(Oı	riginal	Signature	of Memb	er)

118th CONGRESS 2D Session



To improve end-of-life care.

IN THE HOUSE OF REPRESENTATIVES

Ms. BARRAGÁN introduced the following bill; which was referred to the Committee on _____

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.

- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Compassionate Care Act".
- 6 (b) TABLE OF CONTENTS.—The table of contents of
- 7 this Act is as follows:

Sec. 1. Short title. Sec. 2. Definitions.

TITLE I—ADVANCE CARE PLANNING

Subtitle A—Consumer Education

- Sec. 101. Advance care planning guidelines.
- Sec. 102. National public education campaign.

Subtitle B—Provider Education

- Sec. 111. Public provider advance care planning website.
- Sec. 112. Advance care curricula pilot program.
- Sec. 113. Development of core end-of-life care quality measures across each relevant provider setting.
- Sec. 114. Continuing education for qualified health care providers.

Subtitle C—Medicare Amendments

- Sec. 121. Permanent extension of authorization for use of telehealth to conduct face-to-face encounter prior to recertification of eligibility for hospice care.
- Sec. 122. Improvements to advance care planning through telehealth.

TITLE II—REPORTS, RESEARCH, AND EVALUATIONS

- Sec. 201. Study and report by the Secretary regarding the establishment and implementation of a national uniform policy on advance directives.
- Sec. 202. Gao study and report on establishment of national advance directive registry; other studies.

1 SEC. 2. DEFINITIONS.

2 In this Act:

(1) ADVANCE CARE PLANNING.—The term "advance care planning" means the process of discussion of care in the event that an individual is unable
to make treatment decisions on their own behalf,
clarification of related values and goals, and embodiment of preferences and decision-making through
written documents and medical orders.

10 (2) ADVANCE DIRECTIVE.—The term "advance 11 directive" means a written or otherwise recorded in-12 struction, such as a living will or durable power of 13 attorney for health care, recognized under the law of 14 the State in which it was executed (whether statu-

tory or as recognized by the courts of the State) and
 relating to the provision of such care when the indi vidual is incapacitated.

4 (3) CERTIFIED CHAPLAIN.—The term "certified
5 chaplain" means a member of clergy who has met
6 the requirements under the Common Qualifications
7 and Competencies for Professional Chaplains and
8 has is board certified by a national chaplaincy organization.

10 (4) CHIP.—The term "CHIP" means the
11 State Children's Health Insurance Program under
12 title XXI of the Social Security Act (42 U.S.C.
13 1397aa et seq.)

14 (5) END-OF-LIFE-CARE.—The term "end-of-life
15 care" means all aspects of care of a patient with a
16 potentially fatal condition, and includes care that is
17 focused on preparations for an impending death.

(6) HEALTH CARE AGENT.—The term "health
care agent" means the person, designated in a
health care power of attorney, who is selected to
make medical decisions on behalf of the person who
executed such power of attorney, in the case of incapacity of such person who executed the power of attorney.

(7) HEALTH CARE POWER OF ATTORNEY.—The
 term "health care power of attorney" means a legal
 document that identifies the health care agent of the
 person executing such document.

5 (8) LIVING WILL.—The term "living will"
6 means a written document or a video statement
7 about the kinds of medical care or other care a per8 son does or does not want under certain specific con9 ditions, in the event that such person no longer is
10 able to express those wishes.

(9) MEDICAID.—The term "Medicaid" means
the program established under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.).

14 (10) MEDICARE.—The term "Medicare" means
15 the program established under title XVIII of the So16 cial Security Act (42 U.S.C. 1395 et seq.).

17 (11) Orders for Life-sustaining treat-MENT.—The term "orders for life-sustaining treat-18 19 ment" means a set of portable medical orders (such 20 as physician orders for life-sustaining treatment or 21 similar portable medical orders) that address key 22 medical decisions consistent with the patient's goals 23 of care and results from a clinical process designed 24 to facilitate shared, informed medical decisionmaking and communication between qualified health 25

1 care professionals and patients with serious, progres-2 sive illness or frailty.

3 (12) QUALIFIED HEALTH CARE PROVIDER. The term "qualified health care provider" means a 4 5 medical doctor, doctor of osteopathy, nurse, physi-6 cian assistant, nurse practitioner, social worker, 7 home health aide, palliative care professional, com-8 munity health worker, community health educator, 9 or individual in a similar position, as designated by 10 the Secretary.

11 (13)SECRETARY.—The term "Secretary" 12 means the Secretary of Health and Human Services.

- TITLE I—ADVANCE CARE 13 **PLANNING**
- 14

15

Subtitle A—Consumer Education

SEC. 101. ADVANCE CARE PLANNING GUIDELINES. 16

17 It is the sense of the Senate that, to the extent prac-18 ticable, advance care planning should—

19 (1) occur with an individual and such individ-20 ual's health care agent, primary clinician, other au-21 thorized decisionmaker, or members of the entire 22 interdisciplinary health care team;

- 23 (2) be recorded and updated as needed; and 24 (3) allow for flexible decisionmaking in the con-
- text of the patient's medical situation, in accordance 25

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with best practice guidelines provided by the Sec retary.

3 SEC. 102. NATIONAL PUBLIC EDUCATION CAMPAIGN.

(a) NATIONAL PUBLIC EDUCATION CAMPAIGN.—

(1) IN GENERAL.—Not later than January 1, 5 6 2024, the Secretary, acting through the Director of 7 the Centers for Disease Control and Prevention and 8 in consultation with public and private entities, 9 shall, directly or through grants, contracts, or inter-10 agency agreements, develop and implement a na-11 tional campaign to inform the public of the impor-12 tance of advance care planning and of an individ-13 ual's right to direct and participate in health care 14 decisions affecting such individual.

15 (2) CONTENT OF EDUCATIONAL CAMPAIGN.—
16 The national public education campaign established
17 under paragraph (1) shall—

18 (A) employ the use of various media, in19 cluding social media platforms and televised
20 public service announcements;

21 (B) provide culturally and linguistically ap-22 propriate information;

23 (C) be conducted continuously over a pe24 riod of not less than 5 years;

1 (D) identify and promote the advance care 2 planning information available on the Internet Websites of the Department of Health and 3 4 Human Service's National Clearinghouse for Long-Term Care Information, the Administra-5 6 tion for Children and Families, the Administra-7 tion for Community Living, and the Centers for 8 Medicare & Medicaid Services:

9 (E) address the importance of individuals 10 speaking to family members, health care prox-11 ies, and qualified health care providers as part 12 of an ongoing dialogue regarding health care 13 choices;

14 (F) address the need for individuals to use 15 portable, interoperable, and accessible methods 16 communicate their health care decisions to 17 through a variety of means, using legally effec-18 tuated documents that express their health care 19 decisions in the form of advance directives (in-20 cluding living wills, orders for life-sustaining 21 treatment, and durable powers of attorney for 22 health care);

23 (G) raise public awareness regarding the24 availability of hospice and palliative care and

the quality of life benefits of early use of such
 services;

3 (H) encourage individuals to speak with
4 qualified health care professionals about their
5 options and intentions for end-of-life care; and
6 (I) adhere to evidence-based research on
7 the most effective ways to communicate the ne8 cessity and benefits of advance care planning.

9 (3) EVALUATION.—Not later than July 1, 10 2026, the Secretary shall report to the appropriate 11 committees of Congress on the effectiveness of the 12 public education campaign under this section, and include in such report any recommendations that the 13 14 Secretary determines appropriate regarding the need 15 for continuation of legislative or administrative 16 changes to facilitate changing public awareness, atti-17 tudes, and behaviors regarding advance care plan-18 ning.

19 (4) AUTHORIZATION OF APPROPRIATIONS.—
20 There are authorized to be appropriated such sums
21 as may be necessary to carry out this section.

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

Subtitle B—Provider Education sec. 111. PUBLIC PROVIDER ADVANCE CARE PLANNING WEBSITE.

4 (a) DEVELOPMENT.—Not later than January 1, 2025, the Secretary, acting through the Administrator of 5 the Centers for Medicare & Medicaid Services and the Di-6 rector of the Agency for Healthcare Research and Quality, 7 8 shall establish an, or expand upon an existing, internet 9 website for providers under Medicare, Medicaid, CHIP, the Indian Health Service (including contract providers), 10 11 and other qualified health care providers, including quali-12 fied health care providers receiving assistance under the 13 Older Americans Act of 1965 (42 U.S.C. 3002 et seq.) 14 to serve older individuals, on each individual's right to 15 make decisions concerning medical care, including the right to accept or refuse medical or surgical treatment, 16 and engage in advance care planning. 17

(b) MAINTENANCE.—The internet website describedin subsection (a) shall be maintained and publicized bythe Secretary on an ongoing basis.

(c) CONTENT.—The internet website shall include
content, tools, and resources necessary to do the following:
(1) Inform qualified health care providers and
certified chaplains about the advance directive requirements under the health care programs de-

1	scribed in subsection (a) and State and Federal laws
2	and regulations related to advance care planning.
3	(2) Educate qualified health care providers and
4	certified chaplains about advance care planning
5	quality improvement activities.
6	(3) Provide assistance to qualified health care
7	providers to—
8	(A) integrate advance care planning docu-
9	ments into electronic health records; and
10	(B) develop and disseminate advance care
11	planning informational materials for patients.
12	(4) Inform qualified health care providers about
13	advance care planning continuing education require-
14	ments and opportunities.
15	(5) Encourage qualified health care providers to
16	discuss advance care planning with patients of all
17	ages, as appropriate.
18	(6) Assist qualified health care providers and
19	certified chaplains in understanding the continuum
20	of end-of-life care services and supports available to
21	patients, including palliative care and hospice.
22	(7) Inform qualified health care providers of
23	best practices for discussing end-of-life care with pa-
24	tients who have a serious or terminal diagnosis or
25	prognosis and their loved ones.

1 SEC. 112. ADVANCE CARE CURRICULA PILOT PROGRAM.

(a) IN GENERAL.—The Secretary, in consultation
with appropriate professional associations, shall establish
a pilot program by which the Secretary awards grants to
eligible entities for purposes of supporting such entities
in establishing end-of-life training requirements in the entities' applicable degree programs.

8 (b) ELIGIBILITY.—To be eligible to participate in the9 pilot program under this section, an entity shall—

10 (1) be a school of medicine, school of osteo-11 pathic medicine, a physician assistant education pro-12 gram (as defined in section 799B(3) of the Public 13 Health Service Act (42 U.S.C. 295p(3))), a school of 14 allied health (as defined in section 799B(4) of the 15 Public Health Service Act (42 U.S.C. 295p(4))), a 16 school of nursing, a school of social work, a graduate 17 medical education program accredited by the Accred-18 itation Council for Graduate Medical Education or 19 the American Osteopathic Association, or other 20 school, as the Secretary determines appropriate;

(2) be staffed by teaching health professionals
who have experience or training in palliative medicine;

24 (3) provide training in palliative medicine
25 through a variety of service rotations, such as con26 sultation services, acute care services, extended care

facilities, ambulatory care and comprehensive eval uation units, hospice, home health, and community
 care programs;

4 (4) develop specific performance-based meas5 ures to evaluate the competency of trainees; and

6 (5) ensure that by not later than the end of the 7 2-year period beginning on the date of enactment of 8 this Act, professionals who are applicable faculty at 9 the entity, or others as determined appropriate by 10 the Secretary, shall be offered retraining in hospice 11 and palliative medicine.

(c) TRAINING.—Eligible entities participating in the
pilot program under this section shall require minimum
training for trainees that includes—

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

17 (2) with respect to trainees who will work with18 children, specialized pediatric training;

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

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

24 (5) medical and legal issues training associated25 with end of life care;

1 (6) training in linguistic and cultural com-2 petency; and

(7) in the case of a graduate medical education 3 4 program accredited by the Accreditation Council for 5 Graduate Medical Education or the American Osteo-6 pathic Association, a longitudinal component of at 7 least 6 months.

8 (d) REPORTS.—Each recipient of a grant under this 9 section shall report to the Secretary on the outcomes of the program within 18 months of receipt of the final allot-10 ment of grant funds. Not later than 1 year after receipt 11 12 of all such reports, the Secretary shall submit to Congress 13 a report compiling such results from all grant recipients. 14 (e) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated such sums as may be 15 necessary to carry out this section. 16

17 SEC. 113. DEVELOPMENT OF CORE END-OF-LIFE CARE 18 QUALITY MEASURES ACROSS EACH REL-19

EVANT PROVIDER SETTING.

20 (a) IN GENERAL.—The Secretary, acting through the 21 Director of the Agency for Healthcare Research and Qual-22 ity (in this section referred to as the "Director") and in 23 consultation with the Administrator of the Centers for 24 Medicare & Medicaid Services, shall require the develop-25 ment of specific end-of-life quality measures for each relevant qualified health care provider setting, as identified
 by the Director, in accordance with the requirements of
 subsection (b).

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

(1) Selection of the specific measure or measures
ures for an identified provider setting shall be based
on an assessment of what is likely to have the greatest positive impact on quality of end-of-life care in
that setting, and made in consultation with affected
providers, patients, and private organizations, that
have developed such measures.

(2) The measures may be structure-oriented,
process-oriented, or outcome-oriented, as determined
appropriate by the Director, and shall be patient-oriented.

18 (3) The Director shall ensure that reporting re-19 quirements related to such measures—

20 (A) are imposed consistently with other ap21 plicable laws and regulations, and in a manner
22 that takes into account existing measures, the
23 needs of patient populations, the specific serv24 ices provided, and the potential administrative
25 burden to providers; and

1	(B) include demographic information to ac-
2	count for race, ethnicity, age, and gender, and
3	other appropriate categories.
4	(4) Not later than—
5	(A) January 1, 2024, the Secretary shall
6	disseminate the reporting requirements to all
7	affected providers and provide for a 60-day pe-
8	riod for public comment; and
9	(B) January 1, 2026, initial reporting by
10	health care providers relating to the measures
11	shall begin.
12	SEC. 114. CONTINUING EDUCATION FOR QUALIFIED
1 4	
13	HEALTH CARE PROVIDERS.
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13 14	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024,
13 14 15	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de-
13 14 15 16	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de-
13 14 15 16 17	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de- velop or enhance new and existing curricula on advance
 13 14 15 16 17 18 	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de- velop or enhance new and existing curricula on advance care planning and end-of-life care for continuing education
 13 14 15 16 17 18 19 	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de- velop or enhance new and existing curricula on advance care planning and end-of-life care for continuing education that States may adopt for qualified health care providers.
 13 14 15 16 17 18 19 20 	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de- velop or enhance new and existing curricula on advance care planning and end-of-life care for continuing education that States may adopt for qualified health care providers. (b) CONSULTATION.—In carrying out subsection (a),
 13 14 15 16 17 18 19 20 21 	HEALTH CARE PROVIDERS. (a) IN GENERAL.—Not later than January 1, 2024, the Secretary, acting through the Administrator of the Health Resources and Services Administration, shall de- velop or enhance new and existing curricula on advance care planning and end-of-life care for continuing education that States may adopt for qualified health care providers. (b) CONSULTATION.—In carrying out subsection (a), the Secretary, acting through the Administrator of the

cation, State boards of medicine and nursing, and other 1 2 professionals, as the Secretary determines appropriate. 3 (c) CONTENT.—The continuing education curriculum 4 developed or enhanced under subsection (a) shall, at a 5 minimum, include— 6 (1) a description of the meaning and importance of advance care planning; 7 8 (2) a description of advance care planning doc-9 uments, including living wills and durable powers of 10 attorney, and the use of such directives; 11 (3) the appropriate use of orders for scope of 12 treatment; 13 (4) counseling skills for when and how to intro-14 duce and engage in advance care planning with pa-15 tients and their loved ones; 16 (5) palliative care principles and approaches to 17 care; 18 (6) the continuum of end-of-life services and 19 supports, including palliative care and hospice; and 20 (7) the importance of introducing palliative care 21 and hospice early in illness in order to improve qual-22 ity of life.

1 Subtitle C—Medicare Amendments

2 SEC. 121. PERMANENT EXTENSION OF AUTHORIZATION
3 FOR USE OF TELEHEALTH TO CONDUCT
4 FACE-TO-FACE ENCOUNTER PRIOR TO RE5 CERTIFICATION OF ELIGIBILITY FOR HOS6 PICE CARE.

Section 1814(a)(7)(D)(i)(II) of the Social Security
8 Act (42 U.S.C. 1395f(a)(7)(D)(i)(II)) is amended by
9 striking "during the emergency period" and all that fol10 lows through "ending on December 31, 2024" and insert11 ing the following: "during and after the emergency period
12 described in section 1135(g)(1)(B)".

13 SEC. 122. IMPROVEMENTS TO ADVANCE CARE PLANNING 14 THROUGH TELEHEALTH.

15 Section 1834(m) of the Social Security Act (42
16 U.S.C. 1395m(m)) is amended—

17 (1) in paragraph (4)(C)—

18 (A) in clause (i), in the matter preceding
19 subclause (I), by striking "and (7)" and insert20 ing "(7), and (10)"; and

(B) in clause (ii)(X), by inserting "or
paragraph (10)" before the period; and

23 (2) by adding at the end the following new24 paragraph:

1 "(10) TREATMENT OF ADVANCE CARE PLAN-2 NING SERVICES.—The geographic requirements de-3 scribed in paragraph (4)(C)(i) shall not apply with 4 respect to telehealth services furnished on or after 5 January 1, 2024, for purposes of furnishing advance 6 care planning services, as determined by the Sec-7 retary.". TITLE II—REPORTS, RESEARCH, 8 AND EVALUATIONS 9 10 SEC. 201. STUDY AND REPORT BY THE SECRETARY RE-11 GARDING THE ESTABLISHMENT AND IMPLE-12 MENTATION OF A NATIONAL UNIFORM POL-13 ICY ON ADVANCE DIRECTIVES. 14 (a) STUDY.— 15 (1)IN GENERAL.—The Secretary, acting 16 through the Office of the Assistant Secretary for 17 Planning and Evaluation, shall conduct a study to 18 evaluate the barriers to establishing and imple-19 menting a national uniform policy on advance direc-20 tives and what needs to be done to overcome those 21 barriers. 22 (2) MATTERS STUDIED.—The matters studied 23 by the Secretary under paragraph (1) shall include 24 issues concerning—

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(A) family satisfaction that a patient's
 wishes, as stated in the patient's advance direc tive, were carried out;

(B) the usability, accessibility, interoperability, and portability of advance directives, including cases involving the transfer of an individual from one health care setting to another;

8 (C) the feasibility of establishing an op-9 tional, national advance directive form deemed 10 valid by any health care entity or qualified 11 health care provider participating in Medicare, 12 Medicaid, or CHIP, regardless of State law; 13 and

14 (D) State variations in advance directive
15 laws that are relevant to the establishment and
16 implementation of a national uniform policy of
17 advance directives.

(b) REPORT TO CONGRESS.—Not later than 2 years
after the date of enactment of this Act, the Secretary shall
submit to Congress a report on the study conducted under
subsection (a), together with recommendations for such
legislation and administrative actions as the Secretary
considers appropriate.

24 (c) CONSULTATION.—In conducting the study and25 developing the report under this section, the Secretary

shall consult with relevant stakeholders and other inter ested parties.

3 SEC. 202. GAO STUDY AND REPORT ON ESTABLISHMENT OF 4 NATIONAL ADVANCE DIRECTIVE REGISTRY; 5 OTHER STUDIES.

6 (a) STUDY AND REPORT ON ESTABLISHMENT OF NA7 TIONAL ADVANCE DIRECTIVE REGISTRY.—

8 (1) STUDY.—The Comptroller General of the 9 United States shall conduct a study on the feasi-10 bility of a national registry for advance directives, 11 taking into consideration the constraints created by 12 the privacy provisions enacted as a result of the 13 Health Insurance Portability and Accountability Act 14 of 1996 (Public Law 104–191).

15 (2) REPORT.—Not later than 18 months after 16 the date of enactment of this Act, the Comptroller 17 General of the United States shall submit to Con-18 gress a report on the study conducted under sub-19 section (a) together with recommendations for such 20 legislation and administrative action as the Comp-21 troller General of the United States determines to be 22 appropriate.

(b) ONC STUDY.—The National Coordinator of the
Office of the National Coordinator for Health Information
Technology shall conduct a study on the feasibility and

impact on advance care planning of requiring that elec tronic health record vendors seeking certification have a
 prominent and easily visible field for storing and sharing
 advance care planning documents and related clinical
 notes.

6 (c) ONC DEMONSTRATION PROGRAMS.—The Na-7 tional Coordinator for Health Information Technology, in 8 collaboration with the Director of the National Institute 9 of Standards and Technology, shall initiate 2 demonstra-10 tion programs to establish best practices and rec-11 ommended standards to support—

(1) usability, portability and interoperability of
advance directives that are accessible to individuals,
clinicians, and other authorized individuals; and

(2) the use of electronic signatures, electronic
authentication of witnesses, and electronic notarization to effectuate advance directives.

18 (d) Additional Study.—The Comptroller General 19 of the United States shall conduct a study and submit a 20 report to Congress on the incidence of health care, tests, 21 surgeries, drugs, and other services paid provided by quali-22 fied health care providers and paid for by the Federal Gov-23 ernment or the patient and that were not the preference 24 of the patient or the authorized health care agent of the patient. 25