## H. R. 5169

To improve care furnished and to support the workforce in skilled nursing facilities under the Medicare program and in nursing facilities under the Medicaid program, and for other purposes.

#### IN THE HOUSE OF REPRESENTATIVES

September 3, 2021

Mr. Neal (for himself and Mr. Pallone) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, 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

### A BILL

To improve care furnished and to support the workforce in skilled nursing facilities under the Medicare program and in nursing facilities under the Medicaid program, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Nursing Home Im-
- 5 provement and Accountability Act of 2021".

# 1 TITLE I—TRANSPARENCY AND ACCOUNTABILITY

3	SEC. 101. IMPROVING THE ACCURACY AND RELIABILITY OF			
4	CERTAIN SKILLED NURSING FACILITY DATA			
5	(a) Reduction in Payments for Inaccurate Ri			
6	PORTING.—Section 1888(e)(6)(A) of the Social Securit			
7	Act (42 U.S.C. 1395yy(e)(6)(A)) is amended—			
8	(1) in the header, by striking "FOR FAILURE TO			
9	REPORT"; and			
10	(2) in clause (i)—			
11	(A) by striking "For fiscal years" and in-			
12	serting the following:			
13	"(I) Failure to report.—For			
14	fiscal years"; and			
15	(B) by adding at the end the following new			
16	subclause:			
17	"(II) REPORTING OF INAC-			
18	CURATE INFORMATION.—For fiscal			
19	years beginning with fiscal year 2025,			
20	in the case of a skilled nursing facility			
21	that submits data under this para-			
22	graph, measures under subsection (h),			
23	or resident assessment data described			
24	in section 1819(b)(3) with respect to			
25	such fiscal year that is inaccurate (as			

1	determined by the Secretary through
2	the validation process described in
3	section 1888(h)(12) or otherwise),
4	after determining the percentage de-
5	scribed in paragraph (5)(B)(i), and
6	after application of clauses (ii) and
7	(iii) of paragraph (5)(B) and of sub-
8	clause (I) if this clause (if applicable),
9	the Secretary shall reduce such per-
10	centage for payment rates during such
11	fiscal year by 2 percentage points.".
12	(b) Data and Measures Validation.—Section
13	1888(h)(12) of the Social Security Act (42 U.S.C.
14	1395yy(h)(12)) is amended—
15	(1) in subparagraph (A), by striking "and the
16	data submitted under subsection (e)(6)" and insert-
17	ing ", the data submitted under subsection (e)(6),
18	and, beginning with fiscal year 2024, the resident
19	assessment data described in section 1819(b)(3)";
20	(2) in subparagraph (B), by striking "of
21	\$5,000,000" and all that follows through the period
22	at the end and inserting the following: "of—
23	"(i) \$5,000,000 for each of fiscal
24	years 2023 through 2025; and

1	"(ii) \$50,000,000 for the period of fis-
2	cal years 2026 through 2035;
3	to the Centers for Medicare & Medicaid Serv-
4	ices Program Management Account, to remain
5	available until expended.".
6	(c) Providing Authority To Collect Data on
7	Additional Measures.—Section 1888(e)(6)(B)(i)(II) of
8	the Social Security Act (42 U.S.C. 1395yy(e)(6)(B)(i)(II))
9	is amended by inserting ", and data on any other validated
10	measure specified by the Secretary" after "under such
11	subsection (d)(1)".
12	SEC. 102. ENSURING ACCURATE INFORMATION ON COST
13	REPORTS.
13 14	REPORTS.  Section 1888(f) of the Social Security Act (42 U.S.C.
14	Section 1888(f) of the Social Security Act (42 U.S.C.
14 15	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following
14 15 16	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:
14 15 16 17	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—
14 15 16 17	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—  "(A) In General.—Beginning in 2022,
114 115 116 117 118	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—  "(A) In General.—Beginning in 2022, and annually thereafter, the Secretary shall
114 115 116 117 118 119 220	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—  "(A) In General.—Beginning in 2022, and annually thereafter, the Secretary shall conduct an audit of cost reports submitted
14 15 16 17 18 19 20 21	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—  "(A) In General.—Beginning in 2022, and annually thereafter, the Secretary shall conduct an audit of cost reports submitted under this title for a representative sample of
14 15 16 17 18 19 20 21	Section 1888(f) of the Social Security Act (42 U.S.C. 1395yy(f)) is amended by adding at the end the following new paragraphs:  "(5) Audit of Cost Reports.—  "(A) In General.—Beginning in 2022, and annually thereafter, the Secretary shall conduct an audit of cost reports submitted under this title for a representative sample of skilled nursing facilities.

the Centers for Medicare & Medicaid Services
Program Management Account, of
\$250,000,000 for fiscal year 2023 for purposes
of carrying out this paragraph. Amounts transferred pursuant to the previous sentence shall
remain available until expended.

## "(6) REVIEW OF RELATIONSHIP BETWEEN COST REPORT DATA AND QUALITY.—

"(A) IN GENERAL.—Not later than 2 years after the Secretary completes the first audit described in paragraph (5), and not less frequently than once every 2 years thereafter, the Inspector General of the Department of Health and Human Services shall conduct an analysis of, and submit to Congress a report on, the relationship between skilled nursing facility expenditures for functional accounts described in paragraph (3) and skilled nursing facility quality (as specified by the Inspector General).

"(B) Funding.—The Secretary shall provide for the transfer, from the Federal Hospital Insurance Trust Fund under section 1817 to the Inspector General of the Department of Health and Human Services \$25,000,000 for fiscal year 2023 for purposes of carrying out

1	this paragraph. Amounts transferred pursuant
2	to the previous sentence shall remain available
3	until expended.".
4	SEC. 103. REQUIRING A SURETY BOND FOR SKILLED NURS-
5	ING FACILITIES.
6	(a) Medicare.—Section 1819(a) of the Social Secu-
7	rity Act (42 U.S.C. 1395i-3(a)) is amended—
8	(1) in paragraph (2), by striking "and" at the
9	end;
10	(2) in paragraph (3), by striking the period and
11	inserting "; and; and
12	(3) by adding at the end the following new
13	paragraph:
14	"(4) provides the Secretary with a surety bond
15	in a form specified by the Secretary and in an
16	amount that is not less than the minimum of
17	\$500,000, unless the Secretary waives the provision
18	of such surety bond due to such facility providing a
19	comparable surety bond under State law.".
20	(b) Medicaid.—Section 1919(a) of the Social Secu-
21	rity Act (42 U.S.C. 1396r(a)) is amended—
22	(1) in paragraph (2), by striking "and" at the
23	end;
24	(2) in paragraph (3), by striking the period and
25	inserting ": and": and

1	(3) by inserting after paragraph (3) the fol-	
2	lowing new paragraph:	
3	"(4) provides the Secretary with a surety bond	
4	in a form specified by the Secretary and in an	
5	amount that is not less than the minimum of	
6	\$500,000, unless the Secretary waives the provision	
7	of such surety bond due to such facility providing a	
8	comparable surety bond under State law.".	
9	SEC. 104. SURVEY IMPROVEMENTS.	
10	(a) In General.—Section 1128I of the Social Secu-	
11	rity Act (42 U.S.C. 1320a-7j) is amended—	
12	(1) in the section heading, by striking "AC-	
13	COUNTABILITY REQUIREMENTS FOR" and in-	
14	serting "ADDITIONAL REQUIREMENTS WITH RE-	
	serting "ADDITIONAL REQUIREMENTS WITH RE- SPECT TO"; and	
14		
14 15	SPECT TO"; and	
<ul><li>14</li><li>15</li><li>16</li></ul>	SPECT TO"; and (2) by adding at the end the following new sub-	
14 15 16 17	SPECT TO"; and  (2) by adding at the end the following new subsection:	
14 15 16 17 18	SPECT TO"; and  (2) by adding at the end the following new subsection:  "(i) SURVEY IMPROVEMENTS.—	
14 15 16 17 18	SPECT TO"; and  (2) by adding at the end the following new subsection:  "(i) SURVEY IMPROVEMENTS.—  "(1) REVIEW.—The Secretary shall review	
14 15 16 17 18 19 20	SPECT TO"; and  (2) by adding at the end the following new subsection:  "(i) SURVEY IMPROVEMENTS.—  "(1) REVIEW.—The Secretary shall review (and, as appropriate, identify plans to improve) the	
14 15 16 17 18 19 20 21	SPECT TO"; and  (2) by adding at the end the following new subsection:  "(i) SURVEY IMPROVEMENTS.—  "(1) REVIEW.—The Secretary shall review  (and, as appropriate, identify plans to improve) the following:	
14 15 16 17 18 19 20 21	SPECT TO"; and  (2) by adding at the end the following new subsection:  "(i) SURVEY IMPROVEMENTS.—  "(1) REVIEW.—The Secretary shall review (and, as appropriate, identify plans to improve) the following:  "(A) The extent to which surveys con-	

1	in increased compliance with requirements
2	under sections 1819 and 1919 and subpart B
3	of part 483 of title 42, Code of Federal Regula-
4	tions, with respect to facilities.
5	"(B) The timeliness and thoroughness of
6	State agency verification of deficiency correc-
7	tions at facilities.
8	"(C) The appropriateness of the scoping
9	and substantiation of cited deficiencies at facili-
10	ties.
11	"(D) The accuracy of the identification
12	and appropriateness of the scoping of life safe-
13	ty, infection control, and emergency prepared-
14	ness deficiencies at facilities.
15	"(E) The timeliness of State agency inves-
16	tigations of—
17	"(i) complaints at facilities; and
18	"(ii) reported allegations of abuse, ne-
19	glect, and exploitation at facilities.
20	"(F) The consistency of facility reporting
21	of substantiated complaints to law enforcement.
22	"(G) The ability of the State agency to
23	sufficiently hire, train, and retain individuals
24	who conduct surveys.

- 1 "(H) Any other area related to surveys of 2 facilities, or the individuals conducting such 3 surveys, determined appropriate by the Sec-4 retary.
  - "(2) Report.—Not later than 3 years after the date of enactment of this subsection, the Secretary shall submit to Congress a report on the review conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Secretary determines to be appropriate.
    - "(3) SUPPORT.—If determined appropriate by the Secretary, based on the review under paragraph (1), the Secretary shall provide training, tools, technical assistance, and financial support to State agencies that perform surveys of facilities for the purpose of improving the surveys conducted under subsection (g) and the enforcement process under subsection (h) with respect to the areas reviewed under paragraph (1).
    - "(4) Funding.—There is appropriated to the Secretary, out of any monies in the Treasury not otherwise appropriated, \$570,000,000, to remain available until expended, for purposes of carrying out this subsection.".

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1	SEC.	105.	PROHIBITING	PRE-DISPUTE	ARBITRATION
2			AGREEMENTS		
3	(	(a) ME	EDICARE.—Sect	ion 1819(c) of the	he Social Secu-
4	rity A	Act (42	2 U.S.C. 1395i-	-3(c)) is amende	ed by adding at
5	the er	nd the	following new p	oaragraph:	
6		"(	(7) Prohibition	ON ON USE OF	PRE-DISPUTE
7	I	ARBITI	RATION AGREEN	IENTS.—	
8			"(A) In ge	NERAL.—A skill	ed nursing fa-
9		ci	lity may not er	nter into a pre-d	lispute arbitra-
10		tie	on agreement	with an individu	al applying to
11		re	eside or residing	g in the facility	(or a legal rep-
12		re	esentative of suc	ch resident), and	may not enter
13		in	to an agreemer	nt for services wi	th an entity or
14		in	dividual that en	nters into a pre-	dispute arbitra-
15		tie	on agreement	with an individu	al applying to
16		re	eside or residing	g in the facility	(or a legal rep-
17		re	esentative of suc	ch resident).	
18			"(B) No va	LIDITY OR ENFO	ORCEMENT.—A
19		sk	cilled nursing f	acility shall not	enforce a pre-
20		di	spute arbitrati	on agreement a	against a resi-
21		$\mathrm{d}\epsilon$	ent or former r	esident of a skil	led nursing fa-
22		ci	lity (or a lega	l representative	of such resi-
23		$\mathrm{d}\epsilon$	ent), without re	gard to whether	the agreement
24		W	as made prior	to or after the e	ffective date of
25		th	is paragraph.		

1 "(C) DEFINITION OF PRE-DISPUTE ARBI2 TRATION AGREEMENT.—In this paragraph, the
3 term 'pre-dispute arbitration agreement' means
4 any agreement to arbitrate a potential dispute
5 that, as of the date on which such agreement
6 is entered into, has not yet arisen.

"(D) Judicial review.—A determination as to whether and how this paragraph applies to a pre-dispute arbitration agreement shall be determined under Federal law by a court of competent jurisdiction, rather than an arbitrator, without regard to whether the party opposing arbitration challenges such agreement specifically or in conjunction with any other term of the contract containing such agreement."

#### (b) Medicaid.—

(1) Home and community-based services and home health care services.—Section 1915 of the Social Security Act (42 U.S.C. 1396n) is amended by adding at the end the following new subsection:

23 "(1) Prohibiting Pre-Dispute Arbitration 24 Agreements.— 1

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"(1) IN GENERAL.—For home and communitybased services or home health care services provided waiver under this under section. section a 1902(a)(10)(D), or any other provision authorizing the provision of home and community-based services or home health care services under this title, the provider of such services (and any employee, agent, related entity, or affiliate of such provider) may not enter into a pre-dispute arbitration agreement with an individual receiving such services (or a legal representative of such individual). A provider of such services (and any employee, agent, related entity, or affiliate of such provider) shall not enforce a pre-dispute arbitration agreement against an individual receiving such services, or who formerly received such services (or a legal representative of such individual), without regard to whether such agreement was made prior to the effective date of this subsection.

"(2) DEFINITION OF PRE-DISPUTE ARBITRA-TION AGREEMENT.—In this subsection, the term 'pre-dispute arbitration agreement' means any agreement to arbitrate a potential dispute that, as of the date on which such agreement is entered into, has not yet arisen. 

- "(3) Judicial review.—A determination as to whether and how this subsection applies to a pre-dispute arbitration agreement shall be determined under Federal law by a court of competent jurisdiction, rather than an arbitrator, without regard to whether the party opposing arbitration challenges such agreement specifically or in conjunction with any other term of the contract containing such agreement."
  - (2) Nursing facilities.—Section 1919(c) of the Social Security Act (42 U.S.C. 1396r(c)) is amended by adding at the end the following new paragraph:
  - "(9) Prohibition on use of pre-dispute arbitration agreements.—

"(A) IN GENERAL.—A nursing facility may not enter into a pre-dispute arbitration agreement with an individual applying to reside or residing in the facility (or a legal representative of such resident), and may not enter into an agreement for services with an entity or individual that enters into a pre-dispute arbitration agreement with an individual applying to reside or residing in the facility (or a legal representative of such resident).

1 "(B) No validity or enforcement.—A
2 nursing facility shall not enforce a pre-dispute
3 arbitration agreement against a resident or
4 former resident of a nursing facility (or a legal
5 representative of such resident), without regard
6 to whether the agreement was made prior to or
7 after the effective date of this paragraph.

"(C) DEFINITION OF PRE-DISPUTE ARBITRATION AGREEMENT.—In this paragraph, the term 'pre-dispute arbitration agreement' means any agreement to arbitrate a potential dispute that, as of the date on which such agreement is entered into, has not yet arisen.

"(D) Judicial Review.—A determination as to whether and how this paragraph applies to a pre-dispute arbitration agreement shall be determined under Federal law by a court of competent jurisdiction, rather than an arbitrator, without regard to whether the party opposing arbitration challenges such agreement specifically or in conjunction with any other term of the contract containing such agreement.".

1	SEC. 106. IMPROVEMENTS TO THE SPECIAL FOCUS FACIL
2	ITY PROGRAM.
3	(a) Appropriate Participation.—
4	(1) Medicare.—Section 1819(f)(8) of the So
5	cial Security Act (42 U.S.C. 1395i-3(f)(8)) is
6	amended—
7	(A) in subparagraph (A), by striking "The
8	Secretary" and inserting "Subject to the suc
9	ceeding provisions of this subsection, the Sec
10	retary''; and
11	(B) by adding at the end the following nev
12	subparagraph:
13	"(C) Appropriate participation.—No
14	later than October 1, 2022, the Secretary shall
15	ensure that the number of facilities partici
16	pating in the special focus facility program is
17	not less than 5 percent of all skilled nursing fa
18	cilities.".
19	(2) Medicaid.—Section 1919(f)(10) of the So
20	cial Security Act (42 U.S.C. 1395r(f)(10)) is amend
21	$\operatorname{ed}$ —
22	(A) in subparagraph (A), by striking "The
23	Secretary' and inserting "Subject to the suc
24	ceeding provisions of this subsection, the Sec
25	retary": and

1	(B) by adding at the end the following new
2	subparagraph:
3	"(C) Appropriate participation.—Not
4	later than October 1, 2022, the Secretary shall
5	ensure that the number of facilities partici-
6	pating in the special focus facility program is
7	not less than 5 percent of all nursing facili-
8	ties.".
9	(b) Compliance Assistance Programs.—
10	(1) Medicare.—Section 1819(f)(8) of the So-
11	cial Security Act (42 U.S.C. 1395i-3(f)(8)), as
12	amended by subsection (a)(1), is amended by adding
13	at the end the following new subparagraph:
14	"(D) Compliance assistance pro-
15	GRAMS.—
16	"(i) On-site consultation and
17	EDUCATIONAL PROGRAMMING.—
18	"(I) IN GENERAL.—The Sec-
19	retary shall establish on-site consulta-
20	tion and educational programming for
21	skilled nursing facilities participating
22	in the special focus facility program
23	with respect to compliance with the
24	applicable requirements under this
25	Act.

1	"(II) Entity.—The on-site con-
2	sultation and educational program-
3	ming described in subclause (I) shall
4	be carried out by quality improvement
5	organizations under part B of title XI
6	or other independent organizations of
7	a similar type that do not have con-
8	flicts of interest and are deemed ap-
9	propriate by the Secretary.
10	"(III) REQUIRED PARTICIPA-
11	TION.—A skilled nursing facility par-
12	ticipating in the special focus facility
13	program shall participate in any con-
14	sultations and educational program-
15	ming described in subclause (I) con-
16	ducted at the facility.
17	"(ii) Consultation independent
18	OF ENFORCEMENT.—
19	"(I) In general.—Subject to
20	subclause (II), on-site consultations
21	and educational programming de-
22	scribed in clause (i) shall be con-
23	ducted independently of any enforce-
24	ment activity.

"(II) Exception.—Subclause (I) 1 2 shall not apply in the case where a 3 triggering event at the skilled nursing facility is observed in the course of providing on-site consultations and 6 educational programming described in 7 clause (i). In establishing such on-site 8 consultations and educational pro-9 gramming, the Secretary shall deter-10 mine the triggering events for which 11 the use of necessary enforcement ac-12 tions is permitted notwithstanding the 13 limitation under subclause (I). Such 14 triggering events shall include events 15 that are required to be reported under 16 State and Federal law and a pattern 17 of deficiencies or problems that the 18 quality improvement organization or 19 other organization has identified for 20 correction but which are consistently 21 not corrected.". 22 (2) Medicaid.—Section 1919(f)(10) of the So-

(2) Medicaid.—Section 1919(f)(10) of the Social Security Act (42 U.S.C. 1395r(f)(10)), as amended by subsection (a)(2), is amended by adding at the end the following new subsection:

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1	"(D) COMPLIANCE ASSISTANCE PRO-
2	GRAMS.—
3	"(i) On-site consultation and
4	EDUCATIONAL PROGRAMMING.—
5	"(I) IN GENERAL.—The Sec-
6	retary shall establish on-site consulta-
7	tion and educational programming for
8	nursing facilities participating in the
9	special focus facility program with re-
10	spect to compliance with the applica-
11	ble requirements under this Act.
12	"(II) Entity.—The on-site con-
13	sultation and educational program-
14	ming described in subclause (I) shall
15	be carried out by quality improvement
16	organizations under part B of title XI
17	or other independent organizations of
18	a similar type that do not have con-
19	flicts of interest and are deemed ap-
20	propriate by the Secretary.
21	"(III) REQUIRED PARTICIPA-
22	TION.—A nursing facility partici-
23	pating in the special focus facility pro-
24	gram shall participate in any con-
25	sultations and educational program-

1	ming described in subclause (I) con-
2	ducted at the facility.
3	"(ii) Consultation independent
4 01	F ENFORCEMENT.—
5	"(I) In general.—Subject to
6	subclause (II), on-site consultations
7	and educational programming de-
8	scribed in clause (i) shall be con-
9	ducted independently of any enforce-
10	ment activity.
11	"(II) Exception.—Subclause (I)
12	shall not apply in the case where a
13	triggering event at the nursing facility
14	is observed in the course of providing
15	on-site consultations and educational
16	programming described in clause (i).
17	In establishing such on-site consulta-
18	tions and educational programming,
19	the Secretary shall determine the trig-
20	gering events for which the use of
21	necessary enforcement actions is per-
22	mitted notwithstanding the limitation
23	under subclause (I). Such triggering
24	events shall include events that are re-
25	quired to be reported under State and

1	Federal law and a pattern of defi-
2	ciencies or problems that the quality
3	improvement organization or other or-
4	ganization has identified for correc-
5	tion but which are consistently not
6	corrected.".
7	(e) Funding for the Special Focus Facility
8	Program, Including Compliance Assistance Pro-
9	GRAMS.—Section 1819(f)(8) of the Social Security Act (42
10	U.S.C. $1395i-3(f)(8)$ ), as amended by subsections (a)(1)
11	and (b)(1), is amended by adding at the end the following
12	new subparagraph:
13	"(E) For purposes of carrying out this
14	paragraph and section 1919(f)(10), there is ap-
15	propriated to the Secretary, out of any monies
16	in the Treasury not otherwise appropriated,
17	\$14,800,000 for fiscal year $2022$ and each sub-
18	sequent fiscal year, to remain available until ex-
19	pended.".
20	TITLE II—STAFFING
21	<b>IMPROVEMENTS</b>
22	SEC. 201. NURSE STAFFING REQUIREMENTS.
23	(a) In General.—Title XI of the Social Security Act
24	(42 U.S.C. 1301 et seq.) is amended by inserting after
25	section 1128K the following new section:

1	"SEC. 1128L. NURSE STAFFING REQUIREMENTS FOR FA
2	CILITIES.
3	"(a) Study.—Not later than 3 years after the date
4	of the enactment of this section, and not less frequently
5	than once every 5 years thereafter, the Secretary shall
6	conduct a study and submit to Congress a report on the
7	appropriateness of establishing minimum staff to residen
8	ratios for nursing staff for skilled nursing facilities (as de-
9	fined in section 1819(a)) and nursing facilities (as defined
10	in section 1919(a)). Each such report shall include—
11	"(1) with respect to the first such report, rec
12	ommendations regarding appropriate minimum ra-
13	tios of registered nurses (and, if practicable, licensed
14	practical nurses (or licensed vocational nurses) and
15	certified nursing assistants) to residents at such
16	skilled nursing facilities and such nursing facilities
17	and
18	"(2) with respect to each subsequent such re-
19	port, recommendations regarding appropriate min-
20	imum ratios of registered nurses, licensed practica
21	nurses (or licensed vocational nurses), and certified
22	nursing assistants to residents at such skilled nurs
23	ing facilities and such nursing facilities.
24	"(b) Promiligation of Regulations —

"(1) IN GENERAL.—Not later than 2 years 1 2 after the Secretary first submits a report under sub-3 section (a), the Secretary shall— "(A) specify through regulations, 4 sistent with such report, appropriate minimum 6 ratios (if any) of registered nurses (and, if 7 practicable, licensed practical nurses (or li-8 censed vocational nurses) and certified nursing 9 assistants) to residents at skilled nursing facili-10 ties and nursing facilities; and 11 "(B) subject to any waiver in effect under section 1819(b)(9)(B) or 1919(b)(9)(B), re-12 13 quire such skilled nursing facilities and such 14 nursing facilities to comply with such ratios. 15 "(2) UPDATE.—Not later than 2 years after the 16 submission of each subsequent report under sub-17 section (a), the Secretary shall, consistent with such 18 report, update the regulations described in para-19 graph (1)(A) to reflect appropriate minimum ratios 20 (if any) of registered nurses, licensed practical 21 nurses (or licensed vocational nurses), and certified 22 nursing assistants to residents at skilled nursing fa-23 cilities and nursing facilities. "(c) Funding.—The Secretary shall provide for the 24 transfer, from the Federal Hospital Insurance Trust Fund

1	under section 1817 to the Centers for Medicare & Med-
2	icaid Services Program Management Account, of
3	\$50,000,000 for fiscal year 2022 for purposes of carrying
4	out this section. Amounts transferred pursuant to the pre-
5	vious sentence shall remain available until expended.".
6	(b) Imposition of Requirements.—
7	(1) Medicare.—Section 1819(b) of the Social
8	Security Act (42 U.S.C. 1395i-3(b)) is amended by
9	adding at the end the following new paragraph:
10	"(9) Nurse staffing requirement.—
11	"(A) In General.—Subject to subpara-
12	graph (B), a skilled nursing facility shall com-
13	ply with any minimum staffing ratios for reg-
14	istered nurses, licensed practical nurses (or li-
15	censed vocational nurses), or certified nurse as-
16	sistants specified by the Secretary for such a
17	facility in regulations promulgated under sec-
18	tion 1128L(b) or, if greater, as specified by the
19	State involved for such a facility.
20	"(B) Waiver.—
21	"(i) In General.—The Secretary
22	may waive the application of subparagraph
23	(A) with respect to a skilled nursing facil-
24	ity if the Secretary finds that—

1	"(I) the facility is located in a
2	rural area and the supply of skilled
3	nursing facility services in such area
4	is not sufficient to meet the needs of
5	individuals residing therein;
6	"(II) the Secretary provides no-
7	tice of the waiver to the State long-
8	term care ombudsman (established
9	under section 307(a)(12) of the Older
10	Americans Act of 1965) and the pro-
11	tection and advocacy system in the
12	State for the mentally ill and the
13	mentally retarded; and
14	"(III) the facility that is granted
15	such a waiver notifies residents of the
16	facility (or, where appropriate, the
17	guardians or legal representatives of
18	such residents) and members of their
19	immediate families of the waiver.
20	"(ii) Renewal.—Any waiver in effect
21	under this subparagraph shall be subject to
22	annual renewal.".
23	(2) Medicaid.—Section 1919(b) of the Social
24	Security Act (42 U.S.C. 1396r(b)) is amended by
25	adding at the end the following new paragraph:

1	"(9) Nurse staffing requirement.—
2	"(A) In general.—Subject to subpara-
3	graph (B), a nursing facility shall comply with
4	any minimum staffing ratios for registered
5	nurses, licensed practical nurses (or licensed vo-
6	cational nurses), or certified nurse assistants
7	specified by the Secretary for such a facility in
8	regulations promulgated under section
9	1128L(b) or, if greater, as specified by the
10	State involved for such a facility.
11	"(B) Waiver.—
12	"(i) In General.—The Secretary
13	may waive the application of subparagraph
14	(A) with respect to a nursing facility if the
15	Secretary finds that—
16	"(I) the facility is located in a
17	rural area and the supply of nursing
18	facility services in such area is not
19	sufficient to meet the needs of individ-
20	uals residing therein;
21	"(II) the Secretary provides no-
22	tice of the waiver to the State long-
23	term care ombudsman (established
24	under section 307(a)(12) of the Older
25	Americans Act of 1965) and the pro-

1	tection and advocacy system in the
2	State for the mentally ill and the
3	mentally retarded; and
4	"(III) the facility that is granted
5	such a waiver notifies residents of the
6	facility (or, where appropriate, the
7	guardians or legal representatives of
8	such residents) and members of their
9	immediate families of the waiver.
10	"(ii) Renewal.—Any waiver in effect
11	under this subparagraph shall be subject to
12	annual renewal.".
13	SEC. 202. IMPROVING NURSING HOME COMPARE STAFFING
13 14	SEC. 202. IMPROVING NURSING HOME COMPARE STAFFING DATA.
14 15	DATA.
14 15 16	DATA.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the So-
14 15 16 17	<b>DATA.</b> (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i-3(i)(1)(A)(i)) is
14 15 16 17	DATA.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i-3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such
14 15 16 17	DATA.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i-3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such data provided on or after October 1, 2022, any hours
114 115 116 117 118	DATA.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i-3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such data provided on or after October 1, 2022, any hours spent on administrative duties by licensed nurse staff)
114 115 116 117 118 119 220	pata.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i–3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such data provided on or after October 1, 2022, any hours spent on administrative duties by licensed nurse staff) and, beginning October 1, 2022, data on the hours of care
14 15 16 17 18 19 20 21	(a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i–3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such data provided on or after October 1, 2022, any hours spent on administrative duties by licensed nurse staff) and, beginning October 1, 2022, data on the hours of care provided per resident per weekend day" after "per resident"
14 15 16 17 18 19 20 21	DATA.  (a) Medicare.—Section 1819(i)(1)(A)(i) of the Social Security Act (42 U.S.C. 1395i–3(i)(1)(A)(i)) is amended by inserting "(excluding, with respect to such data provided on or after October 1, 2022, any hours spent on administrative duties by licensed nurse staff) and, beginning October 1, 2022, data on the hours of care provided per resident per weekend day" after "per resident per day".

1	vided on or after October 1, 2022, any hours spent or
2	administrative duties by licensed nurse staff) and, begin-
3	ning October 1, 2022, data on the hours of care provided
4	per resident per weekend day" after "per resident per
5	day".
6	SEC. 203. ENSURING THE SUBMISSION OF ACCURATE
7	STAFFING DATA.
8	Section 1128I(g) of the Social Security Act (42
9	U.S.C. 1320a-7j(g)) is amended—
10	(1) by redesignating paragraphs (1) through
11	(4) as subparagraphs (A) through (D), respectively
12	and adjusting the margins accordingly;
13	(2) in subparagraph (D), as so redesignated, by
14	striking "paragraph (1)" and inserting "subpara-
15	graph (A)";
16	(3) by moving the flush matter following sub-
17	paragraph (D), as so redesignated, 2 ems to the
18	right;
19	(4) by striking "Beginning not later than" and
20	inserting the following:
21	"(1) In General.—Beginning not later than"
22	and
23	(5) by adding at the end the following new
24	paragraph:

1	"(2) Penalty for submission of inac-
2	CURATE INFORMATION.—Any facility that submits
3	inaccurate information to the Secretary under para-
4	graph (1) may be subject to a civil monetary penalty
5	not to exceed \$10,000 for each such submission. The
6	provisions of section 1128A (other than subsections
7	(a) and (b) of such section) shall apply to a civil
8	money penalty under the preceding sentence in the
9	same manner as such provisions apply to a penalty
10	or proceeding under section 1128A(a).".
11	SEC. 204. REQUIRING 24-HOUR USE OF REGISTERED PRO-
12	FESSIONAL NURSES.
13	(a) Medicare.—Section 1819(b)(4)(C)(i) of the So-
14	cial Security Act (42 U.S.C. 1395i-3(b)(4)(C)(i)) is
15	amended by striking "registered professional nurse" and
	amended by striking "registered professional nurse" and all that follows through the period at the end and inserting
16	all that follows through the period at the end and inserting
16 17	all that follows through the period at the end and inserting
16 17	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect
16 17 18	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect to such services furnished—
16 17 18	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect to such services furnished—  "(I) before October 1, 2023, at
16 17 18 19 20	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect to such services furnished—  "(I) before October 1, 2023, at least 8 consecutive hours a day, 7
16 17 18 19 20 21	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect to such services furnished—  "(I) before October 1, 2023, at least 8 consecutive hours a day, 7 days a week; and
16 17 18 19 20 21	all that follows through the period at the end and inserting the following: "registered professional nurse, with respect to such services furnished—  "(I) before October 1, 2023, at least 8 consecutive hours a day, 7 days a week; and  "(II) on or after such date, 24

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amended by striking "registered professional nurse" and
   all that follows through the period at the end and inserting
   the following: "registered professional nurse, with respect
 3
 4
   to such services furnished—
 5
                                "(aa)
                                       before
                                                October
 6
                           2023, at least 8 consecutive
 7
                           hours a day, 7 days a week; and
                                "(bb) on or after such date,
 8
 9
                           24 hours a day, 7 days a week.".
10
   SEC. 205. PROVISION OF INFECTION CONTROL SERVICES.
11
        (a) Medicare.—Section 1819(d)(3) of the Social Se-
   curity Act (42 U.S.C. 1395i-3(d)(3)) is amended—
12
13
             (1) by redesignating subparagraphs (A) and
14
        (B) as clauses (i) and (ii) respectively, and moving
15
        such clauses 2 ems to the right;
             (2) by striking "ENVIRONMENT.—A skilled"
16
        and inserting "ENVIRONMENT.—
17
18
                 "(A) IN GENERAL.—A skilled";
19
             (3) in subparagraph (A), as amended by para-
20
        graphs (1) and (2)—
                  (A) in clause (i), by striking ", and" at the
21
22
             end and inserting a semicolon;
23
                  (B) in clause (ii), by striking the period at
             the end and inserting "; and"; and
24
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1	(C) by adding at the end the following new
2	clause:
3	"(iii) provide, directly or under ar-
4	rangements with others, for infection con-
5	trol services overseen by an infection
6	preventionist for a minimum number of
7	hours per week as determined appropriate
8	by the Secretary (but, subject to subpara-
9	graph (B), not less than 40 hours per
10	week)."; and
11	(4) by adding at the end the following new sub-
12	paragraph:
13	"(B) REDUCTION IN REQUIRED NUMBER
14	OF HOURS FOR INFECTION CONTROL SERVICES
15	OVERSEEN BY AN INFECTION
16	PREVENTIONIST.—
17	"(i) In General.—The Secretary
18	may grant a waiver to a skilled nursing fa-
19	cility under which the number of hours per
20	week that infection control services over-
21	seen by an infection preventionist at the
22	facility are required under subparagraph
23	(A)(iii) are reduced if the Secretary finds
24	that—
25	"(I) the facility—

1	"(aa) is located in a rural
2	area and the supply of skilled
3	nursing facility services in such
4	area is not sufficient to meet the
5	needs of individuals residing
6	therein; or
7	"(bb) is of a size that neces-
8	sitates a lower requirement;
9	"(II) the Secretary provides no-
10	tice of the waiver to the State Long-
11	Term Care Ombudsman (supported
12	under title III or chapter 2 of subtitle
13	A of title VII of the Older Americans
14	Act of 1965) and the protection and
15	advocacy system (as defined in section
16	102 of the Developmental Disabilities
17	Assistance and Bill of Rights Act of
18	2000) in the State; and
19	"(III) the facility that is granted
20	the waiver notifies residents of the fa-
21	cility (or, where appropriate, the
22	guardians or legal representatives of
23	such residents) and members of their
24	immediate families of the waiver.

1	"(ii) Annual review.—A waiver
2	under this subparagraph shall be subject to
3	annual review by the Secretary.".
4	(b) Medicaid.—Section 1919(d)(3) of the Social Se-
5	curity Act (42 U.S.C. 1396r(d)(3)) is amended—
6	(1) by redesignating subparagraphs (A) and
7	(B) as clauses (i) and (ii) respectively, and moving
8	such clauses 2 ems to the right;
9	(2) by striking "ENVIRONMENT.—A nursing fa-
10	cility" and inserting "ENVIRONMENT.—
11	"(A) IN GENERAL.—A nursing facility";
12	(3) in subparagraph (A), as amended by para-
13	graphs (1) and (2)—
14	(A) in clause (i), by striking ", and" at the
15	end and inserting a semicolon;
16	(B) in clause (ii), by striking the period at
17	the end and inserting "; and"; and
18	(C) by adding at the end the following new
19	clause:
20	"(iii) provide, directly or under ar-
21	rangements with others, for infection con-
22	trol services overseen by an infection
23	preventionist for a minimum number of
24	hours per week as determined appropriate
25	by the Secretary (but, subject to subpara-

1	graph (B), not less than 40 hours per
2	week)."; and
3	(4) by adding at the end the following new sub-
4	paragraph:
5	"(B) REDUCTION IN REQUIRED NUMBER
6	OF HOURS FOR INFECTION CONTROL SERVICES
7	OVERSEEN BY AN INFECTION
8	PREVENTIONIST.—
9	"(i) In General.—A State may
10	grant a waiver to a nursing facility under
11	which the number of hours per week that
12	infection control services overseen by an in-
13	fection preventionist at the facility are re-
14	quired under subparagraph (A)(iii) are re-
15	duced if—
16	"(I) the facility demonstrates to
17	the satisfaction of the State that the
18	facility has been unable, despite dili-
19	gent efforts (including offering wages
20	at the community prevailing rate for
21	nursing facilities), to recruit appro-
22	priate personnel;
23	"(II) the State determines that
24	the waiver will not endanger the

1	health or safety of individuals staying
2	in the facility;
3	"(III) the State agency granting
4	the waiver provides notice of the waiv-
5	er to the State Long-Term Care Om-
6	budsman (supported under title III or
7	chapter 2 of subtitle A of title VII of
8	the Older Americans Act of 1965) and
9	the protection and advocacy system
10	(as defined in section 102 of the De-
11	velopmental Disabilities Assistance
12	and Bill of Rights Act of 2000); and
13	"(IV) the nursing facility that is
14	granted the waiver by a State notifies
15	residents of the facility (or, where ap-
16	propriate, the guardians or legal rep-
17	resentatives of such residents) and
18	members of their immediate families
19	of the waiver.
20	"(ii) Annual review.—A waiver
21	under this subparagraph shall be subject to
22	annual review by the State agency and to
23	the review of the Secretary and subject to
24	clause (iii) shall be accepted by the Sec-
25	retary for purposes of this title to the same

1 extent as is the State's certification of the 2 facility. In granting or renewing a waiver, 3 a State may require the facility to use other qualified, licensed personnel to meet the staffing requirements under subpara-6 graph (A)(iii). 7 "(iii) Assumption of Waiver Au-THORITY BY SECRETARY.—If the Secretary 8 9 determines that a State has shown a clear 10 pattern and practice of allowing waivers in 11 the absence of diligent efforts by facilities 12 to meet the staffing requirements under 13 subparagraph (A)(iii), the Secretary shall 14 assume and exercise the authority of the 15 State to grant waivers.". 16 (c) Effective Date.—The amendments made by this section shall take effect on October 1, 2022. 18 SEC. 206. ENHANCED FUNDING TO SUPPORT STAFFING 19 AND QUALITY CARE IN NURSING FACILITIES. 20 (a) FMAP INCREASE.— 21 (1) In General.—Notwithstanding subsection 22 (b) or (ff) of section 1905 of the Social Security Act 23 (42 U.S.C. 1396d), in the case of a State that meets 24 the requirements described in subsection (c), the

Federal medical assistance percentage determined

1 for the State under subsection (b) of section 1905 2 of such Act (or subsection (ff) of such section, if ap-3 plicable) and, if applicable, as increased under sub-4 section (y), (z), (aa), or (ii) of such section or sec-5 tion 6008 of the Families First Coronavirus Re-6 sponse Act (Public Law 116–127), or any other pro-7 vision of law, shall be increased by the applicable 8 number of percentage points specified in paragraph 9 (2) (but not to exceed 95 percent) with respect to 10 amounts expended by the State Medicaid program 11 for medical assistance for nursing facility services 12 provided for each calendar quarter that occurs dur-13 ing the applicable period and for which the Secretary 14 determines that the State meets such requirements. 15 Any payment made to Puerto Rico, the Virgin Is-16 lands, Guam, the Northern Mariana Islands, or 17 American Samoa for expenditures on medical assist-18 ance that are subject to the Federal medical assist-19 ance percentage increase specified under the first 20 sentence of this paragraph shall not be taken into 21 account for purposes of applying payment limits 22 under subsections (f) and (g) of section 1108 of the 23 Social Security Act (42 U.S.C. 1308).

(2) APPLICABLE NUMBER OF PERCENTAGE POINTS.—For purposes of paragraph (1), the appli-

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1	cable number of percentage points specified in this
2	paragraph is—
3	(A) in the case of a calendar quarter that
4	occurs within the 16-quarter period that begins
5	on the 1st day of the applicable period, 3 per-
6	centage points;
7	(B) in the case of a calendar quarter that
8	occurs within the 4-quarter period immediately
9	succeeding such 16-quarter period, 2 percentage
10	points; and
11	(C) in the case of a calendar quarter that
12	occurs within the 4-quarter period immediately
13	succeeding the 4-quarter period described in
14	subparagraph (B), 1 percentage point.
15	(b) DEFINITIONS.—In this section:
16	(1) Applicable Period.—The term "applica-
17	ble period" means the period that—
18	(A) begins on the 1st day of the 1st cal-
19	endar quarter that begins on or after the date
20	that is 1 year after the date of enactment of
21	this section; and
22	(B) ends on the last day of the succeeding
23	24th calendar quarter.
24	(2) Nursing facility staff.—The term
25	"nursing facility staff" includes a registered nurse,

- licensed practical nurse, licensed nursing assistant,
  certified nursing assistant, nursing assistant, and
  any other relevant staff, as determined by the Secretary, who provide care to Medicaid beneficiaries
  who are residents in a nursing facility.
  - (3) MEDICAID BENEFICIARY.—The term "Medicaid beneficiary" means an individual who is eligible for, and enrolled in, a State Medicaid program.
  - (4) Medicaid program.—The term "Medicaid program" means, with respect to a State, the State program under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.) (including any waiver or demonstration under such title or under section 1115 of such Act (42 U.S.C. 1315) relating to such title).
  - (5) Nursing facility.—The term "nursing facility"—
    - (A) has the meaning given such term in section 1919(a) of the Social Security Act (42 U.S.C. 1396r(a); and
    - (B) includes a skilled nursing facility, as defined in section 1819(a) of the Social Security Act (42 U.S.C. 1395i-3(a)), that is a participating provider in the Medicaid program of the State in which the facility is located or oth-

erwise furnishes items or services for which medical assistance is available under the Medicaid program of the State in which the facility is located.

## (6) Nursing facility services.—

- (A) IN GENERAL.—Subject to subparagraphs (B) and (C), the term "nursing facility services" has the meaning given such term under section 1905(f) of the Social Security Act (42 U.S.C. 1396d(f)).
- (B) STATE MEDICAID PROGRAM.—With respect to a State, such term includes those services (including any limitations on the provision of, or payment for, such services) that are specified as nursing facility services for purposes of the Medicaid program of the State in which the nursing facility furnishing such services is located.
- (C) Individual Plan of Care.—Notwithstanding subparagraph (A) or (B), such term includes items or services that are specified in the individual plan of care for a resident of a nursing facility and are furnished to the resident in accordance with the requirements of such plan.

1	(7) Secretary.—The term "Secretary" means
2	the Secretary of Health and Human Services.
3	(8) STATE.—The term "State" has the mean-
4	ing given such term for purposes of title XIX of the
5	Social Security Act (42 U.S.C. 1396 et seq.).
6	(c) REQUIREMENTS.—As a condition for receipt of
7	the increase under subsection (a) to the Federal medical
8	assistance percentage determined for a State under sub-
9	section (b) of section 1905 of the Social Security Act (42
10	U.S.C. 1396d) for a calendar quarter, the State shall dem-
11	onstrate to the satisfaction of the Secretary the following:
12	(1) Use of additional federal funds.—
13	The State agrees to—
14	(A) use the Federal funds attributable to
15	the increase under subsection (a) only for the
16	purposes specified in subsection (d); and
17	(B) not use such Federal funds to satisfy
18	any State contribution required under the State
19	Medicaid program.
20	(2) Plan for staffing and service im-
21	PROVEMENTS AND REPORTING.—The State has a
22	reasonable plan for achieving the purposes specified
23	in subsection (d), including with respect to—
24	(A) carrying out the staffing and service
25	improvements specified in subsection (e) to

1	strengthen nursing facility staff workforce and
2	improve the quality and safety of care for Med-
3	icaid beneficiaries; and
4	(B) collecting and reporting the informa-
5	tion required under subsection (f).
6	(3) Supplement, not supplant.—The State
7	agrees to use the Federal funds attributable to the
8	increase under subsection (a) to supplement, and not
9	supplant, the level of State funds expended as of Oc-
10	tober 1, 2021, for nursing facility services, including
11	with respect to efforts to strengthen the nursing fa-
12	cility staff workforce and improve the quality and
13	safety of care for Medicaid beneficiaries, under the
14	State Medicaid program.
15	(4) Reporting and oversight.—The State
16	agrees to—
17	(A) annually report the information speci-
18	fied in subsection (f) to the Secretary in such
19	form and manner as the Secretary shall require;
20	and
21	(B) provide such data and information as
22	is necessary for the evaluation required under
23	subsection (g).
24	(d) USE OF FUNDS.—A State may use the Federal
25	funds attributable to the increase under subsection (a)

- 1 only for expenditures eligible for payment under the State
- 2 Medicaid program that are attributable to State efforts
- 3 to achieve both of the following purposes:
- (1) To expand and improve nursing facility staffing, including by increasing payments for nursing facility services to improve staff wages and benefits, support retention and recruitment, and reduce staff turnover, consistent with the improvements specified in paragraphs (1) and (2) of subsection (e).
- 10 (2) To support and improve the quality and
  11 safety of care provided to Medicaid beneficiaries in
  12 nursing facilities, including through efforts to ex13 pand the use of person-centered models of care, and
  14 incentives or payments related to the provision of
  15 care for Medicaid beneficiaries in private rooms.
- 16 (e) STAFFING AND SERVICE IMPROVEMENTS.—The 17 staffing and service improvements specified in this sub-18 section are the following:
  - (1) The State makes such changes to processes for determining payment rates for nursing facility services as are necessary to ensure that—
- 22 (A) such payment rates are reviewed and 23 updated every 2 years during the applicable pe-24 riod to support the recruitment and retention of 25 nursing facility staff, and reduce turnover in

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- 1 such staff through a transparent process that 2 involves meaningful input from stakeholders; 3 and
  - (B) increases to such payment rates are, at a minimum, used to proportionally increase wages and benefits for nursing facility staff.
  - (2) The State updates, develops, and adopts training opportunities and resources for nursing facility staff, including training for providing personcentered care.
- (3) The State improves and streamlines edu-12 cation and options counseling services for Medicaid 13 beneficiaries, potential Medicaid beneficiaries, and 14 family members of such beneficiaries and potential 15 beneficiaries, with respect to eligibility and options for institutional and non-institutional long term 16 17 care.
- 18 (f) ANNUALLY REPORTED INFORMATION.—The in-19 formation required to be annually reported to the Sec-20 retary by a State with respect to such reporting periods 21 as the Secretary shall specify is the following:
- 22 (1) The number of Medicaid beneficiaries who 23 received during the reporting period or, as of the 24 date of the report, are receiving, nursing facility

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- services in the State, disaggregated by race, ethnicity, gender, geography, age, and income.
  - (2) A description of how the State spent the Federal funds attributable to the increase under subsection (a) during the reporting period.
    - (3) Changes to payment rates for nursing facility services under the State Medicaid program during the reporting period.
    - (4) The staffing information and employee turnover and tenure information in nursing facilities in the State during the reporting period, based on submissions to the Payroll-Based Journal system of the Centers for Medicare & Medicaid Services under section 1128I(g) of the Social Security Act (42 U.S.C. 1320a-7j(g)).
    - (5) The wages and benefits provided to nursing facility staff in nursing facilities in the State during the reporting period.
    - (6) A description of the health status of, and quality of care provided to, Medicaid beneficiaries who are residents of nursing facilities in the State during the reporting period, in the manner determined by the Secretary.

1	(g) EVALUATION.—The Secretary shall engage an ex-
2	ternal contractor to conduct an independent evaluation of
3	the impact of this section on—
4	(1) the quality and safety of care provided in
5	nursing facilities to Medicaid beneficiaries who are
6	residents of nursing facilities;
7	(2) the capacity of the nursing facility staff
8	workforce to provide quality, safe care for Medicaid
9	beneficiaries who are residents of nursing facilities;
10	and
11	(3) the wages, benefits, and turnover of nursing
12	facility staff.
13	(h) Interim and Final Reports to Congress.—
14	(1) In general.—The Secretary shall submit
15	an interim report to Congress on the implementation
16	of this section 4 years after the date of enactment
17	of this section, and a final report on the implemen-
18	tation of this section 8 years after such date.
19	(2) Required information.—
20	(A) INTERIM AND FINAL REPORTS.—The
21	interim and final reports submitted under this
22	subsection shall include the following informa-
23	tion:
24	(i) The number of States that received
25	an increase to the Federal medical assist-

1	ance percentage of the State under sub-
2	section (a) during the applicable period.
3	(ii) The State activities funded by the
4	Federal funds attributable to the increase
5	under subsection (a).
6	(B) FINAL REPORT.—The final report sub-
7	mitted under this section shall include, in addi-
8	tion to the information required under subpara-
9	graph (A), the results of the independent eval-
10	uation conducted pursuant to subsection (g).
11	TITLE III—BUILDING MODIFICA-
12	TION AND STAFF INVEST-
13	MENT DEMONSTRATION PRO-
14	GRAM
15	SEC. 301. ESTABLISHING A SKILLED NURSING FACILITY
16	BUILDING MODIFICATION AND STAFF IN-
17	VESTMENT DEMONSTRATION PROGRAM.
18	Part A of title XVIII of the Social Security Act (42
19	U.S.C. 1395c et seq.) is amended by inserting after sec-
20	tion 1819 the following new section:
21	"SEC. 1819A. COMMUNITY-BASED LIVING MODIFICATIONS
22	AND STAFF INVESTMENT DEMONSTRATION
23	PROGRAM.
24	"(a) Establishment.—Not later than January 1,
25	2023, the Secretary shall establish a demonstration pro-

1	gram to test the impact of providing skilled nursing facili-
2	ties (as defined in section 1819(a)) selected by the Sec-
3	retary under subsection (b) funding to modify the built
4	environments of such facilities (or portions of such facili-
5	ties) and invest in individuals providing resident care in
6	such facilities (or in portions of such facilities) in order
7	to, with respect to residents of such facilities, improve
8	health outcomes relative to residents of facilities not so
9	selected.
10	"(b) Application and Selection of Facili-
11	TIES.—
12	"(1) Application.—
13	"(A) In general.—A skilled nursing fa-
14	cility shall only be eligible to receive funding
15	under the demonstration program established
16	under subsection (a) if such facility submits an
17	application at such time and in such manner as
18	specified by the Secretary that contains—
19	"(i) a description of modifications and
20	investments described in subsection (a)
21	that will be made by the facility using such
22	funds, including the estimated costs of
23	such modifications and investments;
24	"(ii) an agreement that such facility
25	(or, in the case such modifications and in-

1	vestments are to be made only with respect
2	to a portion of such facility, such portion
3	of such facility)—
4	"(I) will meet the requirements
5	described in subparagraph (B) not
6	later than the date that is 2 years
7	after such facility first receives funds
8	for such modifications and invest-
9	ments under such program; and
10	"(II) will continue to meet such
11	requirements for the 5-year period be-
12	ginning on the date that is 2 years
13	after such facilities first receives such
14	funds;
15	"(iii) an agreement that, in the case
16	such facility (or such portion of such facil-
17	ity, as applicable) fails to meet such re-
18	quirements in accordance with clause (ii),
19	such facility will—
20	"(I) repay such funds to the Sec-
21	retary in an amount determined ap-
22	propriate by the Secretary under sub-
23	section (d); and
24	"(II) notify each resident of such
25	facility (or each resident of such por-

1 tion of such facility, as applicable) of 2 the failure of such facility or such 3 portion, as applicable, to meet such 4 requirements; "(iv) an agreement that, if such facil-6 ity is selected by the Secretary under para-7 graph (2), the facility will notify each resi-8 dent of such facility (or each resident of 9 such portion of such facility, as applicable), of such selection and include in such notifi-10 11 cation a description of the program estab-12 lished under subsection (a), including any 13 modifications and investments to be made 14 with respect to such facility (or with re-15 spect to such portion of such facility, as 16 applicable); and 17 "(v) in the case such modifications 18 and investments are to be made only with 19 respect to a portion of such facility, an 20 agreement that such facility will not dis-21 criminate in the selection of residents who 22 may reside in such portion based on 23 whether payment is being made to such fa-

cility with respect to such resident under

1	this title, a State plan (or waiver of such
2	plan) under title XIX, or otherwise.
3	"(B) Requirements.—For purposes of
4	subparagraph (A), the requirements described
5	in this subparagraph with respect to a skilled
6	nursing facility (or a portion of such facility)
7	are the following:
8	"(i) The facility (or portion) main-
9	tains beds for no less than 5 and no more
10	than 14 residents.
11	"(ii) The facility (or portion) incor-
12	porates universal design (defined in section
13	3(19) of the Assistive Technology Act of
14	1998)) to ensure such facility (or portion)
15	is accessible to all residents, regardless of
16	age or disability, including by providing for
17	the following:
18	"(I) Private rooms and bath-
19	rooms (unless such facility determines
20	that the provision of private rooms
21	and bathrooms at such facility would
22	adversely affect the availability of
23	skilled nursing facility services in the
24	area in which such facility is located

1	and the Secretary concurs with such
2	determination).
3	"(II) Shared space, including a
4	central living area, as defined by the
5	Secretary, with a communal dining
6	table and accessible kitchen.
7	"(III) Accessible outdoor space,
8	including a protected garden space for
9	use by residents and their visitors.
10	"(iii) The facility (or portion) provides
11	a clinical team that consists of a full-time
12	registered professional nurse or licensed
13	practical nurse (or licensed vocational
14	nurse) who works in partnership with cer-
15	tified nursing assistants in a team-based,
16	collaborative model.
17	"(iv) The facility (or portion) has a li-
18	censed practical nurse (or licensed voca-
19	tional nurse) on site at all times.
20	"(v) The facility (or portion) facili-
21	tates a standing resident council run by
22	residents, and a standing family council
23	run by family members of residents, that
24	meets such requirements as may be speci-
25	fied by the Secretary.

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"(vi) The facility (or portion) solicits resident input on facility policies (or policies relating to such portion of such facility), including with respect to programs and scheduling, and, in the case of an incapacitated resident, solicits such input from an individual recognized by State law to act on behalf of such resident.

"(vii) In addition to the resident assessment under section 1819(b)(3), the facility (or portion) conducts an assessment of residents' care preferences (or, in the case of an incapacitated resident, such preferences as expressed by an individual recognized by State law to act on behalf of such resident) not later than 14 days after the resident is admitted to such facility or portion of such facility (or, in the case of a resident residing at such facility at the time such facility receives funding under the program established under paragraph (1), not later than 14 days after the date of such receipt) to ensure care is persondirected.

1	"(viii) The facility (or portion) offers
2	daily activities, such as art, music, edu-
3	cational activities, or other activities based
4	on resident preferences.
5	"(C) TIMEFRAME.—The Secretary shall
6	develop the application described in subpara-
7	graph (A) and begin accepting such applica-
8	tions not later than July 1, 2023. The Sec-
9	retary shall accept such applications during the
10	2-year period beginning on the date such appli-
11	cations are first accepted.
12	"(2) Selection.—
13	"(A) In general.—Not later than 2 years
14	after the date the Secretary first accepts appli-
15	cations under paragraph (1), the Secretary
16	shall select a number of skilled nursing facilities
17	determined appropriate by the Secretary to re-
18	ceive funding under the program established
19	under subsection (a).
20	"(B) Preference.—In selecting skilled
21	nursing facilities under this paragraph, the Sec-
22	retary shall—
23	"(i) give preference to facilities that—
24	"(I) are located in medically un-
25	derserved areas (as defined in section

1	330(b)(3)(A) of the Public Health
2	Service Act); and
3	"(II) house a majority of resi-
4	dents who are receiving medical as-
5	sistance consisting of nursing facility
6	services under a State plan (or waiver
7	of such plan) under title XIX;
8	"(ii) give preference to facilities that
9	demonstrate the greatest likelihood of
10	meeting the requirements described in
11	paragraph (1)(B) within 2 years of receiv-
12	ing funding under the program established
13	under subsection (a);
14	"(iii) give preference to facilities that
15	offer staff training beyond such training
16	required under section 1819 (as deter-
17	mined through payroll based journal data);
18	and
19	"(iv) so select such facilities in a man-
20	ner that ensures geographic diversity, to
21	the extent practicable.
22	"(c) Funds.—
23	"(1) In general.—Subject to paragraph (3)
24	and subsection (h), the Secretary shall provide funds
25	to each skilled nursing facility selected under sub-

1	section (b)(2) in an amount equal to not more than
2	the costs specified by such facility pursuant to sub-
3	section $(b)(1)(A)(i)$ .
4	"(2) Use of funds.—
5	"(A) In general.—Subject to subpara-
6	graph (B), funds provided under paragraph (1)
7	may only be used by a skilled nursing facility
8	for modifications and investments specified by
9	such facility pursuant to subsection
10	(b)(1)(A)(i).
11	"(B) Exception.—A skilled nursing facil-
12	ity may use funds provided under paragraph
13	(1) for modifications and investments described
14	in subsection (a) but not specified by such facil-
15	ity pursuant to subsection (b)(1)(A)(i) if—
16	"(i) such facility submits a request to
17	the Secretary containing a description of
18	such modifications and investments; and
19	"(ii) the Secretary determines that
20	such modifications and investments will as-
21	sist such facility (or a portion of such facil-
22	ity, as applicable) in complying with the
23	requirements specified in subsection
24	(b)(1)(B).

- 1 "(3) FORM OF PROVISION OF FUNDS.—The
  2 Secretary may provide funding under paragraph (1)
  3 in the form of a single upfront payment or in up to
  4 3 installment payments, spaced out across the first
  5 3 fiscal years beginning with the fiscal year in which
  6 the first such payment is made.
  - "(4) Limitation of Provision of Funding.—No skilled nursing facility may receive more than 3 percent of the total monies appropriated under paragraph (5).
    - "(5) APPROPRIATION.—In addition to any amounts otherwise available, there is appropriated to the Secretary, out of any monies in the Treasury not otherwise appropriated, \$1,300,000,000, to remain available until expended, for purposes of providing funds to skilled nursing facilities under paragraph (1).

## "(d) Failure To Meet Requirements.—

"(1) IN GENERAL.—Subject to paragraph (2), in the case of a facility (or a portion of such facility, as applicable) that fails to meet the requirements described in subsection (b)(1)(B) in accordance with the agreement described in subsection (b)(1)(A)(ii), the Secretary may recoup any funds provided to such facility under subsection (c)(1) in an amount

determined appropriate by the Secretary. In determining such amount, the Secretary shall take into account the extent of the compliance of such facility (or portion of such facility, as applicable) with such requirements.

"(2) EXCEPTION.—The Secretary may suspend any recoupment described in paragraph (1) with respect to a facility (or a portion of such facility, as applicable) described in such paragraph for a period of time determined appropriate by the Secretary if the Secretary finds that such facility (or such portion) will likely be in compliance with the requirements described in such paragraph within a reasonable time specified by the Secretary.

## "(e) EVALUATION OF PROGRAM.—

"(1) IN GENERAL.—The Secretary shall evaluate each skilled nursing facility receiving funds under the program established under subsection (a) to assess whether, relative to similarly situated skilled nursing facilities not receiving funds under such program and residents of such facilities, modifications and investments described in subsection (a) made at skilled nursing facilities using such funds resulted in, with respect to residents of such facilities (or, in the case such modifications and invest-

1	ments are made only with respect to a portion of
2	such facility, residents of such portion of such facil-
3	ity)—
4	"(A) a reduction in preventable hos-
5	pitalizations;
6	"(B) a reduction in hospital readmissions;
7	"(C) a reduction in emergency room visits;
8	"(D) greater improvement in functional
9	status;
10	"(E) an improvement in infection control;
11	"(F) a reduction in nursing staff turnover
12	rates;
13	"(G) an increase in resident and family
14	caregiver satisfaction;
15	"(H) other improvements in resident qual-
16	ity of life as may be specified by the Secretary;
17	"(I) a reduction in expenditures under this
18	part (excluding funds provided under subsection
19	(c)(1); or
20	"(J) any other outcomes specified by the
21	Secretary.
22	"(2) Reports to congress.—Based on eval-
23	uations described in paragraph (1), the Secretary
24	shall, not later than July 1, 2031, and again not
25	later than July 1, 2035, submit to Congress a report

- on such program. Each such report shall include an
- analysis of the demonstration program's effect on
- 3 the outcomes described in paragraph (1).
- 4 "(f) Implementation.—Chapter 35 of title 44,
- 5 United States Code, shall not apply to this section.
- 6 "(g) Authority To Expand to Certain Nursing
- 7 Facilities.—The Secretary may, subject to subsection
- 8 (h), enter into agreements with States to include nursing
- 9 facilities (as defined in section 1919(a)) that are not
- 10 skilled nursing facilities (as defined in section 1819(a))
- 11 in the demonstration program established under sub-
- 12 section (a) and may modify the requirements of the pre-
- 13 vious provisions of this section as appropriate to be appli-
- 14 cable to such facilities.
- 15 "(h) Funding.—The Secretary shall provide for the
- 16 transfer, from the Federal Hospital Insurance Trust Fund
- 17 under 1817 to the Centers for Medicare & Medicaid Serv-
- 18 ices Program Management Account, of \$30,000,000 for
- 19 fiscal year 2023 for purposes of carrying out this section
- 20 (other than for purposes of making payments under sub-
- 21 section (c)(1)). Amounts transferred pursuant to the pre-
- 22 vious sentence shall remain available until expended.".