) such other information as requested by the selected independent entity. "(C) CONSIDERATIONS.— "(i) IN GENERAL.—For purposes of

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1	a determination for a qualified mediated
2	dispute item or service, are the following:
3	"(I) The median contracted rate
4	for such item or service.
5	"(II) Subject to clause (ii), infor-
6	mation that is submitted pursuant to
7	subparagraph (B).
8	"(ii) TREATMENT OF CERTAIN CON-
9	SIDERATIONS.—In making a determination
10	with respect to a qualified mediated dis-
11	pute item or service pursuant to subpara-
12	graph (A)(i), a selected independent entity
13	may not take into account usual and cus-
14	tomary charges for the item or service nor
15	charges billed by the provider or facility for
16	the item or service.
17	"(6) Selected independent entity com-
18	PENSATION.—
19	"(A) IN GENERAL.—Not later than 5 days
20	after receiving a notification described in para-
21	graph (5)(A)(ii) from a selected independent
22	entity with respect to the determination of a
23	payment amount for a qualified mediated dis-
24	pute item or service, the party to such deter-
25	mination whose offer submitted under para-

1graph (5)(B) was not selected by the entity2shall pay to such entity a fee in compensation3for the services of such entity in accordance4with the guidelines on such compensation estab-5lished by the Secretary under subparagraph6(B).

7 "(B) GUIDELINES ON COMPENSATION.— 8 For purposes of subparagraph (A), the Sec-9 retary shall establish guidelines with respect to 10 the compensation of a selected independent en-11 tity for the services of such entity with respect 12 to determinations under the mediated dispute 13 process. Such guidelines shall provide that such 14 compensation reimburses the entity for at least 15 the costs of such entity in performing the duties 16 of the entity under the mediated dispute proc-17 ess.

18 "(7) CERTIFICATION OF ENTITIES.—

"(A) IN GENERAL.—The Secretary shall
establish or recognize a process to certify (including recertification of) entities under this
paragraph. Such process shall ensure that an
entity so certified—

24 "(i) has (directly or through contracts
25 or other arrangements) sufficient medical,

1	legal, and other expertise and sufficient
2	staffing to make determinations described
3	in paragraph (2) on a timely basis;
4	"(ii) is not—
5	"(I) a health plan, provider, or
6	facility;
7	"(II) an affiliate or a subsidiary
8	of a health plan, provider, or facility;
9	Oľ
10	"(III) an affiliate or subsidiary of
11	a professional or trade association of
12	health plans or of providers or facili-
13	ties;
14	"(iii) carries out the responsibilities of
15	such an entity in accordance with this sub-
16	section;
17	"(iv) meets appropriate indicators of
18	fiscal integrity;
19	"(v) maintains the confidentiality (in
20	accordance with regulations promulgated
21	by the Secretary) of individually identifi-
22	able health information obtained in the
23	course of conducting such determinations;
24	"(vi) does not under the mediated dis-
25	pute process carry out any determination

1	with respect to which the entity would not
2	pursuant to clause (i), (ii), or (iii) of para-
3	graph (3)(A) be eligible for selection; and
4	"(vii) meets such other requirements
5	as determined appropriate by the Sec-
6	retary.
7	"(B) PERIOD OF CERTIFICATION.—Subject
8	to subparagraph (C), each certification (includ-
9	ing a recertification) of an entity under the
10	process described in subparagraph (A) shall be
11	for a 5-year period.
12	"(C) REVOCATION.—A certification of an
13	entity under this paragraph may be revoked
14	under the process described in subparagraph
15	(A) if the entity has a pattern or practice of
16	noncompliance with any of the requirements de-
17	scribed in such subparagraph.
18	"(D) PETITION FOR DENIAL OR WITH-
19	DRAWAL.—The process described in subpara-
20	graph (A) shall ensure that an individual, pro-
21	vider, facility, or health plan may petition for a
22	denial of a certification or a revocation of a cer-
23	tification with respect to an entity under this
24	paragraph for failure of meeting a requirement
25	of this subsection.

1	"(E) SUFFICIENT NUMBER OF ENTI-
2	TIES.—The process described in subparagraph
3	(A) shall ensure that a sufficient number of en-
4	tities are certified under this paragraph to en-
5	sure the timely and efficient provision of deter-
6	minations described in paragraph (2).
7	"(F) Provision of information.—
8	"(i) IN GENERAL.—An entity certified
9	under this paragraph shall provide to the
10	Secretary, in such manner as the Secretary
11	may require and on a quarterly basis (as
12	specified by the Secretary), such informa-
13	tion as the Secretary determines appro-
14	priate to assure compliance with the re-
15	quirements described in subparagraph (A)
16	and to monitor and assess the determina-
17	tions made by such entity and to ensure
18	the absence of bias in making such deter-
19	minations. Such information shall include
20	information described in clause (ii) but
21	shall not include individually identifiable
22	health information.
23	"(ii) Information to be in-
24	CLUDED.—The information described in

1	this clause with respect to an entity is the
2	following:
3	"(I) The number of payment de-
4	terminations described in paragraph
5	(2) made by such entity,
6	disaggregated by—
7	"(aa) the line of business
8	(as specified in subsection
9	(k)(8)(C)) of the health plans
10	party to such determinations;
11	and
12	"(bb) the type of providers
13	and facilities party to such deter-
14	minations.
15	"(II) A description of each item
16	or service included in each such deter-
17	mination.
18	"(III) The amount of each offer
19	submitted to the entity for each such
20	determination.
21	"(IV) The amount of each such
22	determination.
23	"(V) The length of time in mak-
24	ing each such determination.

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1	"(VI) The compensation paid to
2	such entity with respect to each such
3	determination.
4	"(VII) Any other information
5	specified by the Secretary.
6	"(8) Administrative fee.—
7	"(A) IN GENERAL.—Each party to a deter-
8	mination to which an entity is selected under
9	paragraph (3) in a year shall pay to the Sec-
10	retary, at such time and in such manner as
11	specified by the Secretary, a fee for partici-
12	pating in the mediated dispute process with re-
13	spect to such determination in an amount de-
14	scribed in subparagraph (B) for such year.
15	"(B) AMOUNT OF FEE.—The amount de-
16	scribed in this subparagraph for a year is an
17	amount established by the Secretary in a man-
18	ner such that the total amount of fees paid
19	under this paragraph for such year is estimated
20	to be equal to the amount of expenditures esti-
21	mated to be made by the Secretary for such
22	year in carrying out the mediated dispute proc-
23	ess.
24	"(9) Secretarial report; publication of
25	INFORMATION.—

"(A) 1 SECRETARIAL REPORT.—Beginning 2 not later than July 1, 2023, the Secretary shall, in coordination with the Secretary of the Treas-3 4 ury and the Secretary of Labor, periodically 5 study and submit to Congress a report on— 6 "(i) the extent to which the payment 7 amount determined under this subsection 8 for an item or service furnished in a year 9 (or otherwise agreed to by a health plan and provider or facility for purposes of de-10 11 termining payment by the plan to the pro-12 vider or facility pursuant to subsection 13 (b)(1), (e)(1), or (i)(1)) differs from the 14 median contracted rate for such item or 15 service and year, including the number of 16 times such determined (or agreed to) 17 amount exceeds such median contracted 18 rate; and 19 "(ii) the effect of such difference on 20 the cost-sharing for such item or service 21 for a participant, beneficiary, or enrollee of 22 a health plan. 23 "(B) PUBLICATION OF INFORMATION.-

1	coordination with the Secretary of the Treasury
2	and the Secretary of Labor, make publicly
3	available a summary of the following:
4	"(i) The information described in sub-
5	clauses (I) through (V) of clause (ii) of
6	paragraph $(7)(F)$ that was submitted to
7	the Secretary under clause (i) of such
8	paragraph during such quarter.
9	"(ii) The amount of expenditures
10	made by the Secretary during such year to
11	carry out the mediated dispute process.
12	"(iii) The total amount of fees paid
13	under paragraph (8) during such quarter.
14	"(iv) The total amount of compensa-
15	tion paid to selected independent entities
16	under paragraph (6) during such quar-
17	ter.".
18	(b) IRC AMENDMENTS.—Section 9816 of the Inter-
19	nal Revenue Code of 1986, as added by section 2(b) and
20	amended by sections 3(b), 5(b), and 6(b), is further
21	amended by inserting before subsection (k) the following
22	new subsection:
23	"(j) Determination of Out-of-network Rates
24	to Be Paid by Health Plans.—

1 "(1) DETERMINATION THROUGH OPEN NEGO-2 TIATION.—

3 "(A) IN GENERAL.—With respect to an 4 item or service furnished in a year by a non-5 participating provider or a nonparticipating fa-6 cility, with respect to a health plan, in a State 7 described in subparagraph (B) of subsection 8 (k)(11) with respect to such plan and provider 9 or facility, and for which a payment is required 10 to be made by the health plan pursuant to sub-11 section (b)(1), (e)(1), or (i)(1), the provider or 12 facility (as applicable) or plan may, during the 30-day period beginning on the day the provider 13 14 or facility receives a response from the plan re-15 garding a claim for payment for such item or service, initiate open negotiations under this 16 17 paragraph between such provider or facility and 18 plan for purposes of determining, during the 19 open negotiation period, an amount agreed on 20 by such provider or facility, respectively, and 21 such plan for payment (including any cost-shar-22 ing) for such item or service. For purposes of 23 this subsection, the open negotiation period, 24 with respect to an item or service, is the 30-day 25 period beginning on the date of initiation of the

1 negotiations with respect to such item or serv-2 ice.

3 "(B) EXCHANGE OF INFORMATION.—In 4 carrying out negotiations initiated under sub-5 paragraph (A), with respect to an item or serv-6 ice described in such subparagraph furnished in 7 a year, not later than the fifth business day of 8 the open negotiation period described in such 9 subparagraph with respect to such item or serv-10 ice---11 "(i) the health plan that is party to 12 such negotiations shall notify the provider 13 or facility that is party to such negotia-14 tions of the median contracted rate for 15 such item or service and year; and 16 "(ii) such provider or facility shall no-17 tify such health plan of— 18 "(I) the median of the total 19 amount of reimbursement (including 20 any cost-sharing) paid, for the most recent year for which information is 21 22 available, to such provider or facility 23 for furnishing such item or service to 24 a participant or beneficiary of a 25 health plan that, at the time such

1	item or service was furnished, had a
2	contract in effect with such provider
3	or facility with respect to the fur-
4	nishing of such item or service;
5	"(II) in the case that information
6	described in subclause (I) is not avail-
7	able, such information as specified by
8	the Secretary; and
9	"(III) any additional information
10	specified by the Secretary.
11	"(C) Accessing mediated dispute
12	PROCESS IN CASE OF FAILED NEGOTIATIONS.—
13	In the case of open negotiations pursuant to
14	subparagraph (A), with respect to an item or
15	service, that do not result in a determination of
16	an amount of payment for such item or service
17	by the last day of the open negotiation period
18	described in such subparagraph with respect to
19	such item or service, the provider or facility (as
20	applicable) or health plan that was party to
21	such negotiations may, during the 2-day period
22	beginning on the day after such open negotia-
23	tion period, initiate the mediated dispute proc-
24	ess under paragraph (2) with respect to such
25	item or service. The mediated dispute process

1	shall be initiated by a party pursuant to the
	shall be initiated by a party pursuant to the
2	previous sentence by submission to the other
3	party and to the Secretary of a notification
4	(containing such information as specified by the
5	Secretary) and for purposes of this subsection,
6	the date of initiation of such process shall be
7	the date of such submission or such other date
8	specified by the Secretary pursuant to regula-
9	tions that is not later than the date of receipt
10	of such notification by both the other party and
11	the Secretary.
12	"(2) Mediated dispute process available
13	IN CASE OF FAILED OPEN NEGOTIATIONS.—
14	"(A) ESTABLISHMENT.—Not later than
15	July 1, 2021, the Secretary, in coordination
16	with the Secretary of Health and Human Serv-
17	ices and the Secretary of Labor, shall establish
18	a process (in this subsection referred to as the
19	'mediated dispute process') under which, in the
20	case of an item or service with respect to which
21	a provider or facility (as applicable) or health
22	plan submits a notification under paragraph
23	(1)(C) (in this subsection referred to as a
24	'qualified mediated dispute item or service'), an
25	entity selected under paragraph (3) determines,

subject to subparagraph (B) and in accordance
 with the succeeding provisions of this sub section, the amount of payment under the
 health plan for such item or service furnished
 by such provider or facility.

6 "(B) AUTHORITY TO CONTINUE NEGOTIA-7 TIONS.—Under the mediated dispute process, in 8 the case that the parties to a determination for 9 a qualified mediated dispute item or service 10 agree on a payment amount for such item or 11 service during such process but before the date 12 on which the entity selected with respect to 13 such determination under paragraph (3) makes 14 such determination, such amount shall be treat-15 ed for purposes of subsection (k)(11)(B) as the 16 amount agreed to by such parties for such item 17 or service. In the case of an agreement de-18 scribed in the previous sentence, the mediated 19 dispute process shall provide for a method to 20 determine how to allocate between the parties 21 to such determination the payment of the com-22 pensation of the entity selected with respect to 23 such determination.

24 "(3) SELECTION UNDER MEDIATED DISPUTE
25 PROCESS.—Under the mediated dispute process, the

1	Secretary shall, with respect to the determination of
2	the amount of payment under this subsection of a
3	qualified mediated dispute item or service, provide
4	for a method—
5	"(A) that allows the parties to such deter-
6	mination to jointly select, not later than the last
7	day of the 3-day period following the date of
8	the initiation of the process with respect to such
9	item or service, for purposes of making such de-
10	termination, an entity certified under paragraph
11	(7) that—
12	"(i) is not a party to such determina-
13	tion or an employee or agent of such a
14	party;
15	"(ii) does not have a material familial,
16	financial, or professional relationship with
17	such a party; and
18	"(iii) does not otherwise have a con-
19	flict of interest with such a party (as de-
20	termined by the Secretary); and
21	"(B) that requires, in the case such parties
22	do not make such selection by such last day,
23	the Secretary to, not later than 6 days after
24	such date of initiation—

1	"(i) select such an entity that satisfies
2	clauses (i) through (iii) of subparagraph
3	(A); and
4	"(ii) provide notification of such selec-
5	tion to the provider or facility (as applica-
6	ble) and the health plan party to such de-
7	termination.
8	An entity selected pursuant to the previous sentence
9	to make a determination described in such sentence
10	shall be referred to in this subsection as the 'selected
11	independent entity' with respect to such determina-
12	tion.
13	"(4) TREATMENT OF CONSIDERATION OF MUL-
14	TIPLE ITEMS AND SERVICES.—
15	"(A) IN GENERAL.—Under the mediated
16	dispute process, the Secretary shall specify cri-
17	teria under which multiple qualified mediated
18	dispute items and services are permitted to be
19	considered jointly as part of a single determina-
20	tion by an entity for purposes of encouraging
21	the efficiency (including minimizing costs) of
22	the mediated dispute process. Such items and
23	services may be so considered only if—

1	"(i) such items and services to be in-
2	cluded in such determination are furnished
3	by the same provider or facility;
4	"(ii) payment for such items and serv-
5	ices is required to be made by the same
6	health plan; and
7	"(iii) such items and services are re-
8	lated to the treatment of a similar condi-
9	tion.
10	"(B) TREATMENT OF BUNDLED PAY-
11	MENTS.—In carrying out subparagraph (A), the
12	Secretary shall provide that, in the case of
13	items and services which are included by a pro-
14	vider or facility as part of a bundled payment,
15	such items and services included in such bun-
16	dled payment may be part of a single deter-
17	mination under this subsection.
18	"(C) WAIVER OF DEADLINES.—For pur-
19	poses of permitting joint consideration of quali-
20	fied mediated dispute items and services as part
21	of a single determination under the criteria
22	specified pursuant to subparagraph (A), the
23	Secretary may waive any deadline specified in
24	this subsection.
25	"(5) Determination of payment amount.—

1	"(A) IN GENERAL.—Not later than 30
2	days after the date of initiation of the mediated
3	dispute resolution, with respect to a qualified
4	mediated dispute item or service, the selected
5	independent entity with respect to a determina-
6	tion under this subsection for such item or serv-
7	ice shall—
8	"(i) taking into account only the con-
9	siderations specified in subparagraph
10	(C)(i), select one of the offers submitted
11	under subparagraph (B) to be the amount
12	of payment for such item or service deter-
13	mined under this subsection for purposes
14	of subsection $(b)(1)$, $(e)(1)$, or $(i)(1)$, as
15	applicable; and
16	"(ii) notify the provider or facility and
17	the health plan party to such determina-
18	tion of the offer selected under clause (i).
19	"(B) SUBMISSION OF OFFERS.—Not later
20	than 10 days after the date of initiation of the
21	mediated dispute resolution with respect to a
22	determination for a qualified mediated dispute
23	item or service, the provider or facility and the
24	health plan party to such determination shall

1	each submit to the selected independent enti-
2	ty—
3	"(i) an offer for a payment amount
4	under for such item or service furnished by
5	such provider or facility;
6	"(ii) information relating to such
7	offer; and
8	"(iii) such other information as re-
9	quested by the selected independent entity.
10	"(C) Considerations.—
11	"(i) IN GENERAL.—For purposes of
12	subparagraph (A), the considerations spec-
13	ified in this subparagraph, with respect to
14	a determination for a qualified mediated
15	dispute item or service, are the following:
16	"(I) The median contracted rate
17	for such item or service.
18	"(II) Subject to clause (ii), infor-
19	mation that is submitted pursuant to
20	subparagraph (B).
21	"(ii) TREATMENT OF CERTAIN CON-
22	SIDERATIONS.—In making a determination
23	with respect to a qualified mediated dis-
24	pute item or service pursuant to subpara-
25	graph (A)(i), a selected independent entity

may not take into account usual and cus-
tomary charges for the item or service nor
charges billed by the provider or facility for
the item or service.
"(6) Selected independent entity com-
PENSATION.—
"(A) IN GENERAL.—Not later than 5 days
after receiving a notification described in para-
graph $(5)(A)(ii)$ from a selected independent
entity with respect to the determination of a
payment amount for a qualified mediated dis-
pute item or service, the party to such deter-
mination whose offer submitted under para-
graph $(5)(B)$ was not selected by the entity
shall pay to such entity a fee in compensation
for the services of such entity in accordance
with the guidelines on such compensation estab-
lished by the Secretary under subparagraph
(B).
"(B) GUIDELINES ON COMPENSATION.—
For purposes of subparagraph (A), the Sec-
retary shall establish guidelines with respect to
the compensation of a selected independent en-
tity for the services of such entity with respect
to determinations under the mediated dispute

1	process. Such guidelines shall provide that such
2	compensation reimburses the entity for at least
3	the costs of such entity in performing the duties
4	of the entity under the mediated dispute proc-
5	ess.
6	"(7) Certification of entities.—
7	"(A) IN GENERAL.—The Secretary shall
8	establish or recognize a process to certify (in-
9	cluding recertification of) entities under this
10	paragraph. Such process shall ensure that an
11	entity so certified—
12	"(i) has (directly or through contracts
13	or other arrangements) sufficient medical,
14	legal, and other expertise and sufficient
15	staffing to make determinations described
16	in paragraph (2) on a timely basis;
17	"(ii) is not—
18	"(I) a health plan, provider, or
19	facility;
20	"(II) an affiliate or a subsidiary
21	of a health plan, provider, or facility;
22	or
23	"(III) an affiliate or subsidiary of
24	a professional or trade association of

1	health plans or of providers or facili-
2	ties;
3	"(iii) carries out the responsibilities of
4	such an entity in accordance with this sub-
5	section;
6	"(iv) meets appropriate indicators of
7	fiscal integrity;
8	"(v) maintains the confidentiality (in
9	accordance with regulations promulgated
10	by the Secretary) of individually identifi-
11	able health information obtained in the
12	course of conducting such determinations;
13	"(vi) does not under the mediated dis-
14	pute process carry out any determination
15	with respect to which the entity would not
16	pursuant to clause (i), (ii), or (iii) of para-
17	graph $(3)(A)$ be eligible for selection; and
18	"(vii) meets such other requirements
19	as determined appropriate by the Sec-
20	retary.
21	"(B) PERIOD OF CERTIFICATION.—Subject
22	to subparagraph (C), each certification (includ-
23	ing a recertification) of an entity under the
24	process described in subparagraph (A) shall be
25	for a 5-year period.

1 "(C) REVOCATION.—A certification of an 2 entity under this paragraph may be revoked 3 under the process described in subparagraph 4 (A) if the entity has a pattern or practice of 5 noncompliance with any of the requirements de-6 scribed in such subparagraph. 7 "(D) PETITION FOR DENIAL OR WITH-8 DRAWAL.—The process described in subpara-9 graph (A) shall ensure that an individual, pro-10 vider, facility, or health plan may petition for a 11 denial of a certification or a revocation of a cer-12 tification with respect to an entity under this 13 paragraph for failure of meeting a requirement 14 of this subsection. "(E) SUFFICIENT 15 NUMBER \mathbf{OF} ENTI-TIES.—The process described in subparagraph 16 17 (A) shall ensure that a sufficient number of en-18 tities are certified under this paragraph to en-19 sure the timely and efficient provision of deter-20 minations described in paragraph (2).

21 "(F) PROVISION OF INFORMATION.—
22 "(i) IN GENERAL.—An entity certified
23 under this paragraph shall provide to the

Secretary, in such manner as the Secretary may require and on a quarterly basis (as

24

1	specified by the Secretary), such informa-
2	tion as the Secretary determines appro-
3	priate to assure compliance with the re-
4	quirements described in subparagraph (A)
5	and to monitor and assess the determina-
6	tions made by such entity and to ensure
7	the absence of bias in making such deter-
8	minations. Such information shall include
9	information described in clause (ii) but
10	shall not include individually identifiable
11	health information.
12	"(ii) Information to be in-
13	CLUDED.—The information described in
14	this clause with respect to an entity is the
15	following:
16	"(I) The number of payment de-
17	terminations described in paragraph
18	(2) made by such entity,
19	disaggregated by—
20	"(aa) the line of business
21	(as specified in subsection
22	(k)(8)(C)) of the health plans
23	party to such determinations;
24	and

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1	"(bb) the type of providers
2	and facilities party to such deter-
3	minations.
4	"(II) A description of each item
5	or service included in each such deter-
6	mination.
7	"(III) The amount of each offer
8	submitted to the entity for each such
9	determination.
10	"(IV) The amount of each such
11	determination.
12	"(V) The length of time in mak-
13	ing each such determination.
14	"(VI) The compensation paid to
15	such entity with respect to each such
16	determination.
17	"(VII) Any other information
18	specified by the Secretary.
19	"(8) Administrative fee.—
20	"(A) IN GENERAL.—Each party to a deter-
21	mination to which an entity is selected under
22	paragraph (3) in a year shall pay to the Sec-
23	retary, at such time and in such manner as
24	specified by the Secretary, a fee for partici-
25	pating in the mediated dispute process with re-

1	spect to such determination in an amount de-
2	scribed in subparagraph (B) for such year.
3	"(B) Amount of fee.—The amount de-
4	scribed in this subparagraph for a year is an
5	amount established by the Secretary in a man-
6	ner such that the total amount of fees paid
7	under this paragraph for such year is estimated
8	to be equal to the amount of expenditures esti-
9	mated to be made by the Secretary for such
10	year in carrying out the mediated dispute proc-
11	ess.
12	"(9) Secretarial Report; publication of
13	INFORMATION.—
14	"(A) Secretarial Report.—Beginning
15	not later than July 1, 2023, the Secretary shall,
16	in coordination with the Secretary of Health
17	and Human Services and the Secretary of
18	Labor, periodically study and submit to Con-
19	gress a report on—
20	"(i) the extent to which the payment
21	amount determined under this subsection
22	for an item or service furnished in a year
23	(or otherwise agreed to by a health plan
24	and provider or facility for purposes of de-
25	termining payment by the plan to the pro-

1	vider or facility pursuant to subsection
2	(b)(1), $(e)(1)$, or $(i)(1)$) differs from the
3	median contracted rate for such item or
4	service and year, including the number of
5	times such determined (or agreed to)
6	amount exceeds such median contracted
7	rate; and
8	"(ii) the effect of such difference on
9	the cost-sharing for such item or service
10	for a participant or beneficiary of a health
11	plan.
12	"(B) Publication of information.—
13	Beginning with July 1, 2023, and for each cal-
14	endar quarter thereafter, the Secretary shall, in
15	coordination with the Secretary of Health and
16	Human Services and the Secretary of Labor,
17	make publicly available a summary of the fol-
18	lowing:
19	"(i) The information described in sub-
20	clauses (I) through (V) of clause (ii) of
21	paragraph $(7)(F)$ that was submitted to
22	the Secretary under clause (i) of such
23	paragraph during such quarter.

1	"(ii) The amount of expenditures
2	made by the Secretary during such year to
3	carry out the mediated dispute process.
4	"(iii) The total amount of fees paid
5	under paragraph (8) during such quarter.
6	"(iv) The total amount of compensa-
7	tion paid to selected independent entities
8	under paragraph (6) during such quar-
9	ter.".
10	(c) ERISA AMENDMENTS.—Section 716 of the Em-
11	ployee Retirement Income Security Act of 1974, as added
12	by section 2(c) and amended by sections 3(c), 5(c), and
13	6(c), is further amended by inserting before subsection (k)
14	the following new subsection:
15	"(j) Determination of Out-of-Network Rates
16	to Be Paid by Health Plans.—
17	"(1) DETERMINATION THROUGH OPEN NEGO-
18	TIATION.—
19	"(A) IN GENERAL.—With respect to an
20	item or service furnished in a year by a non-
21	participating provider or a nonparticipating fa-
22	cility, with respect to a health plan, in a State
23	described in subparagraph (B) of subsection
24	(k)(11) with respect to such plan and provider
25	or facility, and for which a payment is required

1 to be made by the health plan pursuant to sub-2 section (b)(1), (e)(1), or (i)(1), the provider or 3 facility (as applicable) or plan may, during the 4 30-day period beginning on the day the provider 5 or facility receives a response from the plan re-6 garding a claim for payment for such item or 7 service, initiate open negotiations under this 8 paragraph between such provider or facility and 9 plan for purposes of determining, during the 10 open negotiation period, an amount agreed on 11 by such provider or facility, respectively, and 12 such plan for payment (including any cost-shar-13 ing) for such item or service. For purposes of 14 this subsection, the open negotiation period, 15 with respect to an item or service, is the 30-day 16 period beginning on the date of initiation of the 17 negotiations with respect to such item or serv-18 ice.

19 "(B) EXCHANGE OF INFORMATION.—In
20 carrying out negotiations initiated under sub21 paragraph (A), with respect to an item or serv22 ice described in such subparagraph furnished in
23 a year, not later than the fifth business day of
24 the open negotiation period described in such

1	subparagraph with respect to such item or serv-
2	ice—
3	"(i) the health plan that is party to
4	such negotiations shall notify the provider
5	or facility that is party to such negotia-
6	tions of the median contracted rate for
7	such item or service and year; and
8	"(ii) such provider or facility shall no-
9	tify such health plan of—
10	"(I) the median of the total
11	amount of reimbursement (including
12	any cost-sharing) paid, for the most
13	recent year for which information is
14	available, to such provider or facility
15	for furnishing such item or service to
16	a participant or beneficiary of a
17	health plan that, at the time such
18	item or service was furnished, had a
19	contract in effect with such provider
20	or facility with respect to the fur-
21	nishing of such item or service;
22	"(II) in the case that information
23	described in subclause (I) is not avail-
24	able, such information as specified by
25	the Secretary; and

"(III) any additional information
 specified by the Secretary.

"(C) 3 ACCESSING MEDIATED DISPUTE 4 PROCESS IN CASE OF FAILED NEGOTIATIONS.-5 In the case of open negotiations pursuant to 6 subparagraph (A), with respect to an item or 7 service, that do not result in a determination of 8 an amount of payment for such item or service 9 by the last day of the open negotiation period 10 described in such subparagraph with respect to 11 such item or service, the provider or facility (as 12 applicable) or health plan that was party to 13 such negotiations may, during the 2-day period 14 beginning on the day after such open negotia-15 tion period, initiate the mediated dispute proc-16 ess under paragraph (2) with respect to such 17 item or service. The mediated dispute process 18 shall be initiated by a party pursuant to the 19 previous sentence by submission to the other 20 party and to the Secretary of a notification 21 (containing such information as specified by the 22 Secretary) and for purposes of this subsection, 23 the date of initiation of such process shall be 24 the date of such submission or such other date 25 specified by the Secretary pursuant to regula-

1	tions that is not later than the date of receipt
2	of such notification by both the other party and
3	the Secretary.
4	"(2) Mediated dispute process available
5	IN CASE OF FAILED OPEN NEGOTIATIONS.—
6	"(A) ESTABLISHMENT.—Not later than
7	July 1, 2021, the Secretary, in coordination
8	with the Secretary of Health and Human Serv-
9	ices and the Secretary of the Treasury, shall es-
10	tablish a process (in this subsection referred to
11	as the 'mediated dispute process') under which,
12	in the case of an item or service with respect
13	to which a provider or facility (as applicable) or
14	health plan submits a notification under para-
15	graph $(1)(C)$ (in this subsection referred to as
16	a 'qualified mediated dispute item or service'),
17	an entity selected under paragraph (3) deter-
18	mines, subject to subparagraph (B) and in ac-
19	cordance with the succeeding provisions of this
20	subsection, the amount of payment under the
21	health plan for such item or service furnished
22	by such provider or facility.
23	"(B) AUTHORITY TO CONTINUE NEGOTIA-
24	TIONS.—Under the mediated dispute process, in

the case that the parties to a determination for

1 a qualified mediated dispute item or service 2 agree on a payment amount for such item or service during such process but before the date 3 4 on which the entity selected with respect to 5 such determination under paragraph (3) makes 6 such determination, such amount shall be treat-7 ed for purposes of subsection (k)(11)(B) as the 8 amount agreed to by such parties for such item 9 or service. In the case of an agreement de-10 scribed in the previous sentence, the mediated 11 dispute process shall provide for a method to 12 determine how to allocate between the parties 13 to such determination the payment of the com-14 pensation of the entity selected with respect to 15 such determination. 16 "(3) Selection under mediated dispute 17 PROCESS.—Under the mediated dispute process, the 18

18 Secretary shall, with respect to the determination of
19 the amount of payment under this subsection of a
20 qualified mediated dispute item or service, provide
21 for a method—

"(A) that allows the parties to such determination to jointly select, not later than the last
day of the 3-day period following the date of
the initiation of the process with respect to such

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1	item or service, for purposes of making such de-
2	termination, an entity certified under paragraph
3	(7) that—
4	"(i) is not a party to such determina-
5	tion or an employee or agent of such a
6	party;
7	"(ii) does not have a material familial,
8	financial, or professional relationship with
9	such a party; and
10	"(iii) does not otherwise have a con-
11	flict of interest with such a party (as de-
12	termined by the Secretary); and
13	"(B) that requires, in the case such parties
14	do not make such selection by such last day,
15	the Secretary to, not later than 6 days after
16	such date of initiation—
17	"(i) select such an entity that satisfies
18	clauses (i) through (iii) of subparagraph
19	(A); and
20	"(ii) provide notification of such selec-
21	tion to the provider or facility (as applica-
22	ble) and the health plan party to such de-
23	termination.
24	An entity selected pursuant to the previous sentence
25	to make a determination described in such sentence

1	shall be referred to in this subsection as the 'selected
2	independent entity' with respect to such determina-
3	tion.
4	"(4) TREATMENT OF CONSIDERATION OF MUL-
5	TIPLE ITEMS AND SERVICES.—
6	"(A) IN GENERAL.—Under the mediated
7	dispute process, the Secretary shall specify cri-
8	teria under which multiple qualified mediated
9	dispute items and services are permitted to be
10	considered jointly as part of a single determina-
11	tion by an entity for purposes of encouraging
12	the efficiency (including minimizing costs) of
13	the mediated dispute process. Such items and
14	services may be so considered only if—
15	"(i) such items and services to be in-
16	cluded in such determination are furnished
17	by the same provider or facility;
18	"(ii) payment for such items and serv-
19	ices is required to be made by the same
20	health plan; and
21	"(iii) such items and services are re-
22	lated to the treatment of a similar condi-
23	tion.
24	"(B) TREATMENT OF BUNDLED PAY-
25	MENTS.—In carrying out subparagraph (A), the

Secretary shall provide that, in the case of
 items and services which are included by a pro vider or facility as part of a bundled payment,
 such items and services included in such bun dled payment may be part of a single deter mination under this subsection.

"(C) WAIVER OF DEADLINES.—For purposes of permitting joint consideration of qualified mediated dispute items and services as part
of a single determination under the criteria
specified pursuant to subparagraph (A), the
Secretary may waive any deadline specified in
this subsection.

14 "(5) DETERMINATION OF PAYMENT AMOUNT.—

"(A) IN GENERAL.—Not later than 30
days after the date of initiation of the mediated
dispute resolution, with respect to a qualified
mediated dispute item or service, the selected
independent entity with respect to a determination under this subsection for such item or service shall—

"(i) taking into account only the considerations specified in subparagraph (C)(i), select one of the offers submitted under subparagraph (B) to be the amount

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1	of payment for such item or service deter-
2	mined under this subsection for purposes
3	of subsection $(b)(1)$, $(e)(1)$, or $(i)(1)$, as
4	applicable; and
5	"(ii) notify the provider or facility and
6	the health plan party to such determina-
7	tion of the offer selected under clause (i).
8	"(B) SUBMISSION OF OFFERS.—Not later
9	than 10 days after the date of initiation of the
10	mediated dispute resolution with respect to a
11	determination for a qualified mediated dispute
12	item or service, the provider or facility and the
13	health plan party to such determination shall
14	each submit to the selected independent enti-
15	ty—
16	"(i) an offer for a payment amount
17	under for such item or service furnished by
18	such provider or facility;
19	"(ii) information relating to such
20	offer; and
21	"(iii) such other information as re-
22	quested by the selected independent entity.
23	"(C) Considerations.—
24	"(i) IN GENERAL.—For purposes of
25	subparagraph (A), the considerations spec-

1	ified in this subparagraph, with respect to
2	a determination for a qualified mediated
3	dispute item or service, are the following:
4	"(I) The median contracted rate
5	for such item or service.
6	"(II) Subject to clause (ii), infor-
7	mation that is submitted pursuant to
8	subparagraph (B).
9	"(ii) TREATMENT OF CERTAIN CON-
10	SIDERATIONS.—In making a determination
11	with respect to a qualified mediated dis-
12	pute item or service pursuant to subpara-
13	graph (A)(i), a selected independent entity
14	may not take into account usual and cus-
15	tomary charges for the item or service nor
16	charges billed by the provider or facility for
17	the item or service.
18	"(6) Selected independent entity com-
19	PENSATION.—
20	"(A) IN GENERAL.—Not later than 5 days
21	after receiving a notification described in para-
22	graph $(5)(A)(ii)$ from a selected independent
23	entity with respect to the determination of a
24	payment amount for a qualified mediated dis-
25	pute item or service, the party to such deter-

mination whose offer submitted under paragraph (5)(B) was not selected by the entity
shall pay to such entity a fee in compensation
for the services of such entity in accordance
with the guidelines on such compensation established by the Secretary under subparagraph
(B).

8 "(B) GUIDELINES ON COMPENSATION.— 9 For purposes of subparagraph (A), the Sec-10 retary shall establish guidelines with respect to 11 the compensation of a selected independent en-12 tity for the services of such entity with respect 13 to determinations under the mediated dispute 14 process. Such guidelines shall provide that such 15 compensation reimburses the entity for at least 16 the costs of such entity in performing the duties 17 of the entity under the mediated dispute proc-18 ess.

19 "(7) CERTIFICATION OF ENTITIES.—

20 "(A) IN GENERAL.—The Secretary shall
21 establish or recognize a process to certify (in22 cluding recertification of) entities under this
23 paragraph. Such process shall ensure that an
24 entity so certified—

1	"(i) has (directly or through contracts
2	or other arrangements) sufficient medical,
3	legal, and other expertise and sufficient
4	staffing to make determinations described
5	in paragraph (2) on a timely basis;
6	"(ii) is not—
7	"(I) a health plan, provider, or
8	facility;
9	"(II) an affiliate or a subsidiary
10	of a health plan, provider, or facility;
11	Oľ
12	"(III) an affiliate or subsidiary of
13	a professional or trade association of
14	health plans or of providers or facili-
15	ties;
16	"(iii) carries out the responsibilities of
17	such an entity in accordance with this sub-
18	section;
19	"(iv) meets appropriate indicators of
20	fiscal integrity;
21	"(v) maintains the confidentiality (in
22	accordance with regulations promulgated
23	by the Secretary) of individually identifi-
24	able health information obtained in the
25	course of conducting such determinations;

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1	"(vi) does not under the mediated dis-
2	pute process carry out any determination
3	with respect to which the entity would not
4	pursuant to clause (i), (ii), or (iii) of para-
5	graph $(3)(A)$ be eligible for selection; and
6	"(vii) meets such other requirements
7	as determined appropriate by the Sec-
8	retary.
9	"(B) PERIOD OF CERTIFICATION.—Subject
10	to subparagraph (C), each certification (includ-
11	ing a recertification) of an entity under the
12	process described in subparagraph (A) shall be
13	for a 5-year period.
14	"(C) REVOCATION.—A certification of an
15	entity under this paragraph may be revoked
16	under the process described in subparagraph
17	(A) if the entity has a pattern or practice of
18	noncompliance with any of the requirements de-
19	scribed in such subparagraph.
20	"(D) PETITION FOR DENIAL OR WITH-
21	DRAWAL.—The process described in subpara-
22	graph (A) shall ensure that an individual, pro-
23	vider, facility, or health plan may petition for a
24	denial of a certification or a revocation of a cer-
25	tification with respect to an entity under this

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paragraph for failure of meeting a requirement
 of this subsection.

3 "(E) SUFFICIENT NUMBER \mathbf{OF} ENTI-4 TIES.—The process described in subparagraph 5 (A) shall ensure that a sufficient number of en-6 tities are certified under this paragraph to en-7 sure the timely and efficient provision of deter-8 minations described in paragraph (2).

"(F) Provision of information.—

"(i) IN GENERAL.—An entity certified 10 11 under this paragraph shall provide to the 12 Secretary, in such manner as the Secretary 13 may require and on a quarterly basis (as 14 specified by the Secretary), such informa-15 tion as the Secretary determines appro-16 priate to assure compliance with the re-17 quirements described in subparagraph (A) 18 and to monitor and assess the determina-19 tions made by such entity and to ensure 20 the absence of bias in making such deter-21 minations. Such information shall include 22 information described in clause (ii) but 23 shall not include individually identifiable health information. 24

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1	"(ii) Information to be in-
2	CLUDED.—The information described in
3	this clause with respect to an entity is the
4	following:
5	"(I) The number of payment de-
6	terminations described in paragraph
7	(2) made by such entity,
8	disaggregated by—
9	"(aa) the line of business
10	(as specified in subsection
11	(k)(8)(C)) of the health plans
12	party to such determinations;
13	and
14	"(bb) the type of providers
15	and facilities party to such deter-
16	minations.
17	"(II) A description of each item
18	or service included in each such deter-
19	mination.
20	"(III) The amount of each offer
21	submitted to the entity for each such
22	determination.
23	"(IV) The amount of each such
24	determination.

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1	"(V) The length of time in mak-
2	ing each such determination.
3	"(VI) The compensation paid to
4	such entity with respect to each such
5	determination.
6	"(VII) Any other information
7	specified by the Secretary.
8	"(8) Administrative fee.—
9	"(A) IN GENERAL.—Each party to a deter-
10	mination to which an entity is selected under
11	paragraph (3) in a year shall pay to the Sec-
12	retary, at such time and in such manner as
13	specified by the Secretary, a fee for partici-
14	pating in the mediated dispute process with re-
15	spect to such determination in an amount de-
16	scribed in subparagraph (B) for such year.
17	"(B) AMOUNT OF FEE.—The amount de-
18	scribed in this subparagraph for a year is an
19	amount established by the Secretary in a man-
20	ner such that the total amount of fees paid
21	under this paragraph for such year is estimated
22	to be equal to the amount of expenditures esti-
23	mated to be made by the Secretary for such
24	year in carrying out the mediated dispute proc-
25	ess.

1 "(9) SECRETARIAL REPORT; PUBLICATION OF 2 INFORMATION.—

3 "(A) SECRETARIAL REPORT.—Beginning
4 not later than July 1, 2023, the Secretary shall,
5 in coordination with the Secretary of Health
6 and Human Services and the Secretary of the
7 Treasury, periodically study and submit to Congress a report on—

9 "(i) the extent to which the payment 10 amount determined under this subsection 11 for an item or service furnished in a year 12 (or otherwise agreed to by a health plan 13 and provider or facility for purposes of de-14 termining payment by the plan to the pro-15 vider or facility pursuant to subsection 16 (b)(1), (e)(1), or (i)(1)) differs from the 17 median contracted rate for such item or 18 service and year, including the number of 19 times such determined (or agreed to) 20 amount exceeds such median contracted 21 rate; and

22 "(ii) the effect of such difference on
23 the cost-sharing for such item or service
24 for a participant or beneficiary of a health
25 plan.

1	"(B) PUBLICATION OF INFORMATION.—
2	Beginning with July 1, 2023, and for each cal-
3	endar quarter thereafter, the Secretary shall, in
4	coordination with the Secretary of Health and
5	Human Services and the Secretary of Labor,
6	make publicly available a summary of the fol-
7	lowing:
8	"(i) The information described in sub-
9	clauses (I) through (V) of clause (ii) of
10	paragraph $(7)(F)$ that was submitted to
11	the Secretary under clause (i) of such
12	paragraph during such quarter.
13	"(ii) The amount of expenditures
14	made by the Secretary during such year to
15	carry out the mediated dispute process.
16	"(iii) The total amount of fees paid
17	under paragraph (8) during such quarter.
18	"(iv) The total amount of compensa-
19	tion paid to selected independent entities
20	under paragraph (6) during such quar-
21	ter.".
22	(d) RULE OF CONSTRUCTION.—Nothing in this Act,
23	or the amendment made by this Act, shall be construed
24	as removing any obligation of a health plan (as defined
25	in subsection $(k)(6)$ of section 2719A of the Public Health

Service Act (42 U.S.C. 300gg-19A), as amended by this
 Act) to provide payment to a health care provider or
 health care facility for items and services furnished by
 such provider or facility to an individual enrolled in such
 plan.

6SEC. 8. PROHIBITING BALANCE BILLING PRACTICES BY7PROVIDERS FOR EMERGENCY SERVICES, FOR8SERVICES FURNISHED BY NONPARTICI-9PATING PROVIDER AT PARTICIPATING FACIL-10ITY, AND IN CERTAIN CASES OF MISINFORMA-11TION.

(a) NO BALANCE BILLING.—Part A of title XI of the
Social Security Act (42 U.S.C. 1301 et seq.) is amended
by adding at the end the following new section:

15 "SEC. 1150C. PROHIBITION ON CERTAIN BALANCE BILLING
16 PRACTICES.

17 "(a) EMERGENCY SERVICES.—In the case of an individual with benefits under a group health plan or health 18 insurance coverage offered in the group or individual mar-19 ket who is furnished in a plan year that begins on or after 20 21 January 1, 2022, emergency services with respect to an 22 emergency medical condition during a visit at an emer-23 gency department of a hospital or an independent free-24 standing emergency department—

1 "(1) if the hospital or independent freestanding 2 emergency department does not have a contractual 3 relationship with such plan or coverage for fur-4 nishing such services, the hospital or independent 5 freestanding emergency department shall not bill, 6 and shall not hold liable, the individual for a payment amount for such emergency services so fur-7 8 nished that is more than the cost-sharing amount 9 for such services (as determined in accordance with 10 section 2719A(b) of the Public Health Service Act, 11 section 716(b) of the Employee Retirement Income 12 Security Act of 1974, or section 9816(b) of the In-13 ternal Revenue Code of 1986, as applicable); and

14 "(2) a health care provider without a contrac-15 tual relationship with such plan or coverage for fur-16 nishing such services shall not bill, and shall not 17 hold liable, such individual for a payment amount 18 for such services furnished to such individual by 19 such provider with respect to such emergency med-20 ical condition and visit for which the individual re-21 ceives emergency services at the emergency depart-22 ment of the hospital or independent freestanding 23 emergency department that is more than the cost-24 sharing amount for such services furnished by the 25 provider (as determined in accordance with section

2719A(b) of the Public Health Service Act, section
 716(b) of the Employee Retirement Income Security
 Act of 1974, or section 9816(b) of the Internal Rev enue Code of 1986, as applicable).

5 "(b) SERVICES FURNISHED BY NONPARTICIPATING6 PROVIDER AT PARTICIPATING FACILITY.—

7 "(1) IN GENERAL.—Subject to paragraph (2), 8 in the case of an individual with benefits under a 9 health plan who is furnished items or services (other 10 than emergency services to which subsection (a) ap-11 plies or items and services to which subsection (c) 12 applies) in a plan year that, with respect to such 13 plan or such coverage (as applicable), begins on or 14 after January 1, 2022, at a participating facility by 15 a nonparticipating provider, such provider shall not 16 bill, and shall not hold liable, such individual for a 17 payment amount for such an item or service fur-18 nished by such provider during a visit at such facil-19 ity that is more than the cost-sharing amount for 20 such item or service (as determined in accordance 21 with section 2719A(e) of the Public Health Service 22 Act, section 716(e) of the Employee Retirement In-23 come Security Act of 1974, or section 9816(e) of the 24 Internal Revenue Code of 1986, as applicable).

1 "(2) Exception in case notice provided.— 2 Paragraph (1) shall not apply with respect to items 3 and services (other than items and services described 4 in paragraph (3)) furnished to an individual enrolled 5 in a group health plan or in health insurance cov-6 erage offered in the group or individual market by 7 a health care provider that does not have a contrac-8 tual relationship with such plan or coverage for fur-9 nishing such items and services if the following cri-10 teria are met: 11 "(A) A written notice (as specified by the 12 Secretary and in clear and understandable lan-13 guage) is provided by the provider to such indi-14 vidual, not later than 48 hours before such 15 items and services are to be so furnished, that 16 includes the following information: 17 "(i) A statement verifying that the 18 provider does not have such a relationship 19 with such plan or coverage. 20 "(ii) The estimated amount that such 21 provider may charge the individual for 22 such items and services. 23 "(iii) A statement that the individual 24 may seek such items or services from a 25 health care provider that does have such a

1	contractual relationship and a list, if fea-
2	sible, of providers with such a relationship
3	who are able to furnish such items and
4	services involved.
5	"(B) On the date such item or service is
6	to be furnished, before such item or service is
7	so furnished, the individual signs and dates
8	such notice confirming receipt of the notice and
9	consent of the individual to be so furnished
10	such items and services.
11	"(C) A copy of such signed and dated no-
12	tice is provided by the provider to the plan or
13	coverage.
14	"(3) ITEMS AND SERVICES DESCRIBED.—The
15	items and services described in this paragraph are
16	items and services furnished by a specified provider
17	(as defined in subsection $(f)(3)$).
18	"(c) Reliance on Incorrect Provider Informa-
19	TION.—In the case of an individual who is furnished items
20	or services by a health care provider or health care facility
21	for which a group health plan or health insurance issuer
22	is required to make payment under section 2719A(i) of
23	the Public Health Service Act, section 716(i) of the Em-
24	ployee Retirement Income Security Act of 1974, or section
25	9816(i) of the Internal Revenue Code of 1986, such pro-

vider or facility shall not bill, and shall not hold liable, 1 2 such individual for a payment amount for such an item 3 or service that is more than the cost-sharing amount for 4 such item or service (as determined in accordance with 5 section 2719A(i) of the Public Health Service Act, section 6 716(i) of the Employee Retirement Income Security Act 7 of 1974, or section 9816(i) of the Internal Revenue Code 8 of 1986, as applicable).

9 "(d) COMPLIANCE WITH REQUIREMENTS UNDER OPEN NEGOTIATION AND MEDIATED DISPUTE RESOLU-10 11 TION PROCESSES.—A health care provider or health care 12 facility shall comply with any requirement imposed on such provider or facility, respectively, under section 13 14 2719A(j) of the Public Health Service Act, 9816(j) of the Internal Revenue Code of 1986, or 716(j) of the Employee 15 Retirement Income Security Act of 1974. 16

17 "(e) PENALTY.—

18 "(1) IN GENERAL.—Any health care provider or
19 health care facility that violates a provision of this
20 section shall be subject to a civil monetary penalty
21 in an amount not to exceed \$10,000 for each such
22 violation.

23 "(2) APPLICATION OF PROVISIONS.—The provi24 sions of section 1128A (other than subsection (a),
25 subsection (b), the first sentence of subsection

(c)(1), and subsection (o)) shall apply with respect
 to a civil monetary penalty imposed under this sub section in the same manner as such provisions apply
 with respect to a penalty or proceeding under sub section (a) of such section.

6 "(f) DEFINITIONS.—For purposes of this section and
7 sections 1150D and 1150E:

"(1) The terms 'during a visit', 'emergency de-8 9 partment of a hospital', 'emergency medical condi-10 tion', 'emergency services', 'independent freestanding 11 emergency department', 'nonparticipating provider', 12 'nonparticipating facility', 'participating facility', 13 'participating provider' have the meanings given 14 such terms, respectively, in section 2719A(k) of the 15 Public Health Service Act.

"(2) The terms 'group health plan', 'group market', 'health insurance issuer', 'health insurance coverage', and 'individual market' have the meanings
given such terms, respectively, in section 2791 of the
Public Health Service Act.

21 "(3) The term 'specified provider', with respect 22 to an individual with benefits under a group health 23 plan or health insurance coverage and a hospital 24 with a contractual relationship with such plan or 25 coverage for furnishing items and services1 "(A) means an ancillary health care pro-2 vider, including emergency medicine providers or suppliers, anesthesiologists, pathologists, ra-3 4 diologists, neonatologists, assistant surgeons, 5 hospitalists, intensivists, or other providers de-6 termined by the Secretary (including providers 7 who furnish similar items and services as the 8 providers specified in this paragraph); and

9 "(B) includes, with respect to an item or 10 service, any health care provider furnishing 11 such item or service at such hospital if there is 12 no health care provider at such hospital who 13 can furnish such item or service who has such 14 a relationship with such plan or coverage for 15 furnishing such item or service.".

(b) PROVIDER DIRECTORY; PATIENT-PROVIDER DISPUTE RESOLUTION PROCESS.—Part A of title XI of the
Social Security Act (42 U.S.C. 1301 et seq.), as amended
by subsection (a), is further amended by adding at the
end the following new sections:

21 "SEC. 1150D. PATIENT PROTECTIONS AGAINST SURPRISE
22 BILLING THROUGH TRANSPARENCY.

23 "(a) SUBMISSION OF INFORMATION TO HEALTH
24 PLANS OF CERTAIN PROVIDER INFORMATION.—Begin25 ning not later than 1 year after the date of the enactment

of this section, each health care provider and health care 1 2 facility shall establish a process under which such provider 3 or facility transmits, to each health insurance issuer offer-4 ing group or individual health insurance coverage and 5 group health plan with which such provider or supplier 6 has in effect a contractual relationship for furnishing 7 items and services under such coverage or such plan, pro-8 vider directory information (as defined in section 2719A(f)(6) of the Public Health Service Act, section 9 716(f)(6) of the Employee Retirement Income Security 10 Act of 1974, or section 9816(f)(6) of the Internal Revenue 11 12 Code of 1986, as applicable) with respect to such provider or facility, as applicable. Such provider or facility shall so 13 14 transmit such information to such issuer offering such 15 coverage or such group health plan—

"(1) when there are any material changes (including a change in address, telephone number, or
other contact information) to such provider directory
information of the provider or facility with respect to
such coverage offered by such issuer or with respect
to such plan; and

"(2) at any other time (including upon the request of such issuer or plan) determined appropriate
by the provider, facility, or the Secretary.

"(b) Provision of Information Upon Request 1 2 AND FOR SCHEDULED APPOINTMENTS.—Each health care provider and health care facility shall, beginning January 3 4 1, 2022, in the case of an individual who schedules an 5 item or service to be furnished to such individual by such provider or facility at least 3 business days before the date 6 7 such item or service is to be so furnished, not later than 8 1 business day after the date of such scheduling (or, in 9 the case of such an item or service scheduled at least 10 business days before the date such item or service is to 10 be so furnished (or if requested by the individual), not 11 12 later than 3 business days after the date of such sched-13 uling or such request)—

14 "(1) inquire if such individual is enrolled in a 15 group health plan, group or individual health insur-16 ance coverage offered by a health insurance issuer, 17 or a Federal health care program (and if is so en-18 rolled in such plan or coverage, seeking to have a 19 claim for such item or service submitted to such 20 plan or coverage); and

"(2) provide a notification (in clear and understandable language) of the good faith estimate of the
expected charges for furnishing such item or service
(including any item or service that is reasonably ex-

pected to be provided in conjunction with such
 scheduled item or service) to—

3 "(A) in the case the individual is enrolled
4 in such a plan or such coverage (and is seeking
5 to have a claim for such item or service sub6 mitted to such plan or coverage), such plan or
7 issuer of such coverage; and

8 "(B) in the case the individual is not de-9 scribed in subparagraph (A) and not enrolled in 10 a Federal health care program, the individual. 11 "(c) CONTINUITY OF CARE.—A health care provider 12 or health care facility shall, in the case of an individual furnished items and services by such provider or facility 13 for which coverage is provided under a group health plan 14 15 or group or individual health insurance coverage pursuant to section 2730 of such Act, section 9817 of the Internal 16 17 Revenue Code of 1986, or section 717 of the Employee Retirement Income Security Act of 1974— 18

"(1) accept payment from such plan or such
issuer (as applicable) (and cost-sharing from such
individual, if applicable, in accordance with subsection (a)(2)(C) of such section 2730, 9817, or
717) for such items and services as payment in full
for such items and services; and

"(2) continue to adhere to all policies, procedures, and quality standards imposed by such plan
or issuer with respect to such individual and such
items and services in the same manner as if such
termination had not occurred.

6 "(d) LIMITATION.—Beginning on January 1, 2022, 7 a health care provider or health care facility may not ini-8 tiate a process to seek reimbursement of payment for 9 items and services furnished to an individual enrolled in a group health plan or health insurance coverage offered 10 in the group or individual market more than 1 year after 11 12 the date on which such items and services were so fur-13 nished.

14 "(e) PENALTY.—

15 "(1) GENERAL PENALTY.—

"(A) IN GENERAL.—Except as provided in
paragraph (2), any health care provider or
health care facility that violates a provision of
this section shall be subject to a civil monetary
penalty in an amount not to exceed \$10,000 for
each such violation.

"(B) APPLICATION OF PROVISIONS.—The
provisions of section 1128A (other than subsection (a), subsection (b), the first sentence of
subsection (c)(1), and subsection (o)) shall

1	apply with respect to a civil monetary penalty
2	imposed under this paragraph in the same man-
3	ner as such provisions apply with respect to a
4	penalty or proceeding under subsection (a) of
5	such section.
6	"(2) Provider directory information pen-
7	ALTY.—
8	"(A) IN GENERAL.—Each health care pro-
9	vider or health care facility that fails to trans-
10	mit information as required under subsection
11	(a) shall be subject to a civil monetary penalty
12	of \$1,000 for each day such provider or facility
13	(as applicable) fails to so transmit such infor-
14	mation.
15	"(B) APPLICATION OF PROVISIONS.—The
16	provisions of section 1128A (other than sub-
17	section (a), subsection (b), the first sentence of
18	subsection $(c)(1)$, subsection (d) , and subsection
19	(o)) shall apply with respect to a civil monetary
20	penalty imposed under this paragraph in the
21	same manner as such provisions apply with re-
22	spect to a penalty or proceeding under sub-
23	section (a) of such section.

1 "SEC. 1150E. PATIENT-PROVIDER DISPUTE RESOLUTION.

2 "(a) IN GENERAL.—Not later than July 1, 2021, the 3 Secretary shall establish a process (in this subsection referred to as the 'patient-provider dispute resolution proc-4 5 ess') under which an uninsured individual, with respect to an item or service, who received, pursuant to section 6 7 1150D(b), from a health care provider or health care facil-8 ity a good-faith estimate of the expected charges for fur-9 nishing such item or service to such individual and who after being furnished such item or service by such provider 10 11 or facility is billed by such provider or facility for such item or service for charges that are substantially in excess 12 13 of such estimate, may seek a determination from a selected dispute resolution entity for the charges to be paid 14 by such individual (in lieu of such amount so billed) to 15 16 such provider or facility for such item or service. For purposes of this subsection, the term 'uninsured individual' 17 means, with respect to an item or service, an individual 18 19 who does not have benefits for such item or service under a group health plan, health insurance coverage offered in 20 21 the group or individual market by a health insurance 22 issuer, Federal health care program (as defined in section 23 1128B(f)), or a health benefits plan under chapter 89 of 24 title 5, United States Code (or an individual who has benefits for such item or service under a group health plan 25 or health insurance coverage offered in the group or indi-26

vidual market by a health insurance issuer, but who does
 not seek to have a claim for such item or service submitted
 to such plan or coverage).

4 "(b) SELECTION OF ENTITIES.—Under the patient-5 provider dispute resolution process, the Secretary shall, with respect to a determination sought by an individual 6 7 under subsection (a), with respect to charges to be paid 8 by such individual to a health care provider or health care 9 facility described in such paragraph for an item or service furnished to such individual by such provider or facility, 10 11 provide for—

- 12 "(1) a method to select to make such deter13 mination an entity certified under subsection (d)
 14 that—
- 15 "(A) is not a party to such determination16 or an employee or agent of such party;

17 "(B) does not have a material familial, fi18 nancial, or professional relationship with such a
19 party; and

20 "(C) does not otherwise have a conflict of
21 interest with such a party (as determined by
22 the Secretary); and

23 "(2) the provision of a notification of such se24 lection to the individual and the provider or facility
25 (as applicable) party to such determination.

An entity selected pursuant to the previous sentence to
 make a determination described in such sentence shall be
 referred to in this subsection as the 'selected dispute reso lution entity' with respect to such determination.

5 "(c) ADMINISTRATIVE FEE.—The Secretary shall es-6 tablish a fee to participate in the patient-provider dispute 7 resolution process in such a manner as to not create a 8 barrier to an uninsured individual's access to such process.

9 "(d) CERTIFICATION.—The Secretary shall establish 10 or recognize a process to certify entities under this sub-11 paragraph. Such process shall ensure that an entity so cer-12 tified satisfies at least the criteria specified in section 13 2719A(j)(7) of the Public Health Service Act.".

14 SEC. 9. ADDITIONAL CONSUMER PROTECTIONS.

(a) PUBLIC HEALTH SERVICE ACT.—Subpart II of
part A of title XXVII of the Public Health Service Act
(42 U.S.C. 300gg-11 et seq.) is amended by adding at
the end the following new sections:

19 "SEC. 2730. CONTINUITY OF CARE.

20 "(a) ENSURING CONTINUITY OF CARE WITH RE21 SPECT TO TERMINATIONS OF CERTAIN CONTRACTUAL
22 RELATIONSHIPS RESULTING IN CHANGES IN PROVIDER
23 NETWORK STATUS.—

24 "(1) IN GENERAL.—In the case of an individual25 with benefits under a group health plan or group or

1	individual health insurance coverage offered by a
2	health insurance issuer and with respect to a health
3	care provider or facility that has a contractual rela-
4	tionship with such plan or such issuer (as applica-
5	ble) for furnishing items and services under such
6	plan or such coverage, if, while such individual is a
7	continuing care patient (as defined in subsection (b))
8	with respect to such provider or facility—
9	"(A) such contractual relationship is termi-
10	nated (as defined in subsection (b));
11	"(B) benefits provided under such plan or
12	such health insurance coverage with respect to
13	such provider or facility are terminated because
14	of a change in the terms of the participation of
15	such provider or facility in such plan or cov-
16	erage; or
17	"(C) a contract between such group health
18	plan and a health insurance issuer offering
19	health insurance coverage in connection with
20	such plan is terminated, resulting in a loss of
21	benefits provided under such plan with respect
22	to such provider or facility;
23	the plan or issuer, respectively, shall meet the re-
24	quirements of paragraph (2) with respect to such in-
25	dividual.

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"(2) REQUIREMENTS.—The requirements of
 this paragraph are that the plan or issuer—

"(A) notify each individual enrolled under such plan or coverage who is a continuing care patient with respect to a provider or facility at the time of a termination described in paragraph (1) affecting such provider or facility on a timely basis of such termination and such individual's right to elect continued transitional care from such provider or facility under this section;

12 "(B) provide such individual with an op13 portunity to notify the plan or issuer of the in14 dividual's need for transitional care; and

"(C) permit the patient to elect to continue 15 16 to have benefits provided under such plan or 17 such coverage, under the same terms and condi-18 tions as would have applied and with respect to 19 such items and services as would have been cov-20 ered under such plan or coverage had such ter-21 mination not occurred, with respect to the 22 course of treatment furnished by such provider 23 or facility relating to such individual's status as 24 a continuing care patient during the period be-25 ginning on the date on which the notice under

1	subparagraph (A) is provided and ending on the
2	earlier of—
3	"(i) the 90-day period beginning on
4	such date; or
5	"(ii) the date on which such individual
6	is no longer a continuing care patient with
7	respect to such provider or facility.
8	"(b) DEFINITIONS.—In this section:
9	"(1) CONTINUING CARE PATIENT.—The term
10	'continuing care patient' means an individual who,
11	with respect to a provider or facility—
12	"(A) is undergoing a course of treatment
13	for a serious and complex condition from the
14	provider or facility;
15	"(B) is undergoing a course of institu-
16	tional or inpatient care from the provider or fa-
17	cility;
18	"(C) is scheduled to undergo nonelective
19	surgery from the provider, including receipt of
20	postoperative care from such provider or facility
21	with respect to such a surgery;
22	"(D) is pregnant and undergoing a course
23	of treatment for the pregnancy from the pro-
24	vider or facility; or

1	"(E) is or was determined to be terminally
2	ill (as determined under section $1861(dd)(3)(A)$
3	of the Social Security Act) and is receiving
4	treatment for such illness from such provider or
5	facility.
6	"(2) Serious and complex condition.—The
7	term 'serious and complex condition' means, with re-
8	spect to a participant, beneficiary, or enrollee under
9	a group health plan or health insurance coverage—
10	"(A) in the case of an acute illness, a con-
11	dition that is serious enough to require special-
12	ized medical treatment to avoid the reasonable
13	possibility of death or permanent harm; or
14	"(B) in the case of a chronic illness or con-
15	dition, a condition that is—
16	"(i) is life-threatening, degenerative,
17	potentially disabling, or congenital; and
18	"(ii) requires specialized medical care
19	over a prolonged period of time.
20	"(3) TERMINATED.—The term 'terminated' in-
21	cludes, with respect to a contract, the expiration or
22	nonrenewal of the contract, but does not include a
23	termination of the contract for failure to meet appli-
24	cable quality standards or for fraud.

"SEC. 2731. INFORMATION REQUIRED TO BE INCLUDED ON HEALTH INSURANCE MEMBERSHIP CARDS.

3 "In the case of a group health plan or health insur4 ance issuer offering group or individual health insurance
5 coverage that provides a physical or electronic card indi6 cating membership in such plan or coverage to an indi7 vidual enrolled under such plan or coverage, such group
8 health plan or issuer shall include on such card each of
9 the following:

"(1) The nearest hospital to the primary residence of such individual that has in effect a contractual relationship with such plan or coverage for furnishing items and services under such plan or coverage.

15 "(2) A telephone number or Internet website 16 address through which such individual may seek con-17 sumer assistance information, such as information 18 related to hospitals and urgent care facilities that 19 have in effect a contractual relationship with such 20 plan or coverage for furnishing items and services 21 under such plan or coverage.

22 "(3) Any deductible applicable to such indi-23 vidual.

24 "(4) Any out-of-pocket maximum applicable to25 such individual.

1 "(5) Any cost-sharing obligation applicable to 2 such individual for a visit at an emergency depart-3 ment, or urgent care facility, that has in effect a 4 contractual relationship with such plan or coverage 5 for furnishing items and services under such plan or 6 coverage.

7 "SEC. 2732. MAINTENANCE OF PRICE COMPARISON TOOL.

8 "In connection with the offering of a group health 9 plan or group or individual health insurance coverage in 10 a geographic region for a plan year, a plan sponsor or health insurance issuer, respectively, shall employ an indi-11 12 vidual to offer price comparison guidance, or make available on an Internet website a price comparison tool, that 13 14 (to the extent practicable) allows an individual enrolled 15 under such plan or coverage, with respect to such plan year and such geographic region, to compare the amount 16 17 (determined by historic claims data of participating pro-18 viders with respect to such plan or coverage) of cost-sharing (including deductibles, copayments, and coinsurance) 19 20 that the individual would be responsible for paying under 21 such plan or coverage with respect to the furnishing of 22 a specific item or service by any such provider.".

- 23 (b) INTERNAL REVENUE CODE.—
- 24 (1) IN GENERAL.—Subchapter B of chapter
 25 100 of the Internal Revenue Code of 1986, as

amended by the previous sections, is further amend ed by adding at the end the following new sections:
 3 "SEC. 9817. CONTINUITY OF CARE.

4 "(a) ENSURING CONTINUITY OF CARE WITH RE5 SPECT TO TERMINATIONS OF CERTAIN CONTRACTUAL
6 RELATIONSHIPS RESULTING IN CHANGES IN PROVIDER
7 NETWORK STATUS.—

8 "(1) IN GENERAL.—In the case of an individual 9 with benefits under a group health plan and with re-10 spect to a health care provider or facility that has 11 a contractual relationship with such plan for fur-12 nishing items and services under such plan, if, while 13 such individual is a continuing care patient (as de-14 fined in subsection (b)) with respect to such provider 15 or facility—

16 "(A) such contractual relationship is termi-17 nated (as defined in paragraph (b));

"(B) benefits provided under such plan
with respect to such provider or facility are terminated because of a change in the terms of the
participation of such provider or facility in such
plan; or

23 "(C) a contract between such group health
24 plan and a health insurance issuer offering
25 health insurance coverage in connection with

1	such plan is terminated, resulting in a loss of
2	benefits provided under such plan with respect
3	to such provider or facility;
4	the plan shall meet the requirements of paragraph
5	(2) with respect to such individual.
6	"(2) REQUIREMENTS.—The requirements of
7	this paragraph are that the plan—
8	"(A) notify each individual enrolled under
9	such plan who is a continuing care patient with
10	respect to a provider or facility at the time of
11	a termination described in paragraph (1) affect-
12	ing such provider on a timely basis of such ter-
13	mination and such individual's right to elect
14	continued transitional care from such provider
15	or facility under this section;
16	"(B) provide such individual with an op-
17	portunity to notify the plan of the individual's
18	need for transitional care; and
19	"(C) permit the patient to elect to continue
20	to have benefits provided under such plan,
21	under the same terms and conditions as would
22	have applied and with respect to such items and
23	services as would have been covered under such
24	plan had such termination not occurred, with
25	respect to the course of treatment furnished by

1	such provider or facility relating to such indi-
2	vidual's status as a continuing care patient dur-
3	ing the period beginning on the date on which
4	the notice under subparagraph (A) is provided
5	and ending on the earlier of—
6	"(i) the 90-day period beginning on
7	such date; or
8	"(ii) the date on which such individual
9	is no longer a continuing care patient with
10	respect to such provider or facility.
11	"(b) DEFINITIONS.—In this section:
12	"(1) Continuing care patient.—The term
13	'continuing care patient' means an individual who,
14	with respect to a provider or facility—
15	"(A) is undergoing a course of treatment
16	for a serious and complex condition from the
17	provider or facility;
18	"(B) is undergoing a course of institu-
19	tional or inpatient care from the provider or fa-
20	cility;
21	"(C) is scheduled to undergo nonelective
22	surgery from the provider or facility, including
23	receipt of postoperative care from such provider
24	or facility with respect to such a surgery;

"(D) is pregnant and undergoing a course
of treatment for the pregnancy from the pro-
vider or facility; or
"(E) is or was determined to be terminally
ill (as determined under section 1861(dd)(3)(A)
of the Social Security Act) and is receiving
treatment for such illness from such provider or
facility.
"(2) Serious and complex condition.—The
term 'serious and complex condition' means, with re-
spect to a participant, beneficiary, or enrollee under
a group health plan—
"(A) in the case of an acute illness, a con-
dition that is serious enough to require special-
ized medical treatment to avoid the reasonable
possibility of death or permanent harm; or
"(B) in the case of a chronic illness or con-
dition, a condition that—
"(i) is life-threatening, degenerative,
potentially disabling, or congenital; and
"(ii) requires specialized medical care
over a prolonged period of time.
"(3) TERMINATED.—The term 'terminated' in-
cludes, with respect to a contract, the expiration or
nonrenewal of the contract, but does not include a

termination of the contract for failure to meet appli cable quality standards or for fraud.

3 "SEC. 9818. INFORMATION REQUIRED TO BE INCLUDED ON 4 HEALTH INSURANCE MEMBERSHIP CARDS.

5 "In the case of a group health plan that provides a
6 physical or electronic card indicating membership in such
7 plan to an individual enrolled under such plan, such group
8 health plan shall include on such card each of the fol9 lowing:

"(1) The nearest hospital to the primary residence of such individual that has in effect a contractual relationship with such plan for furnishing items
and services under such plan.

"(2) A telephone number or Internet website
address through which such individual may seek consumer assistance information, such as information
related to hospitals and urgent care facilities that
have in effect a contractual relationship with such
plan for furnishing items and services under such
plan.

21 "(3) Any deductible applicable to such indi-22 vidual.

23 "(4) Any out-of-pocket maximum applicable to24 such individual.

"(5) Any cost-sharing obligation applicable to
such individual for a visit at an emergency department, or urgent care facility, that has in effect a
contractual relationship with such plan for furnishing items and services under such plan.

6 "SEC. 9819. MAINTENANCE OF PRICE COMPARISON TOOL.

7 "In connection with the offering of a group health 8 plan in a geographic region for a plan year, a plan sponsor 9 shall employ an individual to offer price comparison guidance, or make available on an Internet website a price 10 11 comparison tool, that (to the extent practicable) allows an 12 individual enrolled under such plan, with respect to such plan year and such geographic region, to compare the 13 14 amount (determined by historic claims data of partici-15 pating providers with respect to such plan) of cost-sharing 16 (including deductibles, copayments, and coinsurance) that 17 the individual would be responsible for paying under such plan with respect to the furnishing of a specific item or 18 19 service by any such provider.".

20 (2) CONFORMING AMENDMENT.—Section
21 9815(a) of the Internal Revenue Code of 1986, as
22 amended by section 2(b), is further amended—

23 (A) in paragraph (1), by striking "section
24 2719A" and inserting "section 2719A, 2730,
25 2731, or 2732"; and

1	(B) in paragraph (2), by striking "section
2	2719A" and inserting "section 2719A, 2730,
3	2731, or 2732".
4	(3) CLERICAL AMENDMENT.—The table of sec-
5	tions for such subchapter, as amended by section
6	2(b), is further amended by adding at the end the
7	following new items:
	 "Sec. 9817. Continuity of care. "Sec. 9818. Information required to be included on health insurance member- ship cards. "Sec. 9819. Maintenance of price comparison tool.".
8	(c) Employee Retirement Income Security
9	Аст.—
10	(1) IN GENERAL.—Subpart B of part 7 of sub-
11	title B of title I of the Employee Retirement Income
12	Security Act of 1974 (29 U.S.C. 1185 et seq.), as
13	amended by section 2(c), is further amended by add-
14	ing at the end the following new sections:
15	"SEC. 717. CONTINUITY OF CARE.
16	"(a) Ensuring Continuity of Care With Re-
17	SPECT TO TERMINATIONS OF CERTAIN CONTRACTUAL
18	Relationships Resulting in Changes in Provider
19	Network Status.—
20	"(1) IN GENERAL.—In the case of an individual
21	with benefits under a group health plan or health in-
22	surance coverage offered by a health insurance
23	issuer in connection with a group health plan and

1	with respect to a health care provider or facility that
2	has a contractual relationship with such plan or
3	such issuer (as applicable) for furnishing items and
4	services under such plan or such coverage, if, while
5	such individual is a continuing care patient (as de-
6	fined in subsection (b)) with respect to such provider
7	or facility—
8	"(A) such contractual relationship is termi-
9	nated (as defined in paragraph (b));
10	"(B) benefits provided under such plan or
11	such health insurance coverage with respect to
12	such provider or facility are terminated because
13	of a change in the terms of the participation of
14	the provider or facility in such plan or coverage;
15	or
16	"(C) a contract between such group health
17	plan and a health insurance issuer offering
18	health insurance coverage in connection with
19	such plan is terminated, resulting in a loss of
20	benefits provided under such plan with respect
21	to such provider or facility;
22	the plan or issuer, respectively, shall meet the re-
23	quirements of paragraph (2) with respect to such in-
24	dividual.

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"(2) REQUIREMENTS.—The requirements of
 this paragraph are that the plan or issuer—

"(A) notify each individual enrolled under such plan or coverage who is a continuing care patient with respect to a provider or facility at the time of a termination described in paragraph (1) affecting such provider or facility on a timely basis of such termination and such individual's right to elect continued transitional care from such provider or facility under this section;

12 "(B) provide such individual with an op13 portunity to notify the plan or issuer of the in14 dividual's need for transitional care; and

"(C) permit the patient to elect to continue 15 16 to have benefits provided under such plan or 17 such coverage, under the same terms and condi-18 tions as would have applied and with respect to 19 such items and services as would have been cov-20 ered under such plan or coverage had such ter-21 mination not occurred, with respect to the 22 course of treatment furnished by such provider 23 or facility relating to such individual's status as 24 a continuing care patient during the period be-25 ginning on the date on which the notice under

1	subparagraph (A) is provided and ending on the
2	earlier of—
3	"(i) the 90-day period beginning on
4	such date; or
5	"(ii) the date on which such individual
6	is no longer a continuing care patient with
7	respect to such provider or facility.
8	"(b) DEFINITIONS.—In this section:
9	"(1) CONTINUING CARE PATIENT.—The term
10	'continuing care patient' means an individual who,
11	with respect to a provider or facility—
12	"(A) is undergoing a course of treatment
13	for a serious and complex condition from the
14	provider or facility;
15	"(B) is undergoing a course of institu-
16	tional or inpatient care from the provider or fa-
17	cility;
18	"(C) is scheduled to undergo nonelective
19	surgery from the provide or facility, including
20	receipt of postoperative care from such provider
21	or facility with respect to such a surgery;
22	"(D) is pregnant and undergoing a course
23	of treatment for the pregnancy from the pro-
24	vider or facility; or

1	"(E) is or was determined to be terminally
2	ill (as determined under section 1861(dd)(3)(A)
3	of the Social Security Act) and is receiving
4	treatment for such illness from such provider or
5	facility.
6	"(2) Serious and complex condition.—The
7	term 'serious and complex condition' means, with re-
8	spect to a participant, beneficiary, or enrollee under
9	a group health plan or health insurance coverage—
10	"(A) in the case of an acute illness, a con-
11	dition that is serious enough to require special-
12	ized medical treatment to avoid the reasonable
13	possibility of death or permanent harm; or
14	"(B) in the case of a chronic illness or con-
15	dition, a condition that—
16	"(i) is life-threatening, degenerative,
17	potentially disabling, or congenital; and
18	"(ii) requires specialized medical care
19	over a prolonged period of time.
20	"(3) TERMINATED.—The term 'terminated' in-
21	cludes, with respect to a contract, the expiration or
22	nonrenewal of the contract, but does not include a
23	termination of the contract for failure to meet appli-
24	cable quality standards or for fraud.

"SEC. 718. INFORMATION REQUIRED TO BE INCLUDED ON HEALTH INSURANCE MEMBERSHIP CARDS.

3 "In the case of a group health plan or health insur4 ance issuer offering group health insurance coverage that
5 provides a physical or electronic card indicating member6 ship in such plan or coverage to an individual enrolled
7 under such plan or coverage, such group health plan or
8 issuer shall include on such card each of the following:

9 "(1) The nearest hospital to the primary resi-10 dence of such individual that has in effect a contrac-11 tual relationship with such plan or coverage for fur-12 nishing items and services under such plan or cov-13 erage.

14 "(2) A telephone number or Internet website 15 address through which such individual may seek con-16 sumer assistance information, such as information 17 related to hospitals and urgent care facilities that 18 have in effect a contractual relationship with such 19 plan or coverage for furnishing items and services 20 under such plan or coverage.

21 "(3) Any deductible applicable to such indi-22 vidual.

23 "(4) Any out-of-pocket maximum applicable to24 such individual.

25 "(5) Any cost-sharing obligation applicable to
26 such individual for a visit at an emergency depart-

ment, or urgent care facility, that has in effect a
 contractual relationship with such plan or coverage
 for furnishing items and services under such plan or
 coverage.

5 "SEC. 719. MAINTENANCE OF PRICE COMPARISON TOOL.

6 "In connection with the offering of a group health 7 plan or group health insurance coverage in a geographic 8 region for a plan year, a plan sponsor or health insurance 9 issuer, respectively, shall employ an individual to offer 10 price comparison guidance, or make available on an Internet website a price comparison tool, that (to the extent 11 12 practicable) allows an individual enrolled under such plan 13 or coverage, with respect to such plan year and such geographic region, to compare the amount (determined by 14 15 historic claims data of participating providers with respect to such plan or coverage) of cost-sharing (including 16 17 deductibles, copayments, and coinsurance) that the indi-18 vidual would be responsible for paying under such plan 19 or coverage with respect to the furnishing of a specific 20 item or service by any such provider.".

21 (2) CONFORMING AMENDMENT.—Section
22 715(a) of the Employee Retirement Income Security
23 Act of 1974 (29 U.S.C. 1185d(a)), as amended by
24 section 2(c), is further amended—

1	(A) in paragraph (1), by striking "section
2	2719A" and inserting "section 2719A, 2730,
3	2731, or 2732"; and
4	(B) in paragraph (2), by striking "section
5	2719A" and inserting "section 2719A, 2730,
6	2731, or 2732".
7	(3) CLERICAL AMENDMENT.—The table of con-
8	tents in section 1 of the Employee Retirement In-
9	come Security Act of 1974 is amended by inserting
10	after the item relating to section 716 the following
11	new items:
	 "Sec. 717. Continuity of care. "Sec. 718. Information required to be included on health insurance membership cards.
10	"Sec. 719. Maintenance of price comparison tool.".
12	(d) EFFECTIVE DATE.—The amendments made by
13	this section shall apply with respect to plan years begin-
14	ning on or after January 1, 2022.
15	SEC. 10. REPORTING REQUIREMENTS REGARDING AIR AM-
16	BULANCE SERVICES.
17	(a) Reporting Requirements for Providers of
18	AIR AMBULANCE SERVICES.—
19	(1) IN GENERAL.—A provider of air ambulance
20	services shall submit to the Secretary of Health and
21	Human Services and the Secretary of Transpor-
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22 tation—

1	(A) not later than the date that is 90 days
2	after the last day of the first plan year begin-
3	ning on or after the date on which a final rule
4	is promulgated pursuant to the rulemaking de-
5	scribed in subsection (d), the information de-
6	scribed in paragraph (2) with respect to such
7	plan year; and
8	(B) not later than the date that is 90 days
9	after the last day of the plan year immediately
10	succeeding the plan year described in subpara-
11	graph (A), such information with respect to
12	such immediately succeeding plan year.
13	(2) INFORMATION DESCRIBED.—For purposes
14	of paragraph (1), information described in this para-
15	graph, with respect to a provider of air ambulance
16	services, is each of the following:
17	(A) Cost data, as determined appropriate
18	by the Secretary of Health and Human Serv-
19	ices, in consultation with the Secretary of
20	Transportation, for air ambulance services fur-
21	nished by such provider, separated to the max-
22	imum extent possible by air transportation costs
23	associated with furnishing such air ambulance
24	services and costs of medical services and sup-

1	plies associated with furnishing such air ambu-
2	lance services.
3	(B) The number and location of all air am-
4	bulance bases operated by such provider.
5	(C) The number and type of aircraft oper-
6	ated by such provider.
7	(D) The number of air ambulance trans-
8	ports, disaggregated by payor mix, including
9	group health plans, health insurance issuers,
10	and Government payors.
11	(E) The number of claims of such provider
12	that have been denied payment by a group
13	health plan or health insurance issuer and the
14	reasons for any such denials.
15	(F) The number of emergency and non-
16	emergency air ambulance transports,
17	disaggregated by air ambulance base and type
18	of aircraft.
19	(b) Reporting Requirements for Group
20	HEALTH PLANS AND HEALTH INSURANCE ISSUERS.—
21	(1) IN GENERAL.—Each group health plan and
22	health insurance issuer offering health insurance
23	coverage in the individual or group market shall sub-
24	mit to the Secretary of Health and Human Serv-
25	ices—

1 (A) not later than the date that is 90 days 2 after the last day of the first plan year beginning on or after the date on which a final rule 3 4 is promulgated pursuant to the rulemaking de-5 scribed in subsection (d), the information de-6 scribed in paragraph (2) with respect to such 7 plan year; and 8 (B) not later than the date that is 90 days 9 after the last day of the plan year immediately 10 succeeding the plan year described in subpara-11 graph (A), such information with respect to 12 such immediately succeeding plan year. 13 (2) INFORMATION DESCRIBED.—For purposes 14 of paragraph (1), information described in this para-15 graph, with respect to a group health plan or a 16 health insurance issuer offering health insurance 17 coverage in the individual or group market, is each 18 of the following: 19 (A) Claims data for air ambulance services 20 by providers of such furnished services, 21 disaggregated by each of the following factors: 22 (i) Whether such services were fur-23 nished on an emergent or nonemergent

basis.

1	(ii) Whether the provider of such serv-
2	ices is part of a hospital-owned or spon-
3	sored program, municipality-sponsored pro-
4	gram, hospital independent partnership
5	(hybrid) program, or independent program.
6	(iii) Whether such services were fur-
7	nished in a rural or urban area.
8	(iv) The type of aircraft (such as
9	rotor transport or fixed wing transport)
10	used to furnish such services.
11	(v) Whether the provider of such serv-
12	ices has a contract with the plan or issuer,
13	as applicable, to furnish such services
14	under the plan or coverage, respectively.
15	(B) Such other information regarding pro-
16	viders of air ambulance services as the Sec-
17	retary of Health and Human Services may
18	specify.
19	(c) Publication of Comprehensive Report.—
20	(1) IN GENERAL.—Not later than the date that
21	is one year after the date described in subsection
22	(b)(1)(B), the Secretary of Health and Human Serv-
23	ices, in consultation with the Secretary of Transpor-
24	tation (referred to in this section as the "Secre-
25	taries"), shall develop, and make publicly available

(subject to paragraph (3)), a comprehensive report
 summarizing the information submitted under sub sections (a) and (b) and including each of the fol lowing:

5 (A) The percentage of providers of air am-6 bulance services that are part of a hospital-7 owned or sponsored program, municipality-8 sponsored program, hospital-independent part-9 nership (hybrid) program, or independent pro-10 gram.

(B) An assessment of the extent of competition among providers of air ambulance services on the basis of price and services offered, and any changes in such competition over time.

15 (C) An assessment of the average charges 16 for air ambulance services, amounts paid by 17 group health plans and health insurance issuers 18 offering health insurance coverage in the indi-19 vidual or group market to providers of air am-20 bulance services for furnishing such services, 21 and amounts paid out-of-pocket by consumers, 22 and any changes in such amounts paid over 23 time.

24 (D) An assessment of the presence of air25 ambulance bases in, or with the capability to

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1	serve, rural areas, and the relative growth in air
2	ambulance bases in rural and urban areas over
3	time.
4	(E) Any evidence of gaps in rural access to
5	providers of air ambulance services.
6	(F) The percentage of providers of air am-
7	bulance services that have contracts with group
8	health plans or health insurance issuers offering
9	health insurance coverage in the individual or
10	group market to furnish such services under
11	such plans or coverage, respectively.
12	(G) An assessment of whether there are in-
13	stances of unfair, deceptive, or predatory prac-
14	tices by providers of air ambulance services in
15	collecting payments from patients to whom such
16	services are furnished, such as referral of such
17	patients to collections, lawsuits, and liens or
18	wage garnishment actions.
19	(H) An assessment of whether there are
20	instances of group health plans or health insur-
21	ance issuers not providing substantial reasons
22	for refusing to enter into contract negotiations
23	with providers of air ambulance services
24	(I) An assessment of whether there are,
25	within the air ambulance industry, instances of

1 unreasonable industry concentration, excessive 2 market domination, or other conditions that 3 would allow at least one provider of air ambu-4 lance services to unreasonably increase prices or 5 exclude competition in air ambulance services in 6 a given geographic region.

7 (J) An assessment of the frequency of pa-8 tient balance billing, patient referrals to collec-9 tions, lawsuits to collect balance bills, and liens 10 or wage garnishment actions by providers of air 11 ambulance services as part of a collections proc-12 ess across hospital-owned or sponsored pro-13 grams, municipality-sponsored programs, hos-14 (hybrid) pital-independent partnership pro-15 grams, or independent programs, providers of 16 air ambulance services operated by public agen-17 cies (such as a State or county health depart-18 ment), and other independent providers of air 19 ambulance services.

20 (K) An assessment of the frequency of
21 claims appeals made by providers of air ambu22 lance services to group health plans or health
23 insurance issuers offering health insurance cov24 erage in the individual or group market with re-

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spect to air ambulance services furnished to enrollees of such plans or coverage, respectively.

3 (L) Any other cost, quality, or other data
4 relating to air ambulance services or the air
5 ambulance industry, as determined necessary
6 and appropriate by the Secretaries.

7 (2) OTHER SOURCES OF INFORMATION.—The
8 Secretaries may incorporate information from inde9 pendent experts or third-party sources in developing
10 the comprehensive report required under paragraph
11 (1).

12 (3) PROTECTION OF PROPRIETARY INFORMA13 TION.—The Secretaries may not make publicly avail14 able under this subsection any proprietary informa15 tion.

16 (d) RULEMAKING.—Not later than the date that is 17 one year after the date of the enactment of this Act, the Secretary of Health and Human Services, in consultation 18 19 with the Secretary of Transportation, shall, through notice and comment rulemaking, specify the form and manner 20 21 in which reports described in subsections (a) and (b) shall 22 be submitted to such Secretaries, taking into consideration 23 (as applicable and to the extent feasible) any recommenda-24 tions included in the report submitted by the Advisory Committee on Air Ambulance and Patient Billing under 25

section 418(e) of the FAA Reauthorization Act of 2018
 (Public Law 115–254; 49 U.S.C. 42301 note prec.).

- 3 (e) Civil Money Penalties.—
- 4 (1) IN GENERAL.—Subject to paragraph (2), a
 5 provider of air ambulance services who fails to sub6 mit all information required under subsection (a)(2)
 7 by the date described in subparagraph (A) or (B) of
 8 subsection (a)(1), as applicable, shall be subject to
 9 a civil money penalty of not more than \$10,000.

10 (2) EXCEPTION.—In the case of a provider of 11 air ambulance services that submits only some of the 12 information required under subsection (a)(2) by the 13 date described in subparagraph (A) or (B) of sub-14 section (a)(1), as applicable, the Secretary of Health 15 and Human Services may waive the civil money pen-16 alty imposed under paragraph (1) if such provider 17 demonstrates a good faith effort in working with the 18 Secretary to submit the remaining information re-19 quired under subsection (a)(2).

20 (3) PROCEDURE.—The provisions of section
21 1128A of the Social Security Act (42 U.S.C. 1320a–
22 7a), other than subsections (a) and (b) and the first
23 sentence of subsection (c)(1), shall apply to civil
24 money penalties under this subsection in the same

manner as such provisions apply to a penalty or pro ceeding under such section.

3 (f) UNFAIR AND DECEPTIVE PRACTICES AND UN4 FAIR METHODS OF COMPETITION.—The Secretary of
5 Transportation may use any information submitted under
6 subsection (a) in determining whether a provider of air
7 ambulance services has violated section 41712(a) of title
8 49, United States Code.

9 (g) UNDERSTANDING AIR AMBULANCE QUALITY AND 10 PATIENT SAFETY.—Not later than 1 year after the date of the enactment of this Act, the Comptroller General of 11 12 the United States shall conduct a study and submit to 13 Congress a report on options to establish quality, patient safety, service reliability, and clinical capability standards 14 15 for each clinical capability level of air ambulances. Such report shall include analysis and recommendations, as ap-16 propriate, to Congress regarding each of the following with 17 18 respect to air ambulance services:

(1) Qualifications of different clinical capability20 levels and tiering of such levels.

21 (2) Patient safety and quality standards.

(3) Options for improving service reliability
during poor weather, night conditions, or other adverse conditions.

(4) Differences between air ambulance vehicle
 types, services, and technologies, and other flight ca pability standards, and the impact of such dif ferences on patient safety.

5 (5) Clinical triage criteria for air ambulances.

6 (h) DEFINITIONS.—In this section, the terms "group
7 health plan", "health insurance coverage", and "health in8 surance issuer" have the meanings given such terms in
9 section 2791 of the Public Health Service Act (42 U.S.C.
10 300gg–91).

11 SEC. 11. GAO REPORT ON EFFECTS OF LEGISLATION.

12 Not later than 2 years after the date of the enactment of this Act, the Comptroller General of the United 13 States shall submit to Congress a report summarizing the 14 15 effects of the provisions of this Act, including the amendments made by such provisions, on changes during such 16 17 period in health care provider networks of group health plans and health insurance coverage offered by a health 18 insurance issuer in the group or individual market, in fee 19 20 schedules and amounts for health care services, and to 21 contracted rates under such plans or coverage. Such re-22 port shall—

(1) to the extent practicable, sample a statistically significant group of national health care providers; and

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(2) examine—

(A) provider network participation, including nonparticipating providers furnishing items and services at participating facilities;

5 (B) health care provider group network
6 participation, including specialty, size, and own7 ership; and

8 (C) the impact of State surprise billing 9 laws and network adequacy standards on par-10 ticipation of health care providers and facilities 11 in provider networks of group health plans and 12 of health insurance coverage offered by health 13 insurance issuers in the group or individual 14 market.

15 SEC. 12. TRANSITIONAL RULE ALLOWING DEDUCTION FOR
16 SURPRISE BILLING EXPENSES BELOW AGI
17 FLOOR.

(a) IN GENERAL.—Section 213 of the Internal Revenue Code of 1986 is amended by adding at the end the
following new subsection:

21 "(g) TRANSITIONAL RULE ALLOWING DEDUCTION
22 FOR SURPRISE BILLING EXPENSES BELOW AGI
23 FLOOR.—

24 "(1) IN GENERAL.—In addition to the deduc-25 tion allowed by subsection (a) for any taxable year,

1	there shall be allowed as a deduction an amount
2	equal to the lesser of—
3	"(A) the excess of—
4	"(i) the surprise billing expenses
5	which would be allowed as a deduction for
6	such taxable year under subsection (a) if
7	such subsection were applied without re-
8	gard to the limitation based on the tax-
9	payer's adjusted gross income, over
10	"(ii) \$600, or
11	"(B) the applicable percentage of the tax-
12	payer's adjusted gross income.
13	"(2) Surprise billing expenses.—For pur-
14	poses of this subsection, the term 'surprise billing
15	expenses' means expenses paid for medical care of
16	an individual who is a participant, beneficiary, or en-
17	rollee in a group health plan or in group or indi-
18	vidual health insurance coverage offered by a health
19	insurance issuer (as such terms are defined in sec-
20	tion 2791 of the Public Health Service Act), if—
21	"(A) benefits are provided for such medical
22	care under such plan or coverage, and
23	"(B) such medical care—
24	"(i) is furnished by a provider without
25	a contractual relationship with such plan

1	or coverage with respect to the furnishing
2	of such medical care during a visit at a fa-
3	cility with a contractual relationship with
4	such plan or coverage, or
5	"(ii) is furnished in an emergency de-
6	partment of a hospital or an independent
7	freestanding emergency department.
8	"(3) Applicable percentage.—For purposes
9	of this section, the term 'applicable percentage'
10	means, with respect to any taxpayer for any taxable
11	year, the percentage in effect under subsection (a)
12	with respect to such taxpayer for such taxable year.
13	"(4) LIMITATIONS.—Surprise billing expenses
14	shall be taken into account under paragraph (1) only
15	if such expenses are paid during the period begin-
16	ning on January 1, 2020, and ending on the date
17	which is 1 year after the day before the date speci-
18	fied in section $2(a)(5)$ of the Consumer Protections
19	Against Surprise Medical Bills Act of 2020.".
20	(b) Conforming Amendments.—Sections 105(f),
21	162(l)(3), and $7702B(e)(2)$ of such Code are each amend-
22	ed by striking "213(a)" and inserting "213".
23	(c) EFFECTIVE DATE.—The amendments made by
24	this section shall apply to taxable years ending after De-
25	cember 31, 2019.