115th Congress 1st Session S.
To amend title XVIII of the Social Security Act to provide for a permanent Independence at Home medical practice program under the Medicare program
IN THE SENATE OF THE UNITED STATES
Mr. Markey (for himself, Mr. Portman, Mr. Bennet, and Mr. Cornyn) introduced the following bill; which was read twice and referred to the Committee on
A BILL
To amend title XVIII of the Social Security Act to provide

1 Be it enacted by the Senate and House of Representa-

program under the Medicare program.

for a permanent Independence at Home medical practice

- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Independence at Home
- 5 Act of 2017".

1	SEC. 2. INDEPENDENCE AT HOME MEDICAL PRACTICE PRO
2	GRAM.
3	(a) Program.—Title XVIII of the Social Security
4	Act is amended by inserting after section 1866E the fol
5	lowing new section:
6	"INDEPENDENCE AT HOME MEDICAL PRACTICE PROGRAM
7	"Sec. 1866F. (a) Establishment.—
8	"(1) In general.—Not later than 18 months
9	after the date of the enactment of this section, the
10	Secretary shall establish and implement an inde
11	pendence at home medical practice program (in this
12	section referred to as the 'Program') that utilizes
13	primary care teams that—
14	"(A) are directed by physicians, nurse
15	practitioners, or physician assistants; and
16	"(B) emphasize home-based care that is
17	designed to reduce expenditures and improve
18	health outcomes in the provision of items and
19	services under this title to applicable bene
20	ficiaries.
21	"(2) Goals.—Under the Program, an inde
22	pendence at home medical practice shall be account
23	able for providing comprehensive, coordinated, con
24	tinuous, and accessible care to applicable bene
25	ficiaries at home and coordinating health care across
26	all treatment settings, resulting in—

1	"(A) reducing preventable hospitalizations
2	"(B) preventing hospital readmissions;
3	"(C) reducing emergency room visits;
4	"(D) improving health outcomes commen-
5	surate with each applicable beneficiary's stage
6	of chronic illness;
7	"(E) improving the efficiency of care, such
8	as by reducing duplicative diagnostic and lab-
9	oratory tests;
10	"(F) reducing the cost of items and serv-
11	ices covered under this title; and
12	"(G) achieving applicable beneficiary and
13	family caregiver satisfaction.
14	"(b) Independence at Home Medical Prac-
15	TICE.—
16	"(1) Independence at home medical prac-
17	TICE DEFINED.—In this section:
18	"(A) IN GENERAL.—The term independent
19	ence at home medical practice' means a legal
20	entity that meets each of the following require-
21	ments:
22	"(i) The entity is comprised of an in-
23	dividual physician, nurse practitioner, or
24	physician assistant or group of such practi-
25	tioners that furnishes care as part of a

team that may include physicians, nurses,
physician assistants, pharmacists, licensed
mental health practitioners, and other
health and social services staff, as appro-
priate.
"(ii) The entity is organized, at least
in part, for the purpose of furnishing phy-
sicians' services.
"(iii) The entity—
"(I) has experience in furnishing
home-based primary care services to
applicable beneficiaries, as determined
appropriate by the Secretary;
"(II) makes in-home visits; and
"(III) is available 24 hours per
day, seven days per week, to carry out
plans of care that are tailored to an
applicable beneficiary's chronic condi-
tions and designed to achieve the
goals described in subparagraphs (A)
through (G) of subsection (a)(2).
"(iv) The entity enters into an agree-
ment with the Secretary.
"(v) The entity furnishes services to
at least 200 applicable beneficiaries during

1	each year covered under the agreement un-
2	less the Secretary determines that a lower
3	minimum number of applicable bene-
4	ficiaries is necessary for the goals of the
5	Program to be achieved.
6	"(vi) The entity uses certified elec-
7	tronic health record technology and may
8	use remote monitoring and mobile diag-
9	nostic technology, as determined appro-
10	priate by the Secretary.
11	"(vii) The entity meets such other cri-
12	teria as the Secretary determines to be ap-
13	propriate to participate in the Program.
14	"(B) Physician.—The term 'physician
15	means a physician described in section
16	1861(r)(1) who has the medical training or ex-
17	perience to fulfill the physician's role described
18	in subparagraph (A)(i).
19	"(2) Inclusion of Affiliated Providers
20	AND PRACTITIONERS.—Nothing in this subsection
21	shall prevent an independence at home medical prac-
22	tice from including providers of services, practi-
23	tioners described in section 1842(b)(18)(C), or other
24	practitioners, including pharmacists, in an arrange-

I	ment with the practice to share in any savings under
2	the Program.
3	"(c) Quality Measures and Performance
4	STANDARDS.—
5	"(1) Quality measures.—
6	"(A) IN GENERAL.—The Secretary shall
7	determine appropriate quality measures to as-
8	sess the quality of care furnished by independ-
9	ence at home medical practices. To the extent
10	possible, such measures shall include outcome
11	measures and experience of care measures.
12	"(B) REPORTING REQUIREMENTS.—Under
13	the Program, an independence at home medical
14	practice shall submit data in a form and man-
15	ner and at a frequency specified by the Sec-
16	retary.
17	"(2) Quality performance standards.—
18	The Secretary shall establish quality performance
19	standards that independence at home medical prac-
20	tices must meet in order to be eligible to receive in-
21	centive payments under subsection (d)(2).
22	"(d) Incentive Payment Methodology.—
23	"(1) Establishment of target spending
24	LEVEL.—The Secretary shall establish an estimated
25	annual spending target based on the amount the

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Secretary estimates would have been spent in the absence of the Program, for items and services covered under parts A and B furnished to applicable beneficiaries or comparable beneficiaries, as determined by the Secretary, for each independence at home medical practice under this section. Such spending targets shall be determined on a per capita basis. Such spending targets shall include a risk corridor that takes into account normal variation in expenditures for items and services covered under parts A and B furnished to such beneficiaries with the size of the corridor being related to the number of applicable beneficiaries furnished services by each independence at home medical practice. The spending targets may also be adjusted for other factors as the Secretary determines appropriate.

"(2) Incentive payments.—Subject to meeting the quality performance standards under subsection (c)(2), an independence at home medical practice is eligible to receive an incentive payment under the Program if actual expenditures for a year for the applicable beneficiaries who are attributed to the practice are less than the estimated spending target established under paragraph (1) for such year. An incentive payment for such year shall be

1	equal to a portion (as determined by the Secretary
2	but in no case greater than 80 percent) of the
3	amount by which actual expenditures (including in-
4	centive payments under this paragraph) for applica-
5	ble beneficiaries under parts A and B for such year
6	are estimated to be less than 5 percent less than the
7	estimated spending target for such year, as deter-
8	mined under paragraph (1).
9	"(e) Applicable Beneficiary.—
10	"(1) In general.—In this section, the term
11	'applicable beneficiary' means an individual who the
12	independence at home medical practice to which the
13	individual is attributed has determined—
14	"(A) is entitled to benefits under part A
15	and enrolled for benefits under part B;
16	"(B) is not—
17	"(i) enrolled in a Medicare Advantage
18	plan under part C or a PACE program
19	under section 1894;
20	"(ii) attributed under—
21	"(I) another shared savings pro-
22	gram, under this title, such as under
23	section 1899; or
24	"(II) a model tested or expanded
25	under section 1115A that involves

1	snared savings under this title, or any
2	other demonstration that involves
3	such shared savings; or
4	"(iii) determined to have end stage
5	renal disease as provided in section 226A
6	or receiving dialysis at home;
7	"(C) has two or more chronic illnesses, as
8	determined by the Secretary, such as congestive
9	heart failure, diabetes, chronic obstructive pul-
10	monary disease, ischemic heart disease, stroke,
11	Alzheimer's Disease and neurodegenerative dis-
12	eases, other dementias designated by the Sec-
13	retary, and other diseases and conditions which
14	result in high costs under this title;
15	"(D) subject to paragraph (2), during the
16	12-month period immediately preceding the in-
17	dividual's attribution to an independence at
18	home medical practice—
19	"(i) had a nonelective hospital admis-
20	sion; and
21	"(ii) received—
22	"(I) skilled nursing care or reha-
23	bilitation services in a skilled nursing
24	facility paid under section 1888(e);

1	"(II) rehabilitation services in an
2	inpatient rehabilitation facility; or
3	"(III) part-time or intermittent
4	nursing care (as described in section
5	1861(m)(1)) through a home health
6	agency or physical or occupational
7	therapy or speech-language pathology
8	services (as described in section
9	1861(m)(2)) through a home health
10	agency;
11	"(E) has two or more functional depend-
12	encies requiring the assistance of another per-
13	son (such as bathing, dressing, toileting, walk-
14	ing, or feeding); and
15	"(F) meets such other criteria as the Sec-
16	retary determines appropriate.
17	"(2) Waiver of Certain Requirements
18	WHEN BENEFICIARY CHANGES PLANS.—The require-
19	ments under paragraph (1)(D) shall not apply when
20	an individual is attributed to an independence at
21	home medical practice under this section subsequent
22	to the first time an individual is attributed to such
23	a practice under this section.
24	"(3) Patient election to participate.—
25	The Secretary shall adopt an appropriate method to

1	determine that applicable beneficiaries have agreed
2	to enroll in an independence at home medical prac-
3	tice. Enrollment in an independence at home medical
4	practice shall be voluntary.
5	"(4) Beneficiary access to services.—
6	Nothing in this section shall be construed as—
7	"(A) encouraging physicians, nurse practi-
8	tioners, physician assistants, or other team
9	members to limit applicable beneficiary access
10	to services covered under this title; or
11	"(B) requiring applicable beneficiaries to
12	relinquish access to any benefit under this title
13	as a condition of receiving services from an
14	independence at home medical practice.
15	"(f) Agreements.—
16	"(1) In general.—Subject to paragraph (2),
17	an agreement with an independence at home medical
18	practice under the Program shall be for a period de-
19	termined appropriate by the Secretary but in no case
20	more than 3 years.
21	"(2) Renewals.—Subject to subsection (j), the
22	Secretary may renew an agreement with an inde-
23	pendence at home medical practice under the Pro-
24	gram.

1 "(g) Permitting Practices To Furnish Supple-MENTAL BENEFITS AT OWN EXPENSE.—Under the Pro-3 gram, independence at home medical practices may fur-4 nish applicable beneficiaries with items and services for which payment is not made under parts A and B, as determined by the Secretary. No payment for such items and 6 7 services shall be made under this title. 8 "(h) Waiver Authority.— 9 "(1) IN GENERAL.—Subject to paragraph (2), 10 the Secretary may waive such provisions of this title 11 and title XI as the Secretary determines necessary 12 in order to implement the Program. 13 "(2) Limitation.—The Secretary may only 14 waive the collection of coinsurance that is payable by 15 individuals under section 1833(a)(1) if the Chief Ac-16 tuary of the Centers for Medicare & Medicaid Serv-17 ices certifies that such a waiver would reduce (or 18 would not result in any increase in) net program 19 spending under this title. 20 "(i) Administration.—Chapter 35 of title 44, 21 United States Code, shall not apply to this section. 22 "(j) TERMINATION.— 23 "(1) Mandatory termination.—The 24 retary shall terminate an agreement with an inde-25 pendence at home medical practice if—

1	"(A) the Secretary estimates or determines
2	that such practice will not receive an incentive
3	payment under subsection (d)(2) for the third
4	of 3 consecutive years under the Program; or
5	"(B) such practice fails to meet at least a
6	minimum number of quality performance stand-
7	ards established under subsection (c)(2) during
8	any year of the agreement period.
9	"(2) Permissive Termination.—The Sec-
10	retary may terminate an agreement with an inde-
11	pendence at home medical practice for such other
12	reasons determined appropriate by the Secretary.
13	"(k) Transition.—
14	"(1) Transition from demonstration.—
15	The Secretary shall provide for an appropriate tran-
16	sition from the demonstration program under section
17	1866E to the Program under this section. Such
18	transition shall include a process that ensures that
19	independence at home medical practices and applica-
20	ble beneficiaries participating in such demonstration
21	are automatically included in the Program under
22	this section at the time of the implementation of the
23	Program.
24	"(2) Special rule for individuals partici-
25	PATING IN SIMILAR PROGRAMS.—In the case of an

1	individual who has regularly received home-based
2	primary care services, as determined by the Sec-
3	retary, during the 12-month period immediately pre-
4	ceding the individual's attribution to an independ-
5	ence at home medical practice for the first time, the
6	Secretary may, as determined appropriate, apply
7	clause (i) of subsection (e)(1)(D) (relating to a prior
8	nonelective hospital admission) by increasing the 12-
9	month period described in such subsection as it re-
10	lates to such clause to a period of up to 24 months
11	"(l) LIMITATION ON REVIEW.—There shall be no ad-
12	ministrative or judicial review under section 1869, section
13	1878, or otherwise of—
14	"(1) the attribution of applicable beneficiaries
15	to an independence at home medical practice;
16	"(2) the determination of the estimated annual
17	spending target for an independence at home med-
18	ical practice under subsection (d)(1);
19	"(3) the assessment of the quality of care fur-
20	nished by an independence at home medical practice
21	and the establishment of quality performance stand-
22	ards under subsection (c);
23	"(4) the determination of whether an independ-
24	ence at home medical practice is eligible for incen-

1	tive payments under subsection $(d)(2)$, and the
2	amount of such incentive payments; and
3	"(5) the termination of an independence at
4	home medical practice under subsection (j).".
5	(b) GAO STUDY AND REPORT.—
6	(1) STUDY.—The Comptroller General of the
7	United States shall conduct a study on the inde-
8	pendence at home medical practice program under
9	section 1866F of the Social Security Act, as added
10	by subsection (a). Such study shall include an anal-
11	ysis of—
12	(A) whether independence at home medical
13	practices are meeting the requirements under
14	such program;
15	(B) whether such program is reducing ex-
16	penditures under this title;
17	(C) the care that beneficiaries are receiving
18	under such program; and
19	(D) other areas determined appropriate by
20	the Comptroller General.
21	(2) Report.—Not later than 3 years after the
22	date of the implementation of such independence at
23	home medical practice program, the Comptroller
24	General of the United States shall submit to Con-
25	gress a report on the study conducted under para-

- 1 graph (1), together with such recommendations as
- 2 the Comptroller General determines to be appro-
- 3 priate.
- 4 (c) Revisions to Existing Demonstration Pro-
- 5 GRAM.—
- 6 (1) Extension through the implementa-
- 7 TION OF THE NEW PROGRAM.—Section 1866E(e)(1)
- 8 of the Social Security Act (42 U.S.C. 1395cc–
- 5(e)(1) is amended by inserting "plus the period be-
- ginning at the end of such 5-year period and ending
- on the date of the implementation of the program
- under section 1866F" after "5-year period".
- 13 (2) Permitting existing practices to see
- MORE BENEFICIARIES.—Section 1866E(e)(5) of the
- 15 Social Security Act (42 U.S.C. 1395cc–5(e)(1)) is
- amended by adding at the end the following new
- sentence: "Beginning on the date of the enactment
- of this sentence, the limitation on the number of
- beneficiaries that may participate in the demonstra-
- 20 tion program pursuant to the preceding sentence
- shall not apply with respect to independence at home
- 22 medical practices participating in the demonstration
- program as of such date of enactment.".