H. R. 148

To amend title XVIII of the Social Security Act to prevent sudden disruption of Medicare beneficiary enrollment in Medicare+Choice plans.

IN THE HOUSE OF REPRESENTATIVES

January 3, 2001

Mr. Pascrell (for himself and Mr. Hinchey) 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 amend title XVIII of the Social Security Act to prevent sudden disruption of Medicare beneficiary enrollment in Medicare+Choice plans.

- 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 "Medicare HMO Im-
- 5 provement Act of 2001".

1	SEC. 2. EXTENSION OF INITIAL MEDICARE+CHOICE CON-
2	TRACT PERIOD TO 3 YEARS.
3	(a) In General.—Section 1857(c)(1) of the Social
4	Security Act (42 U.S.C. 1395w-27(c)(1)) is amended—
5	(1) by striking "a term of at least 1 year" and
6	inserting "an initial term of at least 3 years"; and
7	(2) by striking "from term to term" and insert-
8	ing "for additional 1-year periods thereafter".
9	(b) Effective Date.—The amendments made by
10	subsection (a) apply to contracts entered into on or after
11	the date of the enactment of this Act.
12	SEC. 3. AUTHORITY TO DELAY TERMINATION.
13	Section 1851(g)(3) of the Social Security Act (42
14	U.S.C. 1395w-21(g)(3)) is amended by adding at the end
15	the following new subparagraph:
16	"(E) AUTHORITY TO DELAY EFFECTIVE-
17	NESS OF A TERMINATION.—
18	"(i) IN GENERAL.—If a
19	Medicare+Choice organization terminates
20	a plan under subparagraph (B)(iii), the
21	Secretary may delay the effectiveness of
22	such termination for up to 1 year if the
23	Secretary finds that—
24	"(I) the termination would cause
25	an imminant and sarious risk to

1	health to individuals enrolled under
2	the plan under this part;
3	"(II) the termination would re-
4	sult in a significant reduction in the
5	Medicare+Choice plans that are avail-
6	able in the area affected by the termi-
7	nation; or
8	"(III) the chief executive officer
9	of the State in which the termination
10	occurs requests such a delay.
11	"(ii) End of Delay.—The Secretary
12	may end a delay under clause (i), before
13	the end of the 1-year period, if the Sec-
14	retary finds that an adequate provider net-
15	work has been established which will pro-
16	vide at least an equal level of insurance
17	coverage as existed on the date the
18	Medicare+Choice organization informed its
19	enrollees of its intention to terminate the
20	plan.".

1	SEC. 4. RESTRICTION ON TERMINATION OF
2	MEDICARE+CHOICE PLANS IN SELECTED
3	AREAS WITHIN A METROPOLITAN STATIS-
4	TICAL AREA.
5	(a) In General.—Section 1857(c) of the Social Se-
6	curity Act (42 U.S.C. 1395w–27(c)) is amended by redes-
7	ignating paragraph (5) as paragraph (6) and by inserting
8	after paragraph (4) the following new paragraph:
9	"(5) Limitation on selective termination
10	OF CONTRACTS.—
11	"(A) IN GENERAL.—Except as provided in
12	subparagraph (B), if a Medicare+Choice orga-
13	nization offers a Medicare+Choice plan that
14	provides coverage in a metropolitan statistical
15	area (or a New England County Metropolitan
16	Area) in a State and terminates such coverage
17	for any part of such area (or Area) in the
18	State, the Secretary shall terminate any con-
19	tract with the organization for coverage of any
20	part of that area (or Area) in that State.
21	"(B) Exception.—The Secretary may
22	waive the requirement of subparagraph (A) if
23	the Secretary finds that terminating contracts
24	for coverage in all parts of a metropolitan sta-
25	tistical area (or New England County Metro-
26	politan Area) in the State would pose an immi-

1	nent and serious risk to the health of individ-
2	uals enrolled with the organization under this
3	part in the area (or Area).".
4	(b) Effective Date.—The amendments made by
5	subsection (a) apply to terminations for which notice is
6	provided on or after the date of the enactment of this Act.
7	SEC. 5. CONTINUITY OF CARE IN CASE OF INVOLUNTARY
8	TERMINATION.
9	(a) In General.—Section 1852(d) of the Social Se-
10	curity Act (42 U.S.C. 1395w–22(d)) is amended by adding
11	at the end the following new paragraph:
12	"(5) Continuity of care.—
13	"(A) In General.—If—
14	"(i) an individual's enrollment with a
15	Medicare+Choice plan offered by a
16	Medicare+Choice organization under this
17	part is terminated by the organization
18	(other than for cause with respect to that
19	individual), and
20	"(ii) on the effective date of such ter-
21	mination of enrollment the individual is in
22	a course of treatment for which coverage is
23	available under the plan and the individual
24	is not at that time covered under another
25	Medicare+Choice plan,

- notwithstanding such termination the organization shall continue to provide coverage for the covered course of treatment for a period of 90 days after such effective date.
 - "(B) PERMISSIBLE TERMS AND CONDITIONS.—The coverage provided under subparagraph (A) shall be under the same terms and conditions (including applicable policies, procedures, and quality assurance standards) as existed on the date before the effective date of the termination.
 - "(C) TERMINATE DEFINED.—In this paragraph, the term 'terminate' includes the termination of a Medicare+Choice plan as a result of the expiration or nonrenewal of a contract by the organization under this part.
 - "(D) Construction.—Nothing in this paragraph shall be construed to require the coverage of benefits which would not have been covered on the effective date of the termination involved.".
- 22 (b) Effective Date.—The amendment made by 23 subsection (a) shall apply to contracts entered into or re-24 newed on or after the date of the enactment of this Act.