

111TH CONGRESS  
1ST SESSION

# H. R. 2911

To improve end-of-life care.

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## IN THE HOUSE OF REPRESENTATIVES

JUNE 17, 2009

Mr. BLUMENAUER (for himself, Ms. BALDWIN, Mr. LEVIN, and Mr. PASCRELL) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means and the Judiciary, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

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## A BILL

To improve end-of-life care.

1 *Be it enacted by the Senate and House of Representa-*  
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4 (a) SHORT TITLE.—This Act may be cited as the  
5 “Advance Planning and Compassionate Care Act of  
6 2009”.

7 (b) TABLE OF CONTENTS.—The table of contents of  
8 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Definitions.

TITLE I—ADVANCE CARE PLANNING

Subtitle A—Consumer and Provider Education

PART I—CONSUMER EDUCATION

SUBPART A—NATIONAL INITIATIVES

- Sec. 101. Advance care planning telephone hotline.
- Sec. 102. Advance care planning information clearinghouses.
- Sec. 103. Advance care planning toolkit.
- Sec. 104. National public education campaign.
- Sec. 105. Update of Medicare and Social Security handbooks.
- Sec. 106. Authorization of appropriations.

SUBPART B—STATE AND LOCAL INITIATIVES

- Sec. 111. Financial assistance for advance care planning.
- Sec. 112. Grants for programs for orders regarding life sustaining treatment.

PART II—PROVIDER EDUCATION

- Sec. 121. Public provider advance care planning website.
- Sec. 122. Continuing education for physicians and nurses.

Subtitle B—Portability of Advance Directives; Health Information Technology

- Sec. 131. Portability of advance directives.
- Sec. 132. State advance directive registries; driver's license advance directive notation.
- Sec. 133. GAO study and report on establishment of national advance directive registry.

Subtitle C—National Uniform Policy on Advance Care Planning

- Sec. 141. Study and report by the Secretary regarding the establishment and implementation of a national uniform policy on advance directives.

TITLE II—COMPASSIONATE CARE

Subtitle A—Workforce Development

PART I—EDUCATION AND TRAINING

- Sec. 201. National Geriatric and Palliative Care Services Corps.
- Sec. 202. Exemption of palliative medicine fellowship training from Medicare graduate medical education caps.
- Sec. 203. Medical school curricula.

Subtitle B—Coverage Under Medicare, Medicaid, and CHIP

PART I—COVERAGE OF ADVANCE CARE PLANNING

- Sec. 211. Medicare, Medicaid, and CHIP coverage.

PART II—HOSPICE

- Sec. 221. Adoption of MedPAC hospice payment methodology recommendations.

- Sec. 222. Removing hospice inpatient days in setting per diem rates for critical access hospitals.
- Sec. 223. Hospice payments for dual eligible individuals residing in long-term care facilities.
- Sec. 224. Delineation of respective care responsibilities of hospice programs and long-term care facilities.
- Sec. 225. Adoption of MedPAC hospice program eligibility certification and recertification recommendations.
- Sec. 226. Concurrent care for children.
- Sec. 227. Making hospice a required benefit under Medicaid and CHIP.
- Sec. 228. Medicare Hospice payment model demonstration projects.
- Sec. 229. MedPAC studies and reports.
- Sec. 230. HHS Evaluations.

#### Subtitle C—Quality Improvement

- Sec. 241. Patient satisfaction surveys.
- Sec. 242. Development of core end-of-life care quality measures across each relevant provider setting.
- Sec. 243. Accreditation of hospital-based palliative care programs.
- Sec. 244. Survey and data requirements for all Medicare participating hospice programs.

#### Subtitle D—Additional Reports, Research, and Evaluations

- Sec. 251. National Center on Palliative and End-of-Life Care.
- Sec. 252. National Mortality Followback Survey.
- Sec. 253. Demonstration projects for use of telemedicine services in advance care planning.
- Sec. 254. Inspector General investigation of fraud and abuse.
- Sec. 255. GAO study and report on provider adherence to advance directives.

## 1 **SEC. 2. DEFINITIONS.**

2 In this Act:

3 (1) **ADVANCE CARE PLANNING.**—The term “ad-  
4 vance care planning” means the process of—

5 (A) determining an individual’s priorities,  
6 values and goals for care in the future when the  
7 individual is no longer able to express his or her  
8 wishes;

9 (B) engaging family members, health care  
10 proxies, and health care providers in an ongoing  
11 dialogue about—

- 1 (i) the individual’s wishes for care;
- 2 (ii) what the future may hold for peo-  
3 ple with serious illnesses or injuries;
- 4 (iii) how individuals, their health care  
5 proxies, and family members want their be-  
6 liefs and preferences to guide care deci-  
7 sions; and
- 8 (iv) the steps that individuals and  
9 family members can take regarding, and  
10 the resources available to help with, fi-  
11 nances, family matters, spiritual questions,  
12 and other issues that impact seriously ill or  
13 dying patients and their families; and
- 14 (C) executing and updating advance direc-  
15 tives and appointing a health care proxy.

16 (2) ADVANCE DIRECTIVE.—The term “advance  
17 directive” means a living will, medical directive,  
18 health care power of attorney, durable power of at-  
19 torney, or other written statement by a competent  
20 individual that is recognized under State law and in-  
21 dicates the individual’s wishes regarding medical  
22 treatment in the event of future incompetence. Such  
23 term includes an advance health care directive and  
24 a health care directive recognized under State law.

1           (3) CHIP.—The term “CHIP” means the pro-  
2           gram established under title XXI of the Social Secu-  
3           rity Act (42 U.S.C. 1397aa et seq.).

4           (4) END-OF-LIFE-CARE.—The term “end-of-life  
5           care” means all aspects of care of a patient with a  
6           potentially fatal condition, and includes care that is  
7           focused on specific preparations for an impending  
8           death.

9           (5) HEALTH CARE POWER OF ATTORNEY.—The  
10          term “health care power of attorney” means a legal  
11          document that identifies a health care proxy or deci-  
12          sion maker for a patient who has the authority to  
13          act on the patient’s behalf when the patient is un-  
14          able to communicate his or her wishes for medical  
15          care on matters that the patient specifies when he  
16          or she is competent. Such term includes a durable  
17          power of attorney that relates to medical care.

18          (6) LIVING WILL.—The term “living will”  
19          means a legal document—

20                 (A) used to specify the type of medical  
21                 care (including any type of medical treatment,  
22                 including life-sustaining procedures if that per-  
23                 son becomes permanently unconscious or is oth-  
24                 erwise dying) that an individual wants provided  
25                 or withheld in the event the individual cannot

1 speak for himself or herself and cannot express  
2 his or her wishes; and

3 (B) that requires a physician to honor the  
4 provisions of upon receipt or to transfer the  
5 care of the individual covered by the document  
6 to another physician that will honor such provi-  
7 sions.

8 (7) MEDICAID.—The term “Medicaid” means  
9 the program established under title XIX of the So-  
10 cial Security Act (42 U.S.C. 1396 et seq.).

11 (8) MEDICARE.—The term “Medicare” means  
12 the program established under title XVIII of the So-  
13 cial Security Act (42 U.S.C. 1395 et seq.).

14 (9) ORDERS FOR LIFE-SUSTAINING TREAT-  
15 MENT.—The term “orders for life-sustaining treat-  
16 ment” means a process for focusing a patients’ val-  
17 ues, goals, and preferences on current medical cir-  
18 cumstances and to translate such into visible and  
19 portable medical orders applicable across care set-  
20 tings, including home, long-term care, emergency  
21 medical services, and hospitals.

22 (10) PALLIATIVE CARE.—The term “palliative  
23 care” means interdisciplinary care for individuals  
24 with a life-threatening illness or injury relating to  
25 pain and symptom management and psychological,

1 social, and spiritual needs and that seeks to improve  
2 the quality of life for the individual and the individ-  
3 ual's family.

4 (11) SECRETARY.—The term “Secretary”  
5 means the Secretary of Health and Human Services.

6 **TITLE I—ADVANCE CARE**  
7 **PLANNING**

8 **Subtitle A—Consumer and**  
9 **Provider Education**

10 **PART I—CONSUMER EDUCATION**

11 **Subpart A—National Initiatives**

12 **SEC. 101. ADVANCE CARE PLANNING TELEPHONE HOTLINE.**

13 (a) IN GENERAL.—Not later than January 1, 2011,  
14 the Secretary, acting through the Director of the Centers  
15 for Disease Control and Prevention, shall establish and op-  
16 erate directly, or by grant, contract, or interagency agree-  
17 ment, a 24-hour toll-free telephone hotline to provide con-  
18 sumer information regarding advance care planning, in-  
19 cluding—

20 (1) an explanation of advanced care planning  
21 and its importance;

22 (2) issues to be considered when developing an  
23 individual's advance care plan;

24 (3) how to establish an advance directive;

1 (4) procedures to help ensure that an individ-  
2 ual's directives for end-of-life care are followed;

3 (5) Federal and State-specific resources for as-  
4 sistance with advance care planning; and

5 (6) hospice and palliative care (including their  
6 respective purposes and services).

7 (b) ESTABLISHMENT.—In carrying out the require-  
8 ments under subsection (a), the Director of the Centers  
9 for Disease Control and Prevention may designate an ex-  
10 isting 24-hour toll-free telephone hotline or, if no such  
11 service is available or appropriate, establish a new 24-hour  
12 toll-free telephone hotline.

13 **SEC. 102. ADVANCE CARE PLANNING INFORMATION CLEAR-**  
14 **INGHOUSES.**

15 (a) EXPANSION OF NATIONAL CLEARINGHOUSE FOR  
16 LONG-TERM CARE INFORMATION.—

17 (1) DEVELOPMENT.—Not later than January 1,  
18 2010, the Secretary shall develop an online clearing-  
19 house to provide comprehensive information regard-  
20 ing advance care planning.

21 (2) MAINTENANCE.—The advance care plan-  
22 ning clearinghouse, which shall be clearly identifiable  
23 and available on the homepage of the Department of  
24 Health and Human Service's National Clearinghouse  
25 for Long-Term Care Information website, shall be

1 maintained and publicized by the Secretary on an  
2 ongoing basis.

3 (3) CONTENT.—The advance care planning  
4 clearinghouse shall include—

5 (A) any relevant content contained in the  
6 national public education campaign required  
7 under section 104;

8 (B) content addressing—

9 (i) an explanation of advanced care  
10 planning and its importance;

11 (ii) issues to be considered when de-  
12 veloping an individual's advance care plan;

13 (iii) how to establish an advance di-  
14 rective;

15 (iv) procedures to help ensure that an  
16 individual's directives for end-of-life care  
17 are followed; and

18 (v) hospice and palliative care (includ-  
19 ing their respective purposes and services);

20 (C) available Federal and State-specific re-  
21 sources for assistance with advance care plan-  
22 ning, including—

23 (i) contact information for any State  
24 public health departments that are respon-  
25 sible for issues regarding end-of-life care;

1 (ii) contact information for relevant  
2 legal service organizations, including those  
3 funded under the Older Americans Act of  
4 1965 (42 U.S.C. 3001 et seq.); and

5 (iii) advance directive forms for each  
6 State; and

7 (D) any additional information, as deter-  
8 mined by the Secretary.

9 (b) ESTABLISHMENT OF PEDIATRIC ADVANCE CARE  
10 PLANNING CLEARINGHOUSE.—

11 (1) DEVELOPMENT.—Not later than January 1,  
12 2011, the Secretary, in consultation with the Assist-  
13 ant Secretary for Children and Families of the De-  
14 partment of Health and Human Services, shall de-  
15 velop an online clearinghouse to provide comprehen-  
16 sive information regarding pediatric advance care  
17 planning.

18 (2) MAINTENANCE.—The pediatric advance  
19 care planning clearinghouse, which shall be clearly  
20 identifiable on the homepage of the Administration  
21 for Children and Families website, shall be main-  
22 tained and publicized by the Secretary on an ongo-  
23 ing basis.

24 (3) CONTENT.—The pediatric advance care  
25 planning clearinghouse shall provide advance care

1 planning information specific to children with life-  
2 threatening illnesses or injuries and their families.

3 **SEC. 103. ADVANCE CARE PLANNING TOOLKIT.**

4 (a) DEVELOPMENT.—Not later than July 1, 2010,  
5 the Secretary, in consultation with the Director of the  
6 Centers for Disease Control and Prevention, shall develop  
7 an online advance care planning toolkit.

8 (b) MAINTENANCE.—The advance care planning tool-  
9 kit, which shall be available in English, Spanish, and any  
10 other languages that the Secretary deems appropriate,  
11 shall be maintained and publicized by the Secretary on an  
12 ongoing basis and made available on the following  
13 websites:

14 (1) The Centers for Disease Control and Pre-  
15 vention.

16 (2) The Department of Health and Human  
17 Service's National Clearinghouse for Long-Term  
18 Care Information.

19 (3) The Administration for Children and Fami-  
20 lies.

21 (c) CONTENT.—The advance care planning toolkit  
22 shall include content addressing—

23 (1) common issues and questions regarding ad-  
24 vance care planning, including individuals and re-  
25 sources to contact for further inquiries;

1           (2) advance directives and their uses, including  
2 living wills and durable powers of attorney;

3           (3) the roles and responsibilities of a health  
4 care proxy;

5           (4) Federal and State-specific resources to as-  
6 sist individuals and their families with advance care  
7 planning, including—

8                 (A) the advance care planning toll-free  
9 telephone hotline established under section 101;

10                (B) the advance care planning clearing-  
11 houses established under section 102;

12                (C) the advance care planning toolkit es-  
13 tablished under this section;

14                (D) available State legal service organiza-  
15 tions to assist individuals with advance care  
16 planning, including those organizations that re-  
17 ceive funding pursuant to the Older Americans  
18 Act of 1965 (42 U.S.C. 3001 et seq.); and

19                (E) website links or addresses for State-  
20 specific advance directive forms; and

21           (5) any additional information, as determined  
22 by the Secretary.

23 **SEC. 104. NATIONAL PUBLIC EDUCATION CAMPAIGN.**

24           (a) NATIONAL PUBLIC EDUCATION CAMPAIGN.—

1           (1) IN GENERAL.—Not later than January 1,  
2           2011, the Secretary, acting through the Director of  
3           the Centers for Disease Control and Prevention,  
4           shall, directly or through grants, contracts, or inter-  
5           agency agreements, develop and implement a na-  
6           tional campaign to inform the public of the impor-  
7           tance of advance care planning and of an individ-  
8           ual’s right to direct and participate in their health  
9           care decisions.

10           (2) CONTENT OF EDUCATIONAL CAMPAIGN.—  
11           The national public education campaign established  
12           under paragraph (1) shall—

13                   (A) employ the use of various media, in-  
14                   cluding regularly televised public service an-  
15                   nouncements;

16                   (B) provide culturally and linguistically ap-  
17                   propriate information;

18                   (C) be conducted continuously over a pe-  
19                   riod of not less than 5 years;

20                   (D) identify and promote the advance care  
21                   planning information available on the Depart-  
22                   ment of Health and Human Service’s National  
23                   Clearinghouse for Long-Term Care Information  
24                   website and Administration for Children and  
25                   Families website, as well as any other relevant

1 Federal or State-specific advance care planning  
2 resources;

3 (E) raise public awareness of the con-  
4 sequences that may result if an individual is no  
5 longer able to express or communicate their  
6 health care decisions;

7 (F) address the importance of individuals  
8 speaking to family members, health care prox-  
9 ies, and health care providers as part of an on-  
10 going dialogue regarding their health care  
11 choices;

12 (G) address the need for individuals to ob-  
13 tain readily available legal documents that ex-  
14 press their health care decisions through ad-  
15 vance directives (including living wills, comfort  
16 care orders, and durable powers of attorney for  
17 health care);

18 (H) raise public awareness regarding the  
19 availability of hospice and palliative care; and

20 (I) encourage individuals to speak with  
21 their physicians about their options and inten-  
22 tions for end-of-life care.

23 (3) EVALUATION.—

24 (A) IN GENERAL.—Not later than July 1,  
25 2013, the Secretary, acting through the Direc-

1           tor of the Centers for Disease Control and Pre-  
2           vention, shall conduct a nationwide survey to  
3           evaluate whether the national campaign con-  
4           ducted under this subsection has achieved its  
5           goal of changing public awareness, attitudes,  
6           and behaviors regarding advance care planning.

7           (B) BASELINE SURVEY.—In order to  
8           evaluate the effectiveness of the national cam-  
9           paign, the Secretary shall conduct a baseline  
10          survey prior to implementation of the campaign.

11          (C) REPORTING REQUIREMENT.—Not later  
12          than December 31, 2013, the Secretary shall  
13          report the findings of such survey, as well as  
14          any recommendations that the Secretary deter-  
15          mines appropriate regarding the need for con-  
16          tinuation or legislative or administrative  
17          changes to facilitate changing public awareness,  
18          attitudes, and behaviors regarding advance care  
19          planning, to the appropriate committees of the  
20          Congress.

21          (b) REPEAL.—Section 4751(d) of the Omnibus  
22          Budget Reconciliation Act of 1990 (42 U.S.C. 1396a note;  
23          Public Law 101–508) is repealed.

1 **SEC. 105. UPDATE OF MEDICARE AND SOCIAL SECURITY**  
2 **HANDBOOKS.**

3 (a) **MEDICARE & YOU HANDBOOK.**—

4 (1) **IN GENERAL.**—Not later than 60 days after  
5 the date of enactment of this Act, the Secretary  
6 shall update the online version of the “Planning  
7 Ahead” section of the Medicare & You Handbook to  
8 include—

9 (A) an explanation of advance care plan-  
10 ning and advance directives, including—

11 (i) living wills;

12 (ii) health care proxies; and

13 (iii) after-death directives;

14 (B) Federal and State-specific resources to  
15 assist individuals and their families with ad-  
16 vance care planning, including—

17 (i) the advance care planning toll-free  
18 telephone hotline established under section  
19 101;

20 (ii) the advance care planning clear-  
21 inghouses established under section 102;

22 (iii) the advance care planning toolkit  
23 established under section 103;

24 (iv) available State legal service orga-  
25 nizations to assist individuals with advance  
26 care planning, including those organiza-

1           tions that receive funding pursuant to the  
2           Older Americans Act of 1965 (42 U.S.C.  
3           3001 et seq.); and

4                   (v) website links or addresses for  
5           State-specific advance directive forms; and

6                   (C) any additional information, as deter-  
7           mined by the Secretary.

8           (2) UPDATE OF PAPER AND SUBSEQUENT  
9           VERSIONS.—The Secretary shall include the infor-  
10          mation described in paragraph (1) in all paper and  
11          electronic versions of the Medicare & You Handbook  
12          that are published on or after the date that is 60  
13          days after the date of enactment of this Act.

14          (b) SOCIAL SECURITY HANDBOOK.—The Commis-  
15          sioner of Social Security shall—

16                   (1) not later than 60 days after the date of en-  
17                  actment of this Act, update the online version of the  
18                  Social Security Handbook for beneficiaries to include  
19                  the information described in subsection (a)(1); and

20                   (2) include such information in all paper and  
21                  online versions of such handbook that are published  
22                  on or after the date that is 60 days after the date  
23                  of enactment of this Act.

1 **SEC. 106. AUTHORIZATION OF APPROPRIATIONS.**

2 There is authorized to be appropriated for the period  
3 of fiscal years 2010 through 2014—

4 (1) \$195,000,000 to the Secretary to carry out  
5 sections 101, 102, 103, 104 and 105(a); and

6 (2) \$5,000,000 to the Commissioner of Social  
7 Security to carry out section 105(b).

8 **Subpart B—State and Local Initiatives**

9 **SEC. 111. FINANCIAL ASSISTANCE FOR ADVANCE CARE**  
10 **PLANNING.**

11 (a) LEGAL ASSISTANCE FOR ADVANCE CARE PLAN-  
12 NING.—

13 (1) DEFINITION OF RECIPIENT.—Section  
14 1002(6) of the Legal Services Corporation Act (42  
15 U.S.C. 2996a(6)) is amended by striking “clause (A)  
16 of” and inserting “subparagraph (A) or (B) of”.

17 (2) ADVANCE CARE PLANNING.—Section 1006  
18 of the Legal Services Corporation Act (42 U.S.C.  
19 2996e) is amended—

20 (A) in subsection (a)(1)—

21 (i) by striking “title, and (B) to  
22 make” and inserting the following: “title;  
23 “(C) to make”; and

24 (ii) by inserting after subparagraph  
25 (A) the following:

1           “(B) to provide financial assistance, and make  
2 grants and contracts, as described in subparagraph  
3 (A), on a competitive basis for the purpose of pro-  
4 viding legal assistance in the form of advance care  
5 planning (as defined in section 3 of the Advance  
6 Planning and Compassionate Care Act of 2009, and  
7 including providing information about State-specific  
8 advance directives, as defined in that section) for eli-  
9 gible clients under this title, including providing  
10 such planning to the family members of eligible cli-  
11 ents and persons with power of attorney to make  
12 health care decisions for the clients; and”;

13                         (B) in subsection (b), by adding at the end  
14 the following:

15           “(2) Advance care planning provided in accordance  
16 with subsection (a)(1)(B) shall not be construed to violate  
17 the Assisted Suicide Funding Restriction Act of 1997 (42  
18 U.S.C. 14401 et seq.).”.

19           (3) REPORTS.—Section 1008(a) of the Legal  
20 Services Corporation Act (42 U.S.C. 2996g(a)) is  
21 amended by adding at the end the following: “The  
22 Corporation shall require such a report, on an an-  
23 nual basis, from each grantee, contractor, or other  
24 recipient of financial assistance under section  
25 1006(a)(1)(B).”.

1           (4) AUTHORIZATION OF APPROPRIATIONS.—  
2       Section 1010 of the Legal Services Corporation Act  
3       (42 U.S.C. 2996i) is amended—

4           (A) in subsection (a)—

5               (i) by striking “(a)” and inserting  
6               “(a)(1)”;

7               (ii) in the last sentence, by striking  
8               “Appropriations for that purpose” and in-  
9               serting the following:

10           “(3) Appropriations for a purpose described in para-  
11 graph (1) or (2)”;

12               (iii) by inserting before paragraph (3)  
13               (as designated by clause (ii)) the following:

14           “(2) There are authorized to be appropriated to carry  
15 out section 1006(a)(1)(B), \$10,000,000 for each of fiscal  
16 years 2010, 2011, 2012, 2013, and 2014.”;

17           (B) in subsection (d), by striking “sub-  
18 section (a)” and inserting “subsection (a)(1)”.

19           (5) EFFECTIVE DATE.—This subsection and the  
20 amendments made by this subsection take effect  
21 July 1, 2010.

22       (b) STATE HEALTH INSURANCE ASSISTANCE PRO-  
23 GRAMS.—

24           (1) IN GENERAL.—The Secretary shall use  
25 amounts made available under paragraph (3) to

1 award grants to States for State health insurance  
2 assistance programs receiving assistance under sec-  
3 tion 4360 of the Omnibus Budget Reconciliation Act  
4 of 1990 to provide advance care planning services to  
5 Medicare beneficiaries, personal representatives of  
6 such beneficiaries, and the families of such bene-  
7 ficiaries. Such services shall include information re-  
8 garding State-specific advance directives and ways to  
9 discuss individual care wishes with health care pro-  
10 viders.

11 (2) REQUIREMENTS.—

12 (A) AWARD OF GRANTS.—In making  
13 grants under this subsection for a fiscal year,  
14 the Secretary shall satisfy the following require-  
15 ments:

16 (i) Two-thirds of the total amount of  
17 funds available under paragraph (3) for a  
18 fiscal year shall be allocated among those  
19 States approved for a grant under this sec-  
20 tion that have adopted the Uniform  
21 Health-Care Decisions Act drafted by the  
22 National Conference of Commissioners on  
23 Uniform State Laws and approved and  
24 recommended for enactment by all States

1 at the annual conference of such commis-  
2 sioners in 1993.

3 (ii) One-third of the total amount of  
4 funds available under paragraph (3) for a  
5 fiscal year shall be allocated among those  
6 States approved for a grant under this sec-  
7 tion that have adopted a uniform form for  
8 orders regarding life sustaining treatment  
9 as defined in section 1861(hhh)(5) of the  
10 Social Security Act (as amended by section  
11 211 of this Act) or a comparable approach  
12 to advance care planning.

13 (B) WORK PLAN; REPORT.—As a condition  
14 of being awarded a grant under this subsection,  
15 a State shall submit the following to the Sec-  
16 retary:

17 (i) An approved plan for expending  
18 grant funds.

19 (ii) For each fiscal year for which the  
20 State is paid grant funds under this sub-  
21 section, an annual report regarding the use  
22 of the funds, including the number of  
23 Medicare beneficiaries served and their sat-  
24 isfaction with the services provided.

1 (C) LIMITATION.—No State shall be paid  
2 funds from a grant made under this subsection  
3 prior to July 1, 2010.

4 (3) AUTHORIZATION OF APPROPRIATIONS.—  
5 There is authorized to be appropriated to the Sec-  
6 retary to the Centers for Medicare & Medicaid Serv-  
7 ices Program Management Account, \$12,000,000 for  
8 each of fiscal years 2010 through 2014 for purposes  
9 of awarding grants to States under paragraph (1).

10 (c) MEDICAID TRANSFORMATION GRANTS FOR AD-  
11 VANCE CARE PLANNING.—Section 1903(z) of the Social  
12 Security Act (42 U.S.C. 1396b(z)) is amended—

13 (1) in paragraph (2), by adding at the end the  
14 following new subparagraph:

15 “(G) Methods for improving the effective-  
16 ness and efficiency of medical assistance pro-  
17 vided under this title by making available to in-  
18 dividuals enrolled in the State plan or under a  
19 waiver of such plan information regarding ad-  
20 vance care planning (as defined in section 3 of  
21 the Advance Planning and Compassionate Care  
22 Act of 2009), including at time of enrollment or  
23 renewal of enrollment in the plan or waiver,  
24 through providers, and through such other in-

1           novative means as the State determines appro-  
2           priate.”;

3           (2) in paragraph (3), by adding at the end the  
4           following new subparagraph:

5                   “(D) WORK PLAN REQUIRED FOR AWARD  
6           OF ADVANCE CARE PLANNING GRANTS.—Pay-  
7           ment to a State under this subsection to adopt  
8           the innovative methods described in paragraph  
9           (2)(G) is conditioned on the State submitting to  
10          the Secretary an approved plan for expending  
11          the funds awarded to the State under this sub-  
12          section.”; and

13          (3) in paragraph (4)—

14                  (A) in subparagraph (A)—

15                          (i) in clause (i), by striking “and” at  
16                          the end;

17                          (ii) in clause (ii), by striking the pe-  
18                          riod at the end and inserting “; and”; and

19                          (iii) by inserting after clause (ii), the  
20                          following new clause:

21                                  “(iii) \$20,000,000 for each of fiscal  
22                                  years 2010 through 2014.”; and

23                  (B) by striking subparagraph (B), and in-  
24                  serting the following:

1           “(B) ALLOCATION OF FUNDS.—The Sec-  
2           retary shall specify a method for allocating the  
3           funds made available under this subsection  
4           among States awarded a grant for fiscal year  
5           2010, 2011, 2012, 2013, or 2014. Such method  
6           shall provide that—

7                   “(i) 100 percent of such funds for  
8                   each of fiscal years 2010 through 2014  
9                   shall be awarded to States that design pro-  
10                  grams to adopt the innovative methods de-  
11                  scribed in paragraph (2)(G); and

12                   “(ii) in no event shall a payment to a  
13                  State awarded a grant under this sub-  
14                  section for fiscal year 2010 be made prior  
15                  to July 1, 2010.”.

16           (d) ADVANCE CARE PLANNING COMMUNITY TRAIN-  
17           ING GRANTS.—

18                   (1) IN GENERAL.—The Secretary shall use  
19                  amounts made available under paragraph (3) to  
20                  award grants to area agencies on aging (as defined  
21                  in section 102 of the Older Americans Act of 1965  
22                  (42 U.S.C. 3002)).

23                   (2) REQUIREMENTS.—

24                   (A) USE OF FUNDS.—Funds awarded to  
25                  an area agency on aging under this subsection

1 shall be used to provide advance care planning  
2 education and training opportunities for local  
3 aging service providers and organizations.

4 (B) WORK PLAN; REPORT.—As a condition  
5 of being awarded a grant under this subsection,  
6 an area agency on aging shall submit the fol-  
7 lowing to the Secretary:

8 (i) An approved plan for expending  
9 grant funds.

10 (ii) For each fiscal year for which the  
11 agency is paid grant funds under this sub-  
12 section, an annual report regarding the use  
13 of the funds, including the number of  
14 Medicare beneficiaries served and their sat-  
15 isfaction with the services provided.

16 (C) LIMITATION.—No area agency on  
17 aging shall be paid funds from a grant made  
18 under this subsection prior to July 1, 2010.

19 (3) AUTHORIZATION OF APPROPRIATIONS.—  
20 There is authorized to be appropriated to the Sec-  
21 retary to the Centers for Medicare & Medicaid Serv-  
22 ices Program Management Account, \$12,000,000 for  
23 each of fiscal years 2010 through 2014 for purposes  
24 of awarding grants to area agencies on aging under  
25 paragraph (1).

1 (e) NONDUPLICATION OF ACTIVITIES.—The Sec-  
2 retary shall establish procedures to ensure that funds  
3 made available under grants awarded under this section  
4 or pursuant to amendments made by this section supple-  
5 ment, not supplant, existing Federal funding, and that  
6 such funds are not used to duplicate activities carried out  
7 under such grants or under other federally funded pro-  
8 grams.

9 **SEC. 112. GRANTS FOR PROGRAMS FOR ORDERS REGARD-**  
10 **ING LIFE SUSTAINING TREATMENT.**

11 (a) IN GENERAL.—The Secretary shall make grants  
12 to eligible entities for the purpose of—

13 (1) establishing new programs for orders re-  
14 garding life sustaining treatment in States or local-  
15 ities;

16 (2) expanding or enhancing an existing pro-  
17 gram for orders regarding life sustaining treatment  
18 in States or localities; or

19 (3) providing a clearinghouse of information on  
20 programs for orders for life sustaining treatment  
21 and consultative services for the development or en-  
22 hancement of such programs.

23 (b) AUTHORIZED ACTIVITIES.—Activities funded  
24 through a grant under this section for an area may in-  
25 clude—

1           (1) developing such a program for the area that  
2 includes home care, hospice, long-term care, commu-  
3 nity and assisted living residences, skilled nursing  
4 facilities, inpatient rehabilitation facilities, hospitals,  
5 and emergency medical services within the area;

6           (2) securing consultative services and advice  
7 from institutions with experience in developing and  
8 managing such programs; and

9           (3) expanding an existing program for orders  
10 regarding life sustaining treatment to serve more pa-  
11 tients or enhance the quality of services, including  
12 educational services for patients and patients' fami-  
13 lies or training of health care professionals.

14       (c) DISTRIBUTION OF FUNDS.—In funding grants  
15 under this section, the Secretary shall ensure that, of the  
16 funds appropriated to carry out this section for each fiscal  
17 year—

18           (1) at least two-thirds are used for establishing  
19 or developing new programs for orders regarding life  
20 sustaining treatment; and

21           (2) one-third is used for expanding or enhanc-  
22 ing existing programs for orders regarding life sus-  
23 taining treatment.

24       (d) DEFINITIONS.—In this section:

25           (1) The term “eligible entity” includes—

1 (A) an academic medical center, a medical  
2 school, a State health department, a State med-  
3 ical association, a multi-State taskforce, a hos-  
4 pital, or a health system capable of admin-  
5 istering a program for orders regarding life sus-  
6 taining treatment for a State or locality; or

7 (B) any other health care agency or entity  
8 as the Secretary determines appropriate.

9 (2) The term “order regarding life sustaining  
10 treatment” has the meaning given such term in sec-  
11 tion 1861(hhh)(5) of the Social Security Act, as  
12 added by section 211.

13 (3) The term “program for orders regarding  
14 life sustaining treatment” means, with respect to an  
15 area, a program that supports the active use of or-  
16 ders regarding life sustaining treatment in the area.

17 (e) AUTHORIZATION OF APPROPRIATIONS.—To carry  
18 out this section, there are authorized to be appropriated  
19 such sums as may be necessary for each of the fiscal years  
20 2009 through 2014.

21 **PART II—PROVIDER EDUCATION**  
22 **SEC. 121. PUBLIC PROVIDER ADVANCE CARE PLANNING**  
23 **WEBSITE.**

24 (a) DEVELOPMENT.—Not later than January 1,  
25 2010, the Secretary, acting through the Administrator of

1 the Centers for Medicare & Medicaid Services and the Di-  
2 rector of the Agency for Healthcare Research and Quality,  
3 shall establish a website for providers under Medicare,  
4 Medicaid, the Children’s Health Insurance Program, the  
5 Indian Health Service (include contract providers) and  
6 other public health providers on each individual’s right to  
7 make decisions concerning medical care, including the  
8 right to accept or refuse medical or surgical treatment,  
9 and the existence of advance directives.

10 (b) MAINTENANCE.—The website, shall be main-  
11 tained and publicized by the Secretary on an ongoing  
12 basis.

13 (c) CONTENT.—The website shall include content,  
14 tools, and resources necessary to do the following:

15 (1) Inform providers about the advance direc-  
16 tive requirements under the health care programs  
17 described in subsection (a) and other State and Fed-  
18 eral laws and regulations related to advance care  
19 planning.

20 (2) Educate providers about advance care plan-  
21 ning quality improvement activities.

22 (3) Provide assistance to providers to—

23 (A) integrate advance directives into elec-  
24 tronic health records, including oral directives;  
25 and

1           (B) develop and disseminate advance care  
2           planning informational materials for their pa-  
3           tients.

4           (4) Inform providers about advance care plan-  
5           ning continuing education requirements and oppor-  
6           tunities.

7           (5) Encourage providers to discuss advance  
8           care planning with their patients of all ages.

9           (6) Assist providers' understanding of the con-  
10          tinuum of end-of-life care services and supports  
11          available to patients, including palliative care and  
12          hospice.

13          (7) Inform providers of best practices for dis-  
14          cussing end-of-life care with dying patients and their  
15          loved ones.

16 **SEC. 122. CONTINUING EDUCATION FOR PHYSICIANS AND**  
17 **NURSES.**

18          (a) IN GENERAL.—Not later than January 1, 2012,  
19          the Secretary, acting through the Director of Health Re-  
20          sources and Services Administration, shall develop, in con-  
21          sultation with health care providers and State boards of  
22          medicine and nursing, a curriculum for continuing edu-  
23          cation that States may adopt for physicians and nurses  
24          on advance care planning and end-of-life care.

25          (b) CONTENT.—

1 (1) IN GENERAL.—The continuing education  
2 curriculum developed under subsection (a) for physi-  
3 cians and nurses shall, at a minimum, include—

4 (A) a description of the meaning and im-  
5 portance of advance care planning;

6 (B) a description of advance directives, in-  
7 cluding living wills and durable powers of attor-  
8 ney, and the use of such directives;

9 (C) palliative care principles and ap-  
10 proaches to care; and

11 (D) the continuum of end-of-life services  
12 and supports, including palliative care and hos-  
13 pice.

14 (2) ADDITIONAL CONTENT FOR PHYSICIANS.—

15 The continuing education curriculum for physicians  
16 developed under subsection (a) shall include instruc-  
17 tion on how to conduct advance care planning with  
18 patients and their loved ones.

19 **Subtitle B—Portability of Advance**  
20 **Directives; Health Information**  
21 **Technology**

22 **SEC. 131. PORTABILITY OF ADVANCE DIRECTIVES.**

23 (a) MEDICARE.—Section 1866(f) of the Social Secu-  
24 rity Act (42 U.S.C. 1395cc(f)) is amended—

25 (1) in paragraph (1)—

1 (A) in subparagraph (B), by inserting  
2 “and if presented by the individual, to include  
3 the content of such advance directive in a  
4 prominent part of such record” before the semi-  
5 colon at the end;

6 (B) in subparagraph (D), by striking  
7 “and” after the semicolon at the end;

8 (C) in subparagraph (E), by striking the  
9 period at the end and inserting “; and”; and

10 (D) by inserting after subparagraph (E)  
11 the following new subparagraph:

12 “(F) to provide each individual with the oppor-  
13 tunity to discuss issues relating to the information  
14 provided to that individual pursuant to subpara-  
15 graph (A) with an appropriately trained profes-  
16 sional.”;

17 (2) in paragraph (3), by striking “a written”  
18 and inserting “an”; and

19 (3) by adding at the end the following new  
20 paragraph:

21 “(5)(A) An advance directive validly executed outside  
22 of the State in which such advance directive is presented  
23 by an adult individual to a provider of services, a Medicare  
24 Advantage organization, or a prepaid or eligible organiza-  
25 tion shall be given the same effect by that provider or or-

1 ganization as an advance directive validly executed under  
2 the law of the State in which it is presented would be given  
3 effect.

4 “(B)(i) The definition of an advanced directive shall  
5 also include actual knowledge of instructions made while  
6 an individual was able to express the wishes of such indi-  
7 vidual with regard to health care.

8 “(ii) For purposes of clause (i), the term ‘actual  
9 knowledge’ means the possession of information of an indi-  
10 vidual’s wishes communicated to the health care provider  
11 orally or in writing by the individual, the individual’s med-  
12 ical power of attorney representative, the individual’s  
13 health care surrogate, or other individuals resulting in the  
14 health care provider’s personal cognizance of these wishes.  
15 Other forms of imputed knowledge are not actual knowl-  
16 edge.

17 “(C) The provisions of this paragraph shall preempt  
18 any State law to the extent such law is inconsistent with  
19 such provisions. The provisions of this paragraph shall not  
20 preempt any State law that provides for greater port-  
21 ability, more deference to a patient’s wishes, or more lati-  
22 tude in determining a patient’s wishes.”.

23 (b) MEDICAID.—Section 1902(w) of the Social Secu-  
24 rity Act (42 U.S.C. 1396a(w)) is amended—

25 (1) in paragraph (1)—

1 (A) in subparagraph (B)—

2 (i) by striking “in the individual’s  
3 medical record” and inserting “in a promi-  
4 nent part of the individual’s current med-  
5 ical record”; and

6 (ii) by inserting “and if presented by  
7 the individual, to include the content of  
8 such advance directive in a prominent part  
9 of such record” before the semicolon at the  
10 end;

11 (B) in subparagraph (D), by striking  
12 “and” after the semicolon at the end;

13 (C) in subparagraph (E), by striking the  
14 period at the end and inserting “; and”; and

15 (D) by inserting after subparagraph (E)  
16 the following new subparagraph:

17 “(F) to provide each individual with the oppor-  
18 tunity to discuss issues relating to the information  
19 provided to that individual pursuant to subpara-  
20 graph (A) with an appropriately trained profes-  
21 sional.”;

22 (2) in paragraph (4), by striking “a written”  
23 and inserting “an”; and

24 (3) by adding at the end the following para-  
25 graph:

1       “(6)(A) An advance directive validly executed outside  
2 of the State in which such advance directive is presented  
3 by an adult individual to a provider or organization shall  
4 be given the same effect by that provider or organization  
5 as an advance directive validly executed under the law of  
6 the State in which it is presented would be given effect.

7       “(B)(i) The definition of an advance directive shall  
8 also include actual knowledge of instructions made while  
9 an individual was able to express the wishes of such indi-  
10 vidual with regard to health care.

11       “(ii) For purposes of clause (i), the term ‘actual  
12 knowledge’ means the possession of information of an indi-  
13 vidual’s wishes communicated to the health care provider  
14 orally or in writing by the individual, the individual’s med-  
15 ical power of attorney representative, the individual’s  
16 health care surrogate, or other individuals resulting in the  
17 health care provider’s personal cognizance of these wishes.  
18 Other forms of imputed knowledge are not actual knowl-  
19 edge.

20       “(C) The provisions of this paragraph shall preempt  
21 any State law to the extent such law is inconsistent with  
22 such provisions. The provisions of this paragraph shall not  
23 preempt any State law that provides for greater port-  
24 ability, more deference to a patient’s wishes, or more lati-  
25 tude in determining a patient’s wishes.”.

1 (c) CHIP.—Section 2107(e)(1) of the Social Security  
2 Act (42 U.S.C. 1397gg(e)(1)) is amended—

3 (1) by redesignating subparagraphs (E)  
4 through (L) as subparagraphs (D) through (M), re-  
5 spectively; and

6 (2) by inserting after subparagraph (D) the fol-  
7 lowing:

8 “(E) Section 1902(w) (relating to advance  
9 directives).”.

10 (d) STUDY AND REPORT REGARDING IMPLEMENTA-  
11 TION.—

12 (1) STUDY.—The Secretary shall conduct a  
13 study regarding the implementation of the amend-  
14 ments made by subsections (a) and (b).

15 (2) REPORT.—Not later than 18 months after  
16 the date of enactment of this Act, the Secretary  
17 shall submit to Congress a report on the study con-  
18 ducted under paragraph (1), together with rec-  
19 ommendations for such legislation and administra-  
20 tive actions as the Secretary considers appropriate.

21 (e) EFFECTIVE DATES.—

22 (1) IN GENERAL.—Subject to paragraph (2),  
23 the amendments made by subsections (a), (b), and  
24 (c) shall apply to provider agreements and contracts  
25 entered into, renewed, or extended under title XVIII

1 of the Social Security Act (42 U.S.C. 1395 et seq.),  
2 and to State plans under title XIX of such Act (42  
3 U.S.C. 1396 et seq.) and State child health plans  
4 under title XXI of such Act (42 U.S.C. 1397aa et  
5 seq.), on or after such date as the Secretary speci-  
6 fies, but in no case may such date be later than 1  
7 year after the date of enactment of this Act.

8 (2) EXTENSION OF EFFECTIVE DATE FOR  
9 STATE LAW AMENDMENT.—In the case of a State  
10 plan under title XIX of the Social Security Act or  
11 a State child health plan under title XXI of such  
12 Act which the Secretary determines requires State  
13 legislation in order for the plan to meet the addi-  
14 tional requirements imposed by the amendments  
15 made by subsections (b) and (c), the State plan shall  
16 not be regarded as failing to comply with the re-  
17 quirements of such title solely on the basis of its  
18 failure to meet these additional requirements before  
19 the first day of the first calendar quarter beginning  
20 after the close of the first regular session of the  
21 State legislature that begins after the date of enact-  
22 ment of this Act. For purposes of the previous sen-  
23 tence, in the case of a State that has a 2-year legis-  
24 lative session, each year of the session is considered

1 to be a separate regular session of the State legisla-  
2 ture.

3 **SEC. 132. STATE ADVANCE DIRECTIVE REGISTRIES; DRIV-**  
4 **ER'S LICENSE ADVANCE DIRECTIVE NOTA-**  
5 **TION.**

6 Part P of title III of the Public Health Service Act  
7 (42 U.S.C. 280g) is amended—

8 (1) by redesignating section 399R (as inserted  
9 by section 2 of Public Law 110–373) as section  
10 399S;

11 (2) by redesignating section 399R (as inserted  
12 by section 3 of Public Law 110–374) as section  
13 399T; and

14 (3) by adding at the end the following:

15 **“SEC. 399U. STATE ADVANCE DIRECTIVE REGISTRIES.**

16 **“(a) STATE ADVANCE DIRECTIVE REGISTRY.—In**  
17 **this section, the term ‘State advance directive registry’**  
18 **means a secure, electronic database that—**

19 **“(1) is available free of charge to residents of**  
20 **a State; and**

21 **“(2) stores advance directive documents and**  
22 **makes such documents accessible to medical service**  
23 **providers in accordance with Federal and State pri-**  
24 **vacy laws.**

1       “(b) GRANT PROGRAM.—Beginning on July 1, 2010,  
2 the Secretary, acting through the Director of the Centers  
3 for Disease Control and Prevention, shall award grants  
4 on a competitive basis to eligible entities to establish and  
5 operate, directly or indirectly (by competitive grant or  
6 competitive contract), State advance directive registries.

7       “(c) ELIGIBLE ENTITIES.—

8               “(1) IN GENERAL.—To be eligible to receive a  
9 grant under this section, an entity shall—

10                       “(A) be a State department of health; and

11                       “(B) submit to the Director an application  
12 at such time, in such manner, and containing—

13                               “(i) a plan for the establishment and  
14 operation of a State advance directive reg-  
15 istry; and

16                               “(ii) such other information as the Di-  
17 rector may require.

18               “(2) NO REQUIREMENT OF NOTATION MECHA-  
19 NISM.—The Secretary shall not require that an enti-  
20 ty establish and operate a driver’s license advance  
21 directive notation mechanism for State residents  
22 under section 399V to be eligible to receive a grant  
23 under this section.

24       “(d) ANNUAL REPORT.—For each year for which an  
25 entity receives an award under this section, such entity

1 shall submit an annual report to the Director on the use  
2 of the funds received pursuant to such award, including  
3 the number of State residents served through the registry.

4 “(e) AUTHORIZATION.—There is authorized to be ap-  
5 propriated to carry out this section \$20,000,000 for fiscal  
6 year 2010 and each fiscal year thereafter.

7 **“SEC. 399V. DRIVER’S LICENSE ADVANCE DIRECTIVE NOTA-**  
8 **TION.**

9 “(a) IN GENERAL.—Beginning July 1, 2010, the Sec-  
10 retary, acting through the Director of the Centers for Dis-  
11 ease Control and Prevention, shall award grants on a com-  
12 petitive basis to States to establish and operate a mecha-  
13 nism for a State resident with a driver’s license to include  
14 a notice of the existence of an advance directive for such  
15 resident on such license.

16 “(b) ELIGIBILITY.—To be eligible to receive a grant  
17 under this section, a State shall—

18 “(1) establish and operate a State advance di-  
19 rective registry under section 399U; and

20 “(2) submit to the Director an application at  
21 such time, in such manner, and containing—

22 “(A) a plan that includes a description of  
23 how the State will—

1           “(i) disseminate information about ad-  
2 vance directives at the time of driver’s li-  
3 cense application or renewal;

4           “(ii) enable each State resident with a  
5 driver’s license to include a notice of the  
6 existence of an advance directive for such  
7 resident on such license in a manner con-  
8 sistent with the notice on such a license in-  
9 dicated a driver’s intent to be an organ  
10 donor; and

11           “(iii) coordinate with the State de-  
12 partment of health to ensure that, if a  
13 State resident has an advance directive no-  
14 tice on his or her driver’s license, the exist-  
15 ence of such advance directive is included  
16 in the State registry established under sec-  
17 tion 399U; and

18           “(B) any other information as the Director  
19 may require.

20           “(c) ANNUAL REPORT.—For each year for which a  
21 State receives an award under this section, such State  
22 shall submit an annual report to the Director on the use  
23 of the funds received pursuant to such award, including  
24 the number of State residents served through the mecha-  
25 nism.

1 “(d) AUTHORIZATION.—There is authorized to be ap-  
2 propriated to carry out this section \$50,000,000 for fiscal  
3 year 2010 and each fiscal year thereafter.”.

4 **SEC. 133. GAO STUDY AND REPORT ON ESTABLISHMENT OF**  
5 **NATIONAL ADVANCE DIRECTIVE REGISTRY.**

6 (a) STUDY.—The Comptroller General of the United  
7 States shall conduct a study on the feasibility of a national  
8 registry for advance directives, taking into consideration  
9 the constraints created by the privacy provisions enacted  
10 as a result of the Health Insurance Portability and Ac-  
11 countability Act of 1996 (Public Law 104–191).

12 (b) REPORT.—Not later than 18 months after the  
13 date of enactment of this Act, the Comptroller General  
14 of the United States shall submit to Congress a report  
15 on the study conducted under subsection (a) together with  
16 recommendations for such legislation and administrative  
17 action as the Comptroller General of the United States  
18 determines to be appropriate.

19 **Subtitle C—National Uniform**  
20 **Policy on Advance Care Planning**

21 **SEC. 141. STUDY AND REPORT BY THE SECRETARY RE-**  
22 **GARDING THE ESTABLISHMENT AND IMPLE-**  
23 **MENTATION OF A NATIONAL UNIFORM POL-**  
24 **ICY ON ADVANCE DIRECTIVES.**

25 (a) STUDY.—

1           (1) IN GENERAL.—The Secretary, acting  
2 through the Office of the Assistant Secretary for  
3 Planning and Evaluation, shall conduct a thorough  
4 study of all matters relating to the establishment  
5 and implementation of a national uniform policy on  
6 advance directives for individuals receiving items and  
7 services under titles XVIII, XIX, or XXI of the So-  
8 cial Security Act (42 U.S.C. 1395 et seq.; 1396 et  
9 seq.; 1397aa et seq.).

10           (2) MATTERS STUDIED.—The matters studied  
11 by the Secretary under paragraph (1) shall include  
12 issues concerning—

13           (A) family satisfaction that a patient’s  
14 wishes, as stated in the patient’s advance direc-  
15 tive, were carried out;

16           (B) the portability of advance directives,  
17 including cases involving the transfer of an in-  
18 dividual from one health care setting to an-  
19 other;

20           (C) immunity from civil liability and crimi-  
21 nal responsibility for health care providers that  
22 follow the instructions in an individual’s ad-  
23 vance directive that was validly executed in, and  
24 consistent with the laws of, the State in which  
25 it was executed;

1 (D) conditions under which an advance di-  
2 rective is operative;

3 (E) revocation of an advance directive by  
4 an individual;

5 (F) the criteria used by States for deter-  
6 mining that an individual has a terminal condi-  
7 tion;

8 (G) surrogate decisionmaking regarding  
9 end-of-life care;

10 (H) the provision of adequate palliative  
11 care (as defined in paragraph (3)), including  
12 pain management;

13 (I) adequate and timely referrals to hos-  
14 pice care programs; and

15 (J) the end-of-life care needs of children  
16 and their families.

17 (3) PALLIATIVE CARE.—For purposes of para-  
18 graph (2)(H), the term “palliative care” means  
19 interdisciplinary care for individuals with a life-  
20 threatening illness or injury relating to pain and  
21 symptom management and psychological, social, and  
22 spiritual needs and that seeks to improve the quality  
23 of life for the individual and the individual’s family.

24 (b) REPORT TO CONGRESS.—Not later than 18  
25 months after the date of enactment of this Act, the Sec-

1 retary shall submit to Congress a report on the study con-  
 2 ducted under subsection (a), together with recommenda-  
 3 tions for such legislation and administrative actions as the  
 4 Secretary considers appropriate.

5 (e) CONSULTATION.—In conducting the study and  
 6 developing the report under this section, the Secretary  
 7 shall consult with the Uniform Law Commissioners, and  
 8 other interested parties.

9 **TITLE II—COMPASSIONATE**  
 10 **CARE**

11 **Subtitle A—Workforce**  
 12 **Development**

13 **PART I—EDUCATION AND TRAINING**

14 **SEC. 201. NATIONAL GERIATRIC AND PALLIATIVE CARE**  
 15 **SERVICES CORPS.**

16 Section 331 of the Public Health Service Act (42  
 17 U.S.C. 254d) is amended—

18 (1) by redesignating subsection (j) as sub-  
 19 section (k); and

20 (2) by inserting after subsection (i), the fol-  
 21 lowing:

22 “(j) NATIONAL GERIATRIC AND PALLIATIVE CARE  
 23 SERVICES CORPS.—

24 “(1) ESTABLISHMENT.—Not later than Janu-  
 25 ary 1, 2012, the Secretary shall establish within the

1 National Health Service Corps a National Geriatric  
2 and Palliative Care Services Corps (referred to in  
3 this subsection as the ‘Corps’) which shall consist  
4 of—

5 “(A) such officers of the Regular and Re-  
6 serve Corps of the Service as the Secretary may  
7 designate;

8 “(B) such civilian employees of the United  
9 States as the Secretary may appoint; and

10 “(C) such other individuals who are not  
11 employees of the United States.

12 “(2) DUTIES.—The Corps shall be utilized by  
13 the Secretary to provide geriatric and palliative care  
14 services within health professional shortage areas.

15 “(3) APPLICATION OF PROVISIONS.—The loan-  
16 forgiveness, scholarship, and direct financial incen-  
17 tives programs provided for under this section shall  
18 apply to physicians, nurses, and other health profes-  
19 sionals (as identified by the Secretary) with respect  
20 to the training necessary to enable such individuals  
21 to become geriatric or palliative care specialists and  
22 provide geriatric and palliative care services in  
23 health professional shortage areas.

24 “(4) REPORT.—Not later than 6 months prior  
25 to the date on which the Secretary establishes the

1 Corps under paragraph (1), the Secretary shall sub-  
 2 mit to Congress a report concerning the organization  
 3 of the Corps, the application process for membership  
 4 in the Corps, and the funding necessary for the  
 5 Corps (targeted by profession and by specializa-  
 6 tion).”.

7 **SEC. 202. EXEMPTION OF PALLIATIVE MEDICINE FELLOW-**  
 8 **SHIP TRAINING FROM MEDICARE GRADUATE**  
 9 **MEDICAL EDUCATION CAPS.**

10 (a) DIRECT GRADUATE MEDICAL EDUCATION.—Sec-  
 11 tion 1886(h)(4)(F) of the Social Security Act (42 U.S.C.  
 12 1395ww(h)(4)(F)) is amended—

13 (1) in clause (i), by inserting “clause (iii) and”  
 14 after “subject to”; and

15 (2) by adding at the end the following new  
 16 clause:

17 “(iii) INCREASE ALLOWED FOR PAL-  
 18 LIATIVE MEDICINE FELLOWSHIP TRAIN-  
 19 ING.—For cost reporting periods beginning  
 20 on or after January 1, 2011, in applying  
 21 clause (i), there shall not be taken into ac-  
 22 count full-time equivalent residents in the  
 23 field of allopathic or osteopathic medicine  
 24 who are in palliative medicine fellowship  
 25 training that is approved by the Accredita-

1                   tion Council for Graduate Medical Edu-  
2                   cation.”.

3           (b)   INDIRECT   MEDICAL   EDUCATION.—Section  
4 1886(d)(5)(B) of the Social Security Act (42 U.S.C.  
5 1395ww(d)(5)(B)) is amended by adding at the end the  
6 following new clause:

7                   “(x) Clause (iii) of subsection (h)(4)(F) shall  
8           apply to clause (v) in the same manner and for the  
9           same period as such clause (iii) applies to clause (i)  
10          of such subsection.”.

11 **SEC. 203. MEDICAL SCHOOL CURRICULA.**

12          (a) IN GENERAL.—The Secretary, in consultation  
13 with the Association of American Medical Colleges, shall  
14 establish guidelines for the imposition by medical schools  
15 of a minimum amount of end-of-life training as a require-  
16 ment for obtaining a Doctor of Medicine degree in the field  
17 of allopathic or osteopathic medicine.

18          (b) TRAINING.—Under the guidelines established  
19 under subsection (a), minimum training shall include—

20                   (1) training in how to discuss and help patients  
21           and their loved ones with advance care planning;

22                   (2) with respect to students and trainees who  
23           will work with children, specialized pediatric train-  
24           ing;

1           (3) training in the continuum of end-of-life  
2           services and supports, including palliative care and  
3           hospice;

4           (4) training in how to discuss end-of-life care  
5           with dying patients and their loved ones; and

6           (5) medical and legal issues training.

7           (c) DISTRIBUTION.—Not later than January 1, 2011,  
8           the Secretary shall disseminate the guidelines established  
9           under subsection (a) to medical schools.

10          (d) COMPLIANCE.—Effective beginning not later than  
11          July 1, 2012, a medical school that is receiving Federal  
12          assistance shall be required to implement the guidelines  
13          established under subsection (a). A medical school that the  
14          Secretary determines is not implementing such guidelines  
15          shall not be eligible for Federal assistance.

## 16                   **Subtitle B—Coverage Under** 17                   **Medicare, Medicaid, and CHIP**

### 18                   **PART I—COVERAGE OF ADVANCE CARE**

#### 19                   **PLANNING**

#### 20                   **SEC. 211. MEDICARE, MEDICAID, AND CHIP COVERAGE.**

21           (a) MEDICARE.—

22                   (1) IN GENERAL.—Section 1861 of the Social  
23           Security Act (42 U.S.C. 1395x) is amended—

24                           (A) in subsection (s)(2)—

1 (i) by striking “and” at the end of  
2 subparagraph (DD);

3 (ii) by adding “and” at the end of  
4 subparagraph (EE); and

5 (iii) by adding at the end the fol-  
6 lowing new subparagraph:

7 “(FF) advance care planning consultation  
8 (as defined in subsection (hhh)(1));”; and

9 (B) by adding at the end the following new  
10 subsection:

11 “Advance Care Planning Consultation

12 “(hhh)(1) Subject to paragraphs (3) and (4), the  
13 term ‘advance care planning consultation’ means a con-  
14 sultation between the individual and a practitioner de-  
15 scribed in paragraph (2) regarding advance care planning,  
16 if, subject to subparagraphs (A) and (B) of paragraph (3),  
17 the individual involved has not had such a consultation  
18 within the last 5 years. Such consultation shall include the  
19 following:

20 “(A) An explanation by the practitioner of ad-  
21 vance care planning, including key questions and  
22 considerations, important steps, and suggested peo-  
23 ple to talk to.

1           “(B) An explanation by the practitioner of ad-  
2           vance directives, including living wills and durable  
3           powers of attorney, and their uses.

4           “(C) An explanation by the practitioner of the  
5           role and responsibilities of a health care proxy.

6           “(D) The provision by the practitioner of a list  
7           of national and State-specific resources to assist con-  
8           sumers and their families with advance care plan-  
9           ning, including the national toll-free hotline, the ad-  
10          vance care planning clearinghouses, and State legal  
11          service organizations (including those funded  
12          through the Older Americans Act).

13          “(E) An explanation by the practitioner of the  
14          continuum of end-of-life services and supports avail-  
15          able, including palliative care and hospice, and bene-  
16          fits for such services and supports that are available  
17          under this title.

18          “(F)(i) Subject to clause (ii), an explanation of  
19          orders regarding life sustaining treatment or similar  
20          orders, which shall include—

21                 “(I) the reasons why the development of  
22                 such an order is beneficial to the individual and  
23                 the individual’s family and the reasons why  
24                 such an order should be updated periodically as  
25                 the health of the individual changes;

1           “(II) the information needed for an indi-  
2           vidual or legal surrogate to make informed deci-  
3           sions regarding the completion of such an  
4           order; and

5           “(III) the identification of resources that  
6           an individual may use to determine the require-  
7           ments of the State in which such individual re-  
8           sides so that the treatment wishes of that indi-  
9           vidual will be carried out if the individual is un-  
10          able to communicate those wishes, including re-  
11          quirements regarding the designation of a sur-  
12          rogate decision maker (also known as a health  
13          care proxy).

14          “(ii) The Secretary may limit the requirement  
15          for explanations under clause (i) to consultations  
16          furnished in States, localities, or other geographic  
17          areas in which orders described in such clause have  
18          been widely adopted.

19          “(2) A practitioner described in this paragraph is—

20               “(A) a physician (as defined in subsection  
21               (r)(1)); and

22               “(B) a nurse practitioner or physician’s assist-  
23               ant who has the authority under State law to sign  
24               orders for life sustaining treatments.

1       “(3)(A) An initial preventive physical examination  
2 under subsection (ww), including any related discussion  
3 during such examination, shall not be considered an ad-  
4 vance care planning consultation for purposes of applying  
5 the 5-year limitation under paragraph (1).

6       “(B) An advance care planning consultation with re-  
7 spect to an individual shall be conducted more frequently  
8 than provided under paragraph (1) if there is a significant  
9 change in the health condition of the individual, including  
10 diagnosis of a chronic, progressive, life-limiting disease, a  
11 life-threatening or terminal diagnosis or life-threatening  
12 injury, or upon admission to a skilled nursing facility, a  
13 long-term care facility (as defined by the Secretary), or  
14 a hospice program.

15       “(4) A consultation under this subsection may in-  
16 clude the formulation of an order regarding life sustaining  
17 treatment or a similar order.

18       “(5)(A) For purposes of this section, the term ‘order  
19 regarding life sustaining treatment’ means, with respect  
20 to an individual, an actionable medical order relating to  
21 the treatment of that individual that—

22               “(i) is signed and dated by a physician (as de-  
23 fined in subsection (r)(1)) or another health care  
24 professional (as specified by the Secretary and who  
25 is acting within the scope of the professional’s au-

1       thority under State law in signing such an order)  
2       and is in a form that permits it to stay with the pa-  
3       tient and be followed by health care professionals  
4       and providers across the continuum of care, includ-  
5       ing home care, hospice, long-term care, community  
6       and assisted living residences, skilled nursing facili-  
7       ties, inpatient rehabilitation facilities, hospitals, and  
8       emergency medical services;

9               “(ii) effectively communicates the individual’s  
10       preferences regarding life sustaining treatment, in-  
11       cluding an indication of the treatment and care de-  
12       sired by the individual;

13              “(iii) is uniquely identifiable and standardized  
14       within a given locality, region, or State (as identified  
15       by the Secretary);

16              “(iv) is portable across care settings; and

17              “(v) may incorporate any advance directive (as  
18       defined in section 1866(f)(3)) if executed by the in-  
19       dividual.

20       “(B) The level of treatment indicated under subpara-  
21       graph (A)(ii) may range from an indication for full treat-  
22       ment to an indication to limit some or all or specified  
23       interventions. Such indicated levels of treatment may in-  
24       clude indications respecting, among other items—

1           “(i) the intensity of medical intervention if the  
2 patient is pulseless, apneic, or has serious cardiac or  
3 pulmonary problems;

4           “(ii) the individual’s desire regarding transfer  
5 to a hospital or remaining at the current care set-  
6 ting;

7           “(iii) the use of antibiotics; and

8           “(iv) the use of artificially administered nutri-  
9 tion and hydration.”.

10           (2) PAYMENT.—Section 1848(j)(3) of the So-  
11 cial Security Act (42 U.S.C. 1395w–4(j)(3)) is  
12 amended by inserting “(2)(FF),” after “(2)(EE),”.

13           (3) FREQUENCY LIMITATION.—Section 1862(a)  
14 of the Social Security Act (42 U.S.C. 1395y(a)(1))  
15 is amended—

16           (A) in paragraph (1)—

17           (i) in subparagraph (N), by striking  
18 “and” at the end;

19           (ii) in subparagraph (O) by striking  
20 the semicolon at the end and inserting “,  
21 and”; and

22           (iii) by adding at the end the fol-  
23 lowing new subparagraph:

24           “(P) in the case of advance care planning con-  
25 sultations (as defined in section 1861(hhh)(1)),

1 which are performed more frequently than is covered  
2 under such section;” and

3 (B) in paragraph (7), by striking “or (K)”  
4 and inserting “(K), or (P)”.

5 (4) EFFECTIVE DATE.—The amendments made  
6 by this subsection shall apply to consultations fur-  
7 nished on or after January 1, 2011.

8 (b) MEDICAID.—

9 (1) MANDATORY BENEFIT.—Section  
10 1902(a)(10)(A) of the Social Security Act (42  
11 U.S.C. 1396a(a)(10)(A)) is amended in the matter  
12 preceding clause (i) by striking “and (21)” and in-  
13 serting “, (21), and (28)”.

14 (2) MEDICAL ASSISTANCE.—Section 1905 of  
15 such Act (42 U.S.C. 1396d) is amended—

16 (A) in subsection (a)—

17 (i) in paragraph (27), by striking  
18 “and” at the end;

19 (ii) by redesignating paragraph (28)  
20 as paragraph (29); and

21 (iii) by inserting after paragraph (27)  
22 the following new paragraph:

23 “(28) advance care planning consultations (as  
24 defined in subsection (y));” and

25 (B) by adding at the end the following:

1           “(y)(1) For purposes of subsection (a)(28), the term  
2 ‘advance care planning consultation’ means a consultation  
3 between the individual and a practitioner described in  
4 paragraph (2) regarding advance care planning, if, subject  
5 to paragraph (3), the individual involved has not had such  
6 a consultation within the last 5 years. Such consultation  
7 shall include the following:

8           “(A) An explanation by the practitioner of ad-  
9 vance care planning, including key questions and  
10 considerations, important steps, and suggested peo-  
11 ple to talk to.

12           “(B) An explanation by the practitioner of ad-  
13 vance directives, including living wills and durable  
14 powers of attorney, and their uses.

15           “(C) An explanation by the practitioner of the  
16 role and responsibilities of a health care proxy.

17           “(D) The provision by the practitioner of a list  
18 of national and State-specific resources to assist con-  
19 sumers and their families with advance care plan-  
20 ning, including the national toll-free hotline, the ad-  
21 vance care planning clearinghouses, and State legal  
22 service organizations (including those funded  
23 through the Older Americans Act).

24           “(E) An explanation by the practitioner of the  
25 continuum of end-of-life services and supports avail-

1 able, including palliative care and hospice, and bene-  
2 fits for such services and supports that are available  
3 under this title.

4 “(F)(i) Subject to clause (ii), an explanation of  
5 orders for life sustaining treatments or similar or-  
6 ders, which shall include—

7 “(I) the reasons why the development of  
8 such an order is beneficial to the individual and  
9 the individual’s family and the reasons why  
10 such an order should be updated periodically as  
11 the health of the individual changes;

12 “(II) the information needed for an indi-  
13 vidual or legal surrogate to make informed deci-  
14 sions regarding the completion of such an  
15 order; and

16 “(III) the identification of resources that  
17 an individual may use to determine the require-  
18 ments of the State in which such individual re-  
19 sides so that the treatment wishes of that indi-  
20 vidual will be carried out if the individual is un-  
21 able to communicate those wishes, including re-  
22 quirements regarding the designation of a sur-  
23 rogate decision maker (also known as a health  
24 care proxy).

1           “(ii) The Secretary may limit the requirement  
2           for explanations under clause (i) to consultations  
3           furnished in States, localities, or other geographic  
4           areas in which orders described in such clause have  
5           been widely adopted.

6           “(2) A practitioner described in this paragraph is—

7           “(A) a physician (as defined in section  
8           1861(r)(1)); and

9           “(B) a nurse practitioner or physician’s assist-  
10          ant who has the authority under State law to sign  
11          orders for life sustaining treatments.

12          “(3) An advance care planning consultation with re-  
13          spect to an individual shall be conducted more frequently  
14          than provided under paragraph (1) if there is a significant  
15          change in the health condition of the individual including  
16          diagnosis of a chronic, progressive, life-limiting disease, a  
17          life-threatening or terminal diagnosis or life-threatening  
18          injury, or upon admission to a nursing facility, a long-  
19          term care facility (as defined by the Secretary), or a hos-  
20          pice program.

21          “(4) A consultation under this subsection may in-  
22          clude the formulation of an order regarding life sustaining  
23          treatment or a similar order.

1       “(5) For purposes of this subsection, the term ‘orders  
2 regarding life sustaining treatment’ has the meaning given  
3 that term in section 1861(hhh)(5).”.

4       (c) CHIP.—

5           (1) CHILD HEALTH ASSISTANCE.—Section  
6 2110(a) of the Social Security Act (42 U.S.C.  
7 1397jj) is amended—

8           (A) by redesignating paragraph (28) as  
9 paragraph (29); and

10           (B) by inserting after paragraph (27), the  
11 following:

12           “(28) Advance care planning consultations (as  
13 defined in section 1905(y)).”.

14           (2) MANDATORY COVERAGE.—

15           (A) IN GENERAL.—Section 2103 of such  
16 Act (42 U.S.C. 1397cc), is amended—

17           (i) in subsection (a), in the matter  
18 preceding paragraph (1), by striking “and  
19 (7)” and inserting “(7), and (9)”; and

20           (ii) in subsection (c), by adding at the  
21 end the following:

22           “(9) END-OF-LIFE CARE.—The child health as-  
23 sistance provided to a targeted low-income child  
24 shall include coverage of advance care planning con-  
25 sultations (as defined in section 1905(y) and at the

1 same payment rate as the rate that would apply to  
2 such a consultation under the State plan under title  
3 XIX).”.

4 (B) CONFORMING AMENDMENT.—Section  
5 2102(a)(7)(B) of such Act (42 U.S.C.  
6 1397bb(a)(7)(B)) is amended by striking “sec-  
7 tion 2103(c)(5)” and inserting “paragraphs (5)  
8 and (9) of section 2103(c)”.

9 (d) DEFINITION OF ADVANCE DIRECTIVE UNDER  
10 MEDICARE, MEDICAID, AND CHIP.—

11 (1) MEDICARE.—Section 1866(f)(3) of the So-  
12 cial Security Act (42 U.S.C. 1395cc(f)(3)) is amend-  
13 ed by striking “means” and all that follows through  
14 the period and inserting “means a living will, med-  
15 ical directive, health care power of attorney, durable  
16 power of attorney, or other written statement by a  
17 competent individual that is recognized under State  
18 law and indicates the individual’s wishes regarding  
19 medical treatment in the event of future incom-  
20 petence. Such term includes an advance health care  
21 directive and a health care directive recognized  
22 under State law.”.

23 (2) MEDICAID AND CHIP.—Section 1902(w)(4)  
24 of such Act (42 U.S.C. 1396a(w)(4)) is amended by  
25 striking “means” and all that follows through the

1 period and inserting “means a living will, medical di-  
2 rective, health care power of attorney, durable power  
3 of attorney, or other written statement by a com-  
4 petent individual that is recognized under State law  
5 and indicates the individual’s wishes regarding med-  
6 ical treatment in the event of future incompetence.  
7 Such term includes an advance health care directive  
8 and a health care directive recognized under State  
9 law.”.

10 (e) EFFECTIVE DATE.—The amendments made by  
11 this section take effect January 1, 2010.

## 12 **PART II—HOSPICE**

### 13 **SEC. 221. ADOPTION OF MEDPAC HOSPICE PAYMENT METH-** 14 **ODOLOGY RECOMMENDATIONS.**

15 Section 1814(i) of the Social Security Act (42 U.S.C.  
16 1395f(i)) is amended by adding at the end the following  
17 new paragraph:

18 “(6)(A) The Secretary shall conduct an evalua-  
19 tion of the recommendations of the Medicare Pay-  
20 ment Commission for reforming the hospice care  
21 benefit under this title that are contained in chapter  
22 6 of the Commission’s report entitled ‘Report to  
23 Congress: Medicare Payment Policy (March 2009)’,  
24 including the impact that such recommendations if  
25 implemented would have on access to care and the

1 quality of care. In conducting such evaluation, the  
2 Secretary shall take into account data collected in  
3 accordance with section 263(b) of the Advance Plan-  
4 ning and Compassionate Care Act of 2009.

5 “(B) Based on the results of the examination  
6 conducted under subparagraph (A), the Secretary  
7 shall make appropriate refinements to the rec-  
8 ommendations described in subparagraph (A). Such  
9 refinements shall take into account—

10 “(i) the impact on patient populations with  
11 longer that average lengths of stay;

12 “(ii) the impact on populations with short-  
13 er that average lengths of stay; and

14 “(iii) the utilization patterns of hospice  
15 providers in underserved areas, including rural  
16 hospices.

17 “(C) Not later than January 1, 2013, the Sec-  
18 retary shall submit to Congress a report that con-  
19 tains a detailed description of—

20 “(i) the refinements determined appro-  
21 priate by the Secretary under subparagraph  
22 (B);

23 “(ii) the revisions that the Secretary will  
24 implement through regulation under this title  
25 pursuant to subparagraph (D); and

1           “(iii) the revisions that the Secretary de-  
2           termines require additional legislative action by  
3           Congress.

4           “(D)(i) The Secretary shall implement the rec-  
5           ommendations described in subparagraph (A), as re-  
6           fined under subparagraph (B).

7           “(ii) Subject to clause (iii), the implementation  
8           of such recommendations shall apply to hospice care  
9           furnished on or after January 1, 2014.

10          “(iii) The Secretary shall establish an appro-  
11          priate transition to the implementation of such rec-  
12          ommendations.

13          “(E) For purposes of carrying out the provi-  
14          sions of this paragraph, the Secretary shall provide  
15          for the transfer, from the Federal Hospital Insur-  
16          ance Trust Fund under section 1817, of such sums  
17          as may be necessary to the Centers for Medicare &  
18          Medicaid Services Program Management Account.”.

19 **SEC. 222. REMOVING HOSPICE INPATIENT DAYS IN SET-**  
20 **TING PER DIEM RATES FOR CRITICAL AC-**  
21 **CESS HOSPITALS.**

22          Section 1814(l) of the Social Security Act (42 U.S.C.  
23 1395f(l)), as amended by section 4102(b)(2) of the  
24 HITECH Act (Public Law 111–5), is amended by adding  
25 at the end the following new paragraph:

1           “(6) For cost reporting periods beginning on or  
2           after January 1, 2011, the Secretary shall remove  
3           Medicare-certified hospice inpatient days from the  
4           calculation of per diem rates for inpatient critical ac-  
5           cess hospital services.”.

6 **SEC. 223. HOSPICE PAYMENTS FOR DUAL ELIGIBLE INDI-**  
7                           **VIDUALS RESIDING IN LONG-TERM CARE FA-**  
8                           **CILITIES.**

9           (a) IN GENERAL.—Section 1888 of the Social Secu-  
10          rity Act (42 U.S.C. 1395yy) is amended by adding at the  
11          end the following new subsection:

12          “(f) PAYMENTS FOR DUAL ELIGIBLE INDIVIDUALS  
13          RESIDING IN LONG-TERM CARE FACILITIES.—For cost  
14          reporting periods beginning on or after January 1, 2011,  
15          the Secretary, acting through the Administrator of the  
16          Centers for Medicare & Medicaid Services, shall establish  
17          procedures under which payments for room and board  
18          under the State Medicaid plan with respect to an applica-  
19          ble individual are made directly to the long-term care facil-  
20          ity (as defined by the Secretary for purposes of title XIX)  
21          the individual is a resident of. For purposes of the pre-  
22          ceding sentence, the term ‘applicable individual’ means an  
23          individual who is entitled to or enrolled for benefits under  
24          part A or enrolled for benefits under part B and is eligible

1 for medical assistance for hospice care under a State plan  
2 under title XIX.”.

3 (b) STATE PLAN REQUIREMENT.—

4 (1) IN GENERAL.—Section 1902(a) of the So-  
5 cial Security Act (42 U.S.C. 1396a(a)) is amend-  
6 ed—

7 (A) in paragraph (72), by striking “and”  
8 at the end;

9 (B) in paragraph (73), by striking the pe-  
10 riod at the end and inserting “; and”; and

11 (C) by inserting after paragraph (73) the  
12 following new paragraph:

13 “(74) provide that the State will make pay-  
14 ments for room and board with respect to applicable  
15 individuals in accordance with section 1888(f).”.

16 (2) EFFECTIVE DATE.—

17 (A) IN GENERAL.—Except as provided in  
18 subparagraph (B), the amendments made by  
19 paragraph (1) take effect on January 1, 2011.

20 (B) EXTENSION OF EFFECTIVE DATE FOR  
21 STATE LAW AMENDMENT.—In the case of a  
22 State plan under title XIX of the Social Secu-  
23 rity Act (42 U.S.C. 1396 et seq.) which the  
24 Secretary determines requires State legislation  
25 in order for the plan to meet the additional re-



1 grams and long-term care facilities (as defined by the Sec-  
2 retary for purposes of title XIX) with respect to individ-  
3 uals residing in such facilities who are furnished hospice  
4 care.”.

5 **SEC. 225. ADOPTION OF MEDPAC HOSPICE PROGRAM ELI-**  
6 **GIBILITY CERTIFICATION AND RECERTIFI-**  
7 **CATION RECOMMENDATIONS.**

8 In accordance with the recommendations of the Medi-  
9 care Payment Advisory Commission contained in the  
10 March 2009 report entitled “Report to Congress: Medi-  
11 care Payment Policy”, section 1814(a)(7) of the Social Se-  
12 curity Act (42 U.S.C. 1395f(a)(7)) is amended—

13 (1) in subparagraph (B), by striking “and” at  
14 the end; and

15 (2) by adding at the end the following new sub-  
16 paragraph:

17 “(D) on or after January 1, 2011—

18 “(i) a hospice physician or advance  
19 practice nurse visits the individual to de-  
20 termine continued eligibility of the indi-  
21 vidual for hospice care prior to the 180th  
22 day recertification and each subsequent re-  
23 certification under subparagraph (A)(ii)  
24 and attests that such visit took place (in  
25 accordance with procedures established by

1 the Secretary, in consultation with the Ad-  
2 ministrator of the Centers for Medicare &  
3 Medicaid Services); and

4 “(ii) any certification or recertification  
5 under subparagraph (A) includes a brief  
6 narrative describing the clinical basis for  
7 the individual’s prognosis (in accordance  
8 with procedures established by the Sec-  
9 retary, in consultation with the Adminis-  
10 trator of the Centers for Medicare & Med-  
11 icaid Services); and”.

12 **SEC. 226. CONCURRENT CARE FOR CHILDREN.**

13 (a) PERMITTING MEDICARE HOSPICE BENE-  
14 FICIARIES 18 YEARS OF AGE OR YOUNGER TO RECEIVE  
15 CURATIVE CARE.—

16 (1) IN GENERAL.—Section 1812 of the Social  
17 Security Act (42 U.S.C. 1395d) is amended—

18 (A) in subsection (a)(4), by inserting  
19 “(subject to the second sentence of subsection  
20 (d)(2)(A))” after “in lieu of certain other bene-  
21 fits”; and

22 (B) in subsection (d)—

23 (i) in paragraph (1), by inserting “ ,  
24 subject to the second sentence of para-  
25 graph (2)(A),” after “instead”; and

1 (ii) in paragraph (2)(A), by adding at  
2 the end the following new sentence:  
3 “Clause (ii)(I) shall not apply to an indi-  
4 vidual who is 18 years of age or younger.”

5 (2) CONFORMING AMENDMENT.—Section  
6 1862(a)(1)(C) of the Social Security Act (42 U.S.C.  
7 1395y(a)(1)(C)) is amended inserting “subject to  
8 the second sentence of section 1812(d)(2)(A),” after  
9 “hospice care,”.

10 (b) APPLICATION TO MEDICAID AND CHIP.—

11 (1) MEDICAID.—Section 1905(o)(1)(A) of the  
12 Social Security Act (42 U.S.C. 1395d(o)(1)(A)) is  
13 amended by inserting “(subject, in the case of an in-  
14 dividual who is a child, to the second sentence of  
15 such section)” after “section 1812(d)(2)(A)”.

16 (2) CHIP.—Section 2110(a)(23) of the Social  
17 Security Act (42 U.S.C. 1397jj(a)(23)) is amended  
18 by inserting “(concurrent, in the case of an indi-  
19 vidual who is a child, with care related to the treat-  
20 ment of the individual’s condition with respect to  
21 which a diagnosis of terminal illness has been  
22 made)” after “hospice care”.

23 (c) EFFECTIVE DATE.—The amendments made by  
24 this section shall apply to items and services furnished on  
25 or after January 1, 2011.

1 **SEC. 227. MAKING HOSPICE A REQUIRED BENEFIT UNDER**  
2 **MEDICAID AND CHIP.**

3 (a) MANDATORY BENEFIT.—

4 (1) MEDICAID.—

5 (A) IN GENERAL.—Section 1902(a)(10)(A)  
6 of the Social Security Act (42 U.S.C.  
7 1396a(a)(10)(A)), as amended by section  
8 211(b)(1), is amended in the matter preceding  
9 clause (i) by inserting “(18),” after “(17),”.

10 (B) CONFORMING AMENDMENT.—Section  
11 1902(a)(10)(C) of such Act (42 U.S.C.  
12 1396a(a)(10)(C)) is amended—

13 (i) in clause (iii)—

14 (I) in subclause (I), by inserting  
15 “and hospice care” after “ambulatory  
16 services”; and

17 (II) in subclause (II), by insert-  
18 ing “and hospice care” after “delivery  
19 services”; and

20 (ii) in clause (iv), by inserting “and  
21 (18)” after “(17)”.

22 (2) CHIP.—Section 2103(c)(9) of such Act (42  
23 U.S.C. 1397cc(c)(9)), as added by section  
24 211(c)(2)(A), is amended by inserting “and hospice  
25 care” before the period.

1 (b) EFFECTIVE DATE.—The amendments made sub-  
2 section (a) take effect on January 1, 2011.

3 **SEC. 228. MEDICARE HOSPICE PAYMENT MODEL DEM-**  
4 **ONSTRATION PROJECTS.**

5 (a) ESTABLISHMENT.—Not later than July 1, 2012,  
6 the Secretary, acting through the Administrator of the  
7 Centers for Medicare & Medicaid Services and the Direc-  
8 tor of the Agency for Healthcare Research and Quality,  
9 shall conduct demonstration projects to examine ways to  
10 improve how the Medicare hospice care benefit predicts  
11 disease trajectory. Projects shall include the following  
12 models:

13 (1) Models that better and more appropriately  
14 care for, and transition as needed, patients in their  
15 last years of life who need palliative care, but do not  
16 qualify for hospice care under the Medicare hospice  
17 eligibility criteria.

18 (2) Models that better and more appropriately  
19 care for long-term patients who are not recertified in  
20 hospice but still need palliative care.

21 (3) Any other models determined appropriate  
22 by the Secretary.

23 (b) WAIVER AUTHORITY.—The Secretary may waive  
24 compliance of such requirements of titles XI and XVIII  
25 of the Social Security Act as the Secretary determines nec-

1 essary to conduct the demonstration projects under this  
2 section.

3 (c) REPORTS.—The Secretary shall submit to Con-  
4 gress periodic reports on the demonstration projects con-  
5 ducted under this section.

6 **SEC. 229. MEDPAC STUDIES AND REPORTS.**

7 (a) STUDY AND REPORT REGARDING AN ALTER-  
8 NATIVE PAYMENT METHODOLOGY FOR HOSPICE CARE  
9 UNDER THE MEDICARE PROGRAM.—

10 (1) STUDY.—The Medicare Payment Advisory  
11 Commission (in this section referred to as the “Com-  
12 mission”) shall conduct a study on the establishment  
13 of a reimbursement system for hospice care fur-  
14 nished under the Medicare program that is based on  
15 diagnoses. In conducting such study, the Commis-  
16 sion shall use data collected under new provider data  
17 requirements. Such study shall include an analysis  
18 of the following:

19 (A) Whether such a reimbursement system  
20 better meets patient needs and better cor-  
21 responds with provider resource expenditures  
22 than the current system.

23 (B) Whether such a reimbursement system  
24 improves quality, including facilitating stand-

1           ardization of care toward best practices and di-  
2           agnoses-specific clinical pathways in hospice.

3           (C) Whether such a reimbursement system  
4           could address concerns about the blanket 6-  
5           month terminal prognosis requirement in hos-  
6           pice.

7           (D) Whether such a reimbursement system  
8           is more cost effective than the current system.

9           (E) Any other areas determined appro-  
10          priate by the Commission.

11          (2) REPORT.—Not later than June 15, 2013,  
12          the Commission shall submit to Congress a report  
13          on the study conducted under subsection (a) to-  
14          gether with recommendations for such legislation  
15          and administrative action as the Commission deter-  
16          mines appropriate.

17          (b) STUDY AND REPORT REGARDING RURAL HOS-  
18          PICE TRANSPORTATION COSTS UNDER THE MEDICARE  
19          PROGRAM.—

20                (1) STUDY.—The Commission shall conduct a  
21                study on rural Medicare hospice transportation mile-  
22                age to determine potential Medicare reimbursement  
23                changes to account for potential higher costs.

24                (2) REPORT.—Not later than June 15, 2013,  
25                the Commission shall submit to Congress a report

1 on the study conducted under subsection (a) to-  
2 gether with recommendations for such legislation  
3 and administrative action as the Commission deter-  
4 mines appropriate.

5 (c) EVALUATION OF REIMBURSEMENT DISINCEN-  
6 TIVES TO ELECT MEDICARE HOSPICE WITHIN THE  
7 MEDICARE SKILLED NURSING FACILITY BENEFIT.—

8 (1) STUDY.—The Commission shall conduct a  
9 study to determine potential Medicare reimburse-  
10 ment changes to remove Medicare reimbursement  
11 disincentives for patients in a skilled nursing facility  
12 who want to elect hospice.

13 (2) REPORT.—Not later than June 15, 2013,  
14 the Commission shall submit to Congress a report  
15 on the study conducted under subsection (a) to-  
16 gether with recommendations for such legislation  
17 and administrative action as the Commission deter-  
18 mines appropriate.

19 **SEC. 230. HHS EVALUATIONS.**

20 (a) EVALUATION OF ACCESS TO HOSPICE AND HOS-  
21 PITAL-BASED PALLIATIVE CARE.—

22 (1) EVALUATION.—The Secretary, acting  
23 through the Administrator of the Health Resources  
24 and Services Administration, shall conduct an eval-  
25 uation of geographic areas and populations under-

1 served by hospice and hospital-based palliative care  
2 to identify potential barriers to access.

3 (2) REPORT.—Not later than December 31,  
4 2012, the Secretary shall report to Congress, on the  
5 evaluation conducted under subsection (a) together  
6 with recommendations for such legislation and ad-  
7 ministrative action as the Secretary determines ap-  
8 propriate to address barriers to access to hospice  
9 and hospital-based palliative care.

10 (b) EVALUATION OF AWARENESS AND USE OF HOS-  
11 PICE RESPITE CARE UNDER MEDICARE, MEDICAID, AND  
12 CHIP.—

13 (1) EVALUATION.—The Secretary, acting  
14 through the Director of the Centers for Medicare &  
15 Medicaid Services, shall evaluate the awareness and  
16 use of hospice respite care by informal caregivers of  
17 beneficiaries under Medicare, Medicaid, and CHIP.

18 (2) REPORT.—Not later than December 31,  
19 2010, the Secretary shall report to Congress, on the  
20 evaluation conducted under subsection (a) together  
21 with recommendations for such legislation and ad-  
22 ministrative action as the Secretary determines ap-  
23 propriate to increase awareness or use of hospice  
24 respite care under Medicare, Medicaid, and CHIP.

## 1 **Subtitle C—Quality Improvement**

### 2 **SEC. 241. PATIENT SATISFACTION SURVEYS.**

3 Not later than January 1, 2012, the Secretary, acting  
4 through the Administrator of the Centers for Medicare &  
5 Medicaid Services, shall establish a mechanism for—

6 (1) collecting information from patients (or  
7 their health care proxies or families members in the  
8 event patients are unable to speak for themselves) in  
9 relevant provider settings regarding their care at the  
10 end of life; and

11 (2) incorporating such information in a timely  
12 manner into mechanisms used by the Administrator  
13 to provide quality of care information to consumers,  
14 including the Hospital Compare and Nursing Home  
15 Compare websites maintained by the Administrator.

### 16 **SEC. 242. DEVELOPMENT OF CORE END-OF-LIFE CARE** 17 **QUALITY MEASURES ACROSS EACH REL-** 18 **EVANT PROVIDER SETTING.**

19 (a) IN GENERAL.—The Secretary, acting through the  
20 Administrator of the Agency for Healthcare Research and  
21 Quality (in this section referred to as the “Adminis-  
22 trator”) and in consultation with the Director of the Na-  
23 tional Institutes of Health, shall require specific end-of-  
24 life quality measures for each relevant provider setting,

1 as identified by the Administrator, in accordance with the  
2 requirements of subsection (b).

3 (b) REQUIREMENTS.—For purposes of subsection  
4 (a), the requirements specified in this subsection are the  
5 following:

6 (1) Selection of the specific measure or meas-  
7 ures for an identified provider setting shall be—

8 (A) based on an assessment of what is  
9 likely to have the greatest positive impact on  
10 quality of end-of-life care in that setting; and

11 (B) made in consultation with affected pro-  
12 viders and public and private organizations,  
13 that have developed such measures.

14 (2) The measures may be structure-oriented,  
15 process-oriented, or outcome-oriented, as determined  
16 appropriate by the Administrator.

17 (3) The Administrator shall ensure that report-  
18 ing requirements related to such measures are im-  
19 posed consistent with other applicable laws and reg-  
20 ulations, and in a manner that takes into account  
21 existing measures, the needs of patient populations,  
22 and the specific services provided.

23 (4) Not later than—

1 (A) April 1, 2011, the Secretary shall dis-  
2 seminate the reporting requirements to all af-  
3 fected providers; and

4 (B) April 1, 2012, initial reporting relating  
5 to the measures shall begin.

6 **SEC. 243. ACCREDITATION OF HOSPITAL-BASED PALLIA-**  
7 **TIVE CARE PROGRAMS.**

8 (a) IN GENERAL.—The Secretary, acting through the  
9 Director of the Agency for Healthcare Research and Qual-  
10 ity, shall designate a public or private agency, entity, or  
11 organization to develop requirements, standards, and pro-  
12 cedures for accreditation of hospital-based palliative care  
13 programs.

14 (b) REPORTING.—Not later than January 1, 2012,  
15 the Secretary shall prepare and submit a report to Con-  
16 gress on the proposed accreditation process for hospital-  
17 based palliative care programs.

18 (c) ACCREDITATION.—Not later than July 1, 2012,  
19 the Secretary shall—

20 (1) establish and promulgate standards and  
21 procedures for accreditation of hospital-based pallia-  
22 tive care programs; and

23 (2) designate an agency, entity, or organization  
24 that shall be responsible for certifying such pro-

1       grams in accordance with the standards established  
2       under paragraph (1).

3       (d) DEFINITIONS.—For the purposes of this section:

4           (1) The term “hospital-based palliative care  
5       program” means a hospital-based program that is  
6       comprised of an interdisciplinary team that special-  
7       izes in providing palliative care services and con-  
8       sultations in a variety of health care settings, includ-  
9       ing hospitals, nursing homes, and home and commu-  
10      nity-based services.

11          (2) The term “interdisciplinary team” means a  
12      group of health care professionals (consisting of, at  
13      a minimum, a doctor, a nurse, and a social worker)  
14      that have received specialized training in palliative  
15      care.

16   **SEC. 244. SURVEY AND DATA REQUIREMENTS FOR ALL**  
17                   **MEDICARE PARTICIPATING HOSPICE PRO-**  
18                   **GRAMS.**

19      (a) HOSPICE SURVEYS.—Section 1861(dd) of the So-  
20      cial Security Act (42 U.S.C. 1395x(dd)) is amended by  
21      adding at the end the following new paragraph:

22          “(6) In accordance with the recommendations of the  
23      Medicare Payment Advisory Commission contained in the  
24      March 2009 report entitled ‘Report to Congress: Medicare  
25      Payment Policy’, the Secretary shall establish, effective

1 July 1, 2010, the following survey requirements for hos-  
2 pice programs:

3 “(A) Any hospice program seeking initial cer-  
4 tification under this title on or after that date shall  
5 be subject to an initial survey by an appropriate  
6 State or local agency, or an approved accreditation  
7 agency, not later than 6 months after the program  
8 first seeks such certification.

9 “(B) All hospice programs certified for partici-  
10 pation under this title shall be subject to a standard  
11 survey by an appropriate State or local agency, or  
12 an approved accreditation agency, at least every 3  
13 years after initially being so certified.”.

14 (b) REQUIRED HOSPICE RESOURCE INPUTS DATA.—  
15 Section 1861(dd) of the Social Security Act (42 U.S.C.  
16 1395x(dd)), as amended by subsection (a), is amended—

17 (1) in paragraph (3)—

18 (A) in subparagraph (F), by striking  
19 “and” at the end;

20 (B) by redesignating subparagraph (G) as  
21 subparagraph (H); and

22 (C) by inserting after subparagraph (F)  
23 the following new subparagraph:

24 “(G) to comply with the reporting requirements  
25 under paragraph (7); and”; and

1           (2) by adding at the end the following new  
2 paragraph:

3           “(7)(A) In accordance with the recommenda-  
4 tions of the Medicare Payment Advisory Commission  
5 for additional data (as contained in the March 2009  
6 report entitled ‘Report to Congress: Medicare Pay-  
7 ment Policy’), beginning January 1, 2011, a hospice  
8 program shall report to the Secretary, in such form  
9 and manner, and at such intervals, as the Secretary  
10 shall require, the following data with respect to each  
11 patient visit:

12                   “(i) Visit type (such as admission, routine,  
13 emergency, education for family, other).

14                   “(ii) Visit length.

15                   “(iii) Professional or paraprofessional dis-  
16 ciplines involved in the visit, including nurse,  
17 social worker, home health aide, physician,  
18 nurse practitioner, chaplain or spiritual coun-  
19 selor, counselor, dietician, physical therapist,  
20 occupational therapist, speech language patholo-  
21 gist, music or art therapist, and including be-  
22 reavement and support services provided to a  
23 family after a patient’s death.

24                   “(iv) Drugs and other therapeutic inter-  
25 ventions provided.

1           “(v) Home medical equipment and other  
2           medical supplies provided.

3           “(B) In collecting the data required under sub-  
4           paragraph (A), the Secretary shall ensure that the  
5           data are reported in a manner that allows for sum-  
6           marized cross-tabulations of the data by patients’  
7           terminal diagnoses, lengths of stay, age, sex, and  
8           race.”.

9           **Subtitle D—Additional Reports,**  
10           **Research, and Evaluations**

11           **SEC. 251. NATIONAL CENTER ON PALLIATIVE AND END-OF-**  
12           **LIFE CARE.**

13           Part E of title IV of the Public Health Service Act  
14           (42 U.S.C. 287 et seq.) is amended by adding at the end  
15           the following:

16           **“Subpart 7—National Center on Palliative and End-**  
17           **of-Life Care**

18           **“SEC. 485J. NATIONAL CENTER ON PALLIATIVE AND END-**  
19           **OF-LIFE CARE.**

20           “(a) ESTABLISHMENT.—Not later than July 1, 2011,  
21           there shall be established within the National Institutes  
22           of Health, a National Center on Palliative and End-of-  
23           Life Care (referred to in this section as the ‘Center’).

1       “(b) PURPOSE.—The general purpose of the Center  
2 is to conduct and support research relating to palliative  
3 and end-of-life care interventions and approaches.

4       “(c) ACTIVITIES.—The Center shall—

5               “(1) develop and continuously update a re-  
6 search agenda with the goal of—

7                       “(A) providing a better biomedical under-  
8 standing of the end of life; and

9                       “(B) improving the quality of care and life  
10 at the end of life; and

11               “(2) provide funding for peer-review-selected  
12 extra- and intra-mural research that includes the  
13 evaluation of existing, and the development of new,  
14 palliative and end-of-life care interventions and ap-  
15 proaches.”.

16 **SEC. 252. NATIONAL MORTALITY FOLLOWBACK SURVEY.**

17       (a) IN GENERAL.—Not later than December 31,  
18 2010, and annually thereafter, the Secretary, acting  
19 through the Director of the Centers for Disease Control  
20 and Prevention, shall renew and conduct the National  
21 Mortality Followback Survey (referred to in this section  
22 as the “Survey”) to collect data on end-of-life care.

23       (b) PURPOSE.—The purpose of the Survey shall be  
24 to gain a better understanding of current end-of-life care  
25 in the United States.

1 (c) QUESTIONS.—

2 (1) IN GENERAL.—In conducting the Survey,  
3 the Director of the Centers for Disease Control and  
4 Prevention shall, at a minimum, include the fol-  
5 lowing questions with respect to the loved one of a  
6 respondent:

7 (A) Did he or she have an advance direc-  
8 tive, and if so, when it was completed.

9 (B) Did he or she have an order for life-  
10 sustaining treatment, and if so, when was it  
11 completed.

12 (C) Did he or she have a durable power of  
13 attorney, and if so, when it was completed.

14 (D) Had he or she discussed his or her  
15 wishes with loved ones, and if so, when.

16 (E) Had he or she discussed his or her  
17 wishes with his or her physician, and if so,  
18 when.

19 (F) In the opinion of the respondent, was  
20 he or she satisfied with the care he or she re-  
21 ceived in the last year of life and in the last  
22 week of life.

23 (G) Was he or she cared for by hospice,  
24 and if so, when.

1 (H) Was he or she cared for by palliative  
2 care specialists, and if so, when.

3 (I) Did he or she receive effective pain  
4 management (if needed).

5 (J) What was the experience of the main  
6 caregiver (including if such caregiver was the  
7 respondent), and whether he or she received  
8 sufficient support in this role.

9 (2) ADDITIONAL QUESTIONS.—Additional ques-  
10 tions to be asked during the Survey shall be deter-  
11 mined by the Director of the Centers for Disease  
12 Control and Prevention on an ongoing basis with  
13 input from relevant research entities.

14 **SEC. 253. DEMONSTRATION PROJECTS FOR USE OF TELE-**  
15 **MEDICINE SERVICES IN ADVANCE CARE**  
16 **PLANNING.**

17 (a) IN GENERAL.—Not later than July 1, 2013, the  
18 Secretary shall establish a demonstration program to re-  
19 imburse eligible entities for costs associated with the use  
20 of telemedicine services (including equipment and connec-  
21 tion costs) to provide advance care planning consultations  
22 with geographically distant physicians and their patients.

23 (b) DURATION.—The demonstration project under  
24 this section shall be conducted for at least a 3-year period.

25 (c) DEFINITIONS.—For purposes of this section:



1 shall direct the Office of the Inspector General of the De-  
2 partment of Health and Human Services to investigate,  
3 not later than January 1, 2012, the following with respect  
4 to hospice benefit under Medicare, Medicaid, and CHIP:

5 (1) The prevalence of financial relationships be-  
6 tween hospices and long-term care facilities, such as  
7 nursing facilities and assisted living facilities, that  
8 may represent a conflict of interest and influence ad-  
9 missions to hospice.

10 (2) Differences in patterns of nursing home re-  
11 ferrals to hospice.

12 (3) The appropriateness of enrollment practices  
13 for hospices with unusual utilization patterns (such  
14 as high frequency of very long stays, very short  
15 stays, or enrollment of patients discharged from  
16 other hospices).

17 (4) The appropriateness of hospice marketing  
18 materials and other admissions practices and poten-  
19 tial correlations between length of stay and defi-  
20 ciencies in marketing or admissions practices.

21 **SEC. 255. GAO STUDY AND REPORT ON PROVIDER ADHER-**  
22 **ENCE TO ADVANCE DIRECTIVES.**

23 Not later than January 1, 2012, the Comptroller  
24 General of the United States shall conduct a study of the  
25 extent to which providers comply with advance directives

1 under the Medicare and Medicaid programs and shall sub-  
2 mit a report to Congress on the results of such study, to-  
3 gether with such recommendations for administrative or  
4 legislative changes as the Comptroller General determines  
5 appropriate.

○