112TH CONGRESS 1ST SESSION

H. R. 1063

To amend title XVIII of the Social Security Act with respect to the application of Medicare secondary payer rules for certain claims.

IN THE HOUSE OF REPRESENTATIVES

March 14, 2011

Mr. Murphy of Pennsylvania (for himself and Mr. Kind) 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 with respect to the application of Medicare secondary payer rules for certain claims.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Strengthening Medicare And Repaying Taxpayers Act of
- 6 2011".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:

- Sec. 1. Short title; table of contents. Sec. 2. Expediting Secretarial determination of reimbursement amount to im-
- Sec. 2. Expediting Secretarial determination of reimbursement amount to improve program efficiency.
- Sec. 3. Fiscal efficiency and revenue neutrality.
- Sec. 4. Reporting requirement safe harbors.
- Sec. 5. Use of social security numbers and other identifying information in reporting.
- Sec. 6. Statute of limitations.

1 SEC. 2. EXPEDITING SECRETARIAL DETERMINATION OF

2 REIMBURSEMENT AMOUNT TO IMPROVE

3 **PROGRAM EFFICIENCY.**

4 Section 1862(b)(2)(B) of the Social Security Act (42

5 U.S.C. 1395y(b)(2)(B)) is amended by adding at the end

6 the following new clause:

7 "(vii) Timely notice of condi-

8 TIONAL PAYMENT REIMBURSEMENT.—

9 "(I) Request for conditional

10 PAYMENT STATEMENT.—In the case

of a payment made by the Secretary

pursuant to clause (i) for items and

services provided to the claimant, the

14 claimant or applicable plan (as de-

fined in paragraph (8)(F) may at

any time beginning 120 days before

the reasonably expected date of a set-

tlement, judgment, award, or other

payment, notify the Secretary that a

20 payment is reasonably expected, and

21 request from the Secretary, in accord-

1	ance with regulations, a statement of
2	the conditional payment reimburse-
3	ment amount (in this clause referred
4	to as a 'statement of reimbursement
5	amount') for any payments subject to
6	reimbursement required under clause
7	(ii). A claimant or applicable plan
8	may request a statement under this
9	subclause only once with respect to
10	such settlement, judgment, award, or
11	other payment.
12	"(II) Secretarial response.—
13	"(aa) In GENERAL.—Not
14	later than 65 days after the date
15	of receipt of a request under sub-
16	clause (I), the Secretary shall re-
17	spond to such request with a
18	statement of reimbursement
19	amount, which shall constitute
20	the conditional payment subject
21	to recovery under clause (ii) re-
22	lated to such settlement, judg-
23	ment, award or other payment.
24	"(bb) Case of secre-
25	TARIAL FAILURE.—Subject to

1	subclause (III), if the Secretary
2	fails to provide such a statement
3	of reimbursement amount for
4	items or services subject to reim-
5	bursement required under clause
6	(ii) in accordance with this sub-
7	clause, the claimant, applicable
8	plan, or an entity that receives
9	payment from an applicable plan
10	shall provide an additional notice
11	to the Secretary of such failure
12	If the Secretary fails to provide a
13	statement of reimbursement
14	amount within 30 days of the
15	date of such additional notice
16	the claimant, applicable plan, and
17	an entity that receives payment
18	from an applicable plan shall not
19	be liable for and shall not be obli-
20	gated to make payment subject
21	to this section for any item or
22	service related to the request un-
23	less the Secretary demonstrates
24	(in accordance with regulations)
25	that the failure was justified due

1 to exceptional circumstances (as 2 defined in such regulations). 3 Such regulations shall define ex-4 ceptional circumstances in manner so that not more than 1 percent of the repayment obliga-6 7 tions under this subclause would 8 qualify exceptional ciras 9 cumstances.

> "(III) NOTICE TO SECRETARY.— In the event that a settlement, judgment, award, or other payment does not occur (or is no longer reasonably expected to occur) within 120 days of the date of an original request under subclause (I) with respect to a settlement, judgment, award, or other payment, the claimant or the applicable plan shall timely notify the Secretary, and the Secretary shall be exempt from any obligation under subclause (II) with respect to a statement of reimbursement amount relating to such settlement, judgment, award, or other payment related to the notice.

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"(IV) 1 EFFECTIVE DATE.—The 2 Secretary shall promulgate final regu-3 lations to carry out this clause not later than 9 months after the date of the enactment of this clause. Such 6 regulations shall require the disclosure from a claimant or applicable plan of 7 8 no more than the minimum amount of 9 information necessary for the Sec-10 retary to determine the amount of 11 conditional payment subject to recov-12 ery under clause (ii) related to such 13 settlement, judgment, award, or other 14 payment, and may require partial dis-15 closure (but may not require full dis-16 closure) of social security numbers or 17 health identification claim numbers. 18 "(viii) Right of Appeal.—The Sec-19 retary shall promulgate regulations estab-20 lishing a right of appeal and appeals proc-21 ess, with respect to any determination 22 under this subsection for a payment made 23 under this title for an item or service 24 under a primary plan, under which the ap-

plicable plan involved, or an attorney,

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1	agent, or third party administrator on be-
2	half of such applicable plan, may appeal
3	such determination. Such right of appeal
4	shall—
5	"(I) include review through an
6	administrative law judge and adminis-
7	trative review board, and access to ju-
8	dicial review in the district court of
9	the United States for the judicial dis-
10	trict in which the appellant is located
11	(or, in the case of an action brought
12	jointly by more than one applicant,
13	the judicial district in which the
14	greatest number of applicants are lo-
15	cated) or in the District Court for the
16	District of Columbia; and
17	"(II) be carried out in a manner
18	similar to the appeals procedure under
19	regulations for hearing procedures re-
20	specting notices of determinations of
21	nonconformance of group health plans
22	under this subsection.".
23	SEC. 3. FISCAL EFFICIENCY AND REVENUE NEUTRALITY.
24	(a) In General.—Section 1862(b) of the Social Se-
25	curity Act (42 U.S.C. 1395y(b)) is amended—

1 (1) in paragraph (2)(B)(ii), by striking "A pri-2 mary plan" and inserting "Subject to paragraph (9), 3 a primary plan"; and

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

"(9) Exception.—

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"(A) IN GENERAL.—Clause (ii) of paragraph (2)(B) and any reporting required by paragraph (8) shall not apply with respect to any settlement, judgment, award, or other payment by an applicable plan constituting a total payment obligation to a claimant of not more than the single threshold amount calculated by the Chief Actuary of the Centers for Medicare & Medicaid Services under subparagraph (B) for the year involved.

"(B) Annual computation of thresholds.—Not later than November 15 before each year, the Chief Actuary of the Centers for Medicare & Medicaid Services shall calculate and publish a single threshold amount for settlements, judgments, awards or other payments for conditional payment obligations arising from each of liability insurance (including self-insurance), workers' compensation laws or plans, and 1

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no fault insurance subject to this section for that year. Each such annual single threshold amount for a year shall be set such that the expected average amount to be credited to the Medicare trust funds of collections of conditional payments from such settlements, judgments, awards, or other payments for each of liability insurance (including self-insurance), workers' compensation laws or plans, and no fault insurance subject to this section shall equal the expected average cost of collection incurred by the United States (including payments made to contractors) for a conditional payment from each of liability insurance (including self-insurance), workers' compensation laws or plans, and no fault insurance subject to this section for the year. The Chief Actuary shall include, as part of such publication for a year—

20 "(i) the expected average cost of col-21 lection incurred by the United States (in-22 cluding payments made to contractors) for 23 a conditional payment arising from each of 24 liability insurance (including self-insur-

1	ance), no fault insurance, and workers'
2	compensation laws or plans; and
3	"(ii) a summary of the methodology
4	and data used by such Chief Actuary in
5	computing the threshold amount and such
6	average cost of collection.
7	"(C) Treatment of ongoing ex-
8	PENSES.—For purposes of this paragraph and
9	with respect to a settlement, judgment, award,
10	or other payment not otherwise addressed in
11	clause (ii) of paragraph (2)(B) involving the on-
12	going responsibility for medical payments, such
13	payment shall include only the cumulative value
14	of the medical payments made and the purchase
15	price of any annuity or similar instrument.".
16	(b) Effective Date.—The amendments made by
17	subsection (a) shall apply to years beginning more than
18	$4\frac{1}{2}$ months after the date of the enactment of this Act.
19	SEC. 4. REPORTING REQUIREMENT SAFE HARBORS.
20	Section 1862(b)(8) of the Social Security Act (42
21	U.S.C. 1395y(b)(8)) is amended—
22	(1) in the first sentence of subparagraph (E)(i),
23	by striking "shall be subject" and all that follows
24	through the end of the sentence and inserting the
25	following: "may be subject to a civil money penalty

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of up to \$1,000 for each day of noncompliance. The severity of each such penalty shall be based on the knowing, willful, and repeated nature of the violation."; and

(2) by adding at the end the following new subparagraph:

> "(I) Establishment of safe HARBORS.—Not later than 60 days after the date of the enactment of this subparagraph, the Secretary shall publish a notice in the Federal Register soliciting proposals, which will be accepted during a 60-day period, for the specification of practices for which sanctions will not be imposed under subparagraph (E), including for good faith efforts to identify a beneficiary pursuant to this paragraph under an applicable entity responsible for reporting information, under which this paragraph will be deemed to have complied with the reporting requirements under this paragraph and will not be subject to such sanctions. After considering the proposals so sub-

1	mitted, the Secretary, in consultation
2	with the Attorney General, shall pub-
3	lish in the Federal Register, including
4	a 60-day period for comment, pro-
5	posed specified practices for which
6	such sanctions will not be imposed
7	After considering any public com-
8	ments received during such period, the
9	Secretary shall issue final rules speci-
10	fying such practices.".
11	SEC. 5. USE OF SOCIAL SECURITY NUMBERS AND OTHER
12	IDENTIFYING INFORMATION IN REPORTING.
13	Section 1862(b)(8)(B) of the Social Security Act (42
14	U.S.C. 1395y(b)(8)(B)) is amended by adding at the end
15	(after and below clause (ii)) the following: "Not later than
16	1 year after the date of enactment of this sentence, the
17	Secretary shall modify the reporting requirements under
18	this paragraph so that an applicable plan in complying
19	with such requirements is permitted but not required to
20	access or report to the Secretary beneficiary social security
21	account numbers or health identification claim numbers."
22	SEC. 6. STATUTE OF LIMITATIONS.
23	(a) In General.—Section 1862(b) of the Social Se-
24	curity Act (42 U.S.C. 1395y(b)) is amended—

(1) in paragraph (2)(B)(iii), by adding at the end the following new sentence: "An action may not be brought by the United States under this clause with respect to payment owed unless the complaint is filed not later than 3 years after the date of the receipt of notice of a settlement, judgment, award, or other payment made pursuant to paragraph (8) relating to such payment owed."; and

(2) in paragraph (8)(E)(i), by adding at the end the following new sentence: "A civil money penalty may not be imposed under this clause with respect to failure to submit required information unless service of notice of intention to impose the penalty is provided not later than 3 years after the date by which the information was required to be submitted.".

17 (b) EFFECTIVE DATE.—The amendments made by 18 subsection (a) shall apply with respect to actions brought 19 and penalties sought on or after 6 months after the date 20 of the enactment of this Act.

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