

119TH CONGRESS  
1ST SESSION

# H. R. 2120

To amend Title XVIII of the Social Security Act to create a Radiation Oncology Case Rate Value Based Payment Program exempt from budget neutrality adjustment requirements, and to amend section 1128A of title XI of the Social Security Act to create a new statutory exception for the provision of free or discounted transportation for radiation oncology patients to receive radiation therapy services.

---

## IN THE HOUSE OF REPRESENTATIVES

MARCH 14, 2025

Mr. FITZPATRICK (for himself, Mr. PANETTA, Mr. JOYCE of Pennsylvania, and Mr. TONKO) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, 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 create a Radiation Oncology Case Rate Value Based Payment Program exempt from budget neutrality adjustment requirements, and to amend section 1128A of title XI of the Social Security Act to create a new statutory exception for the provision of free or discounted transportation for radiation oncology patients to receive radiation therapy services.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

1     **SECTION 1. SHORT TITLE.**

2         This Act may be cited as the “Radiation Oncology  
3     Case Rate Value Based Program Act of 2025” or the  
4     “ROCR Value Based Program Act”.

5     **SEC. 2. FINDINGS.**

6         (a) FINDINGS.—Congress finds the following:

7                 (1) Radiation therapy is the careful use of var-  
8     ious forms of radiation, such as external beam radi-  
9     ation therapy, to treat cancer and other diseases  
10    safely and effectively. Radiation oncologists develop  
11    radiation treatment plans and coordinate with highly  
12    specialized care teams to deliver radiation therapy.  
13    Nearly 60 percent of cancer patients will receive ra-  
14    diation therapy during their treatment.

15                 (2) In 2021, the Centers for Medicare & Medi-  
16     caid Services reported approximately  
17     \$4,200,000,000 in total spending for radiation on-  
18     cology services between the Medicare physician fee  
19     schedule and hospital outpatient departments.

20                 (3) The Centers for Medicare & Medicaid Serv-  
21     ices has historically faced challenges in determining  
22     accurate pricing for services that involve costly cap-  
23     ital equipment, resulting in fluctuating payment  
24     rates under the Medicare physician fee schedules for  
25     services involving external beam radiation therapy.  
26     Additionally, the Medicare physician fee schedule

1 has inadequately recognized the professional expertise  
2 physicians and nonphysician professionals need  
3 to deliver radiation therapy.

4 (4) The current payment systems incentivize  
5 greater volumes of care while bundled payments  
6 incentivize patient centered, efficient, and high value  
7 care.

8 (5) In 2017, the Centers for Medicare & Medicaid Services recognized that the Medicare payment  
9 systems were not adequately addressing radiation oncology services, and the Center for Medicare &  
10 Medicaid Innovation released a congressionally requested report on the pursuit of an alternative payment model for radiation oncology (referred to in  
11 this section as the “Radiation Oncology Model”) that addresses the issues in the Medicare physician  
12 fee schedule and the Medicare hospital outpatient prospective payment system payment methods.  
13

14 (6) Concerns regarding the proposed Radiation Oncology Model included the significant payment reductions proposed in the model that would jeopardize access to high-quality radiation therapy services and the onerous reporting requirements for participating providers. The Radiation Oncology Model saw indefinite implementation delays.  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25

1                             (7) It is necessary, therefore, to create a pay-  
2                             ment program for radiation oncology services that  
3                             appropriately recognizes the value of quality radi-  
4                             ation oncology services through its financial incen-  
5                             tives while containing costs and providing patient-  
6                             centered care.

7                             **SEC. 3. RADIATION ONCOLOGY CASE RATE VALUE BASED**  
8                             **PAYMENT PROGRAM.**

9                             (a) IN GENERAL.—Title XVIII of the Social Security  
10                             Act (42 U.S.C. 1395 et seq.) is amended by adding at  
11                             the end the following:

12                             **“SEC. 1899C. RADIATION ONCOLOGY CASE RATE VALUE**  
13                             **BASED PAYMENT PROGRAM.**

14                             “(a) ESTABLISHMENT.—

15                             “(1) IN GENERAL.—Not later than 1 year after  
16                             the date of enactment of the ROCR Value Based  
17                             Program Act, the Secretary shall promulgate regula-  
18                             tions, using the procedures described in paragraph  
19                             (5), establishing a Radiation Oncology Case Rate  
20                             Value Based Payment Program (referred to in this  
21                             section as the ‘ROCR Program’) under which per  
22                             episode payments are provided to radiation therapy  
23                             providers or radiation therapy suppliers for covered  
24                             treatment furnished to a covered individual during

1       an episode of care (as such terms are defined in sub-  
2       section (j)) in accordance with this section.

3           “(2) MAINTAINING PAYMENT RATES DURING  
4       PERIOD PRIOR TO EFFECTIVE DATE OF REGULA-  
5       TIONS.—The Secretary shall not reduce the estab-  
6       lished payment rates for radiation therapy services  
7       under the physician fee schedule under section 1848  
8       or the hospital outpatient prospective payment sys-  
9       tem under section 1833(t) during the time period  
10      beginning on the date of enactment of the ROCR  
11      Value Based Program Act and ending on the date  
12      that the regulations issued by the Secretary pursu-  
13      ant to paragraph (1) become effective.

14           “(3) ROCR PROGRAM GOALS.—The ROCR  
15      Program shall seek to—

16           “(A) create stable, unified payments for  
17       radiation therapy services under this title;

18           “(B) reduce disparities in radiation ther-  
19       apy care for Medicare beneficiaries by increas-  
20       ing access to radiation therapy services close to  
21       the homes of beneficiaries;

22           “(C) enhance quality of radiation therapy  
23       care through practice accreditation and shorter  
24       courses of treatment, when appropriate;

1                 “(D) leverage and encourage the utilization  
2                 of state-of-the-art technology to improve care  
3                 and outcomes; and

4                 “(E) protect Medicare resources by achiev-  
5                 ing reasonable spending reductions in Medicare  
6                 for radiation therapy services.

7                 “(4) PAYMENTS.—Under this section, with re-  
8                 spect to covered treatment furnished to covered indi-  
9                 viduals, payments shall include—

10                 “(A) per episode payments, as described in  
11                 subsection (b), to radiation therapy providers or  
12                 radiation therapy suppliers of radiation therapy  
13                 services which meet such requirements as the  
14                 Secretary shall establish by regulation; and

15                 “(B) the health equity achievement in radi-  
16                 ation therapy add-on payment described in sub-  
17                 section (g).

18                 “(5) NOTICE AND COMMENT RULEMAKING.—  
19                 The Secretary shall promulgate the regulations de-  
20                 scribed in paragraph (1) in accordance with section  
21                 553 of title 5, United States Code, and issue an ad-  
22                 vanced notice of proposed rulemaking and notice of  
23                 proposed rulemaking with a comment period of not  
24                 less than 60 days for each.

25                 “(b) PER EPISODE PAYMENTS.—

1           “(1) IN GENERAL.—

2               “(A) PAYMENTS.—The Secretary shall pay  
3                   to a radiation therapy provider or radiation  
4                   therapy supplier an amount equal to 80 percent  
5                   of the per episode payment amount determined  
6                   under paragraph 3 (referred to in this section  
7                   as ‘the per episode payment amount’) for each  
8                   covered individual furnished covered treatment  
9                   for an included cancer type to cover all profes-  
10                  sional and technical services furnished during  
11                  such treatment by the radiation therapy pro-  
12                  vider or radiation therapy supplier during an  
13                  episode of care (as defined in subsection (j)).

14               “(B) DEDUCTIBLES AND COINSURANCE.—

15               Subject to subsection (e), the Secretary shall  
16               pay the per episode payment amount (subject to  
17               any deductible and coinsurance otherwise appli-  
18               cable under part B) to the radiation therapy  
19               provider or radiation therapy supplier for an  
20               episode of care, as described in subsection (c).

21               “(2) PER EPISODE PAYMENT REQUIREMENTS  
22               AND TIMING.—

23               “(A) IN GENERAL.—Subject to subpara-  
24               graph (B), for each episode of care furnished to  
25               a covered individual:

1                     “(i) FIRST-HALF OF PAYMENT.—The  
2                     Secretary shall issue ½ of the payment  
3                     amount under paragraph (1) prospectively  
4                     not later than 30 days after the day of the  
5                     first delivery of covered treatment.

6                     “(ii) SECOND-HALF OF PAYMENT.—  
7                     The Secretary shall issue, with the excep-  
8                     tion of an episode of care for treatment of  
9                     bone or brain metastases and subject to  
10                    clause (iii), the remaining half of the pay-  
11                    ment amount under paragraph (1) on the  
12                    date that is the earlier of—

13                    “(I) the day the course of cov-  
14                    ered treatment is scheduled to end; or  
15                    “(II) the 90th day of the episode  
16                    of care.

17                    “(iii) SECOND-HALF OF PAYMENT FOR  
18                    BONE AND BRAIN METASTASES.—The Sec-  
19                    retary shall issue the remaining half of the  
20                    payment amount under paragraph (1) for  
21                    an episode of care for treatment of bone or  
22                    brain metastases on the date that is the  
23                    earlier of—

24                    “(I) the day the course of cov-  
25                    ered treatment is scheduled to end; or

1                         “(II) the 30th day of the episode  
2                         of care.

3                         “(B) PATIENT DEATH.—If a covered indi-  
4                         vidual dies during treatment, both episode of  
5                         care payments under subparagraphs (A) and  
6                         (B) shall be paid to the radiation therapy pro-  
7                         vider or radiation therapy supplier not later  
8                         than 30 days after the day of the final delivery  
9                         of radiation therapy treatment to the covered  
10                        individual.

11                        “(C) CONSISTENCY OF PAYMENT.—

12                        “(i) IN GENERAL.—The per episode  
13                         payment amount shall not change depend-  
14                         ing on the site of service.

15                        “(ii) SITE OF SERVICE DEFINED.—  
16                         For the purposes of this subparagraph, the  
17                         term ‘site of service’ means the hospital  
18                         outpatient department or physician office  
19                         in which radiation therapy treatment is  
20                         furnished by the radiation therapy provider  
21                         or radiation therapy supplier.

22                        “(3) DETERMINATION OF PER EPISODE PAY-  
23                         MENT AMOUNT.—

24                        “(A) IN GENERAL.—The Secretary shall  
25                         determine a per episode payment amount for

1           the professional component and technical com-  
2           ponent of treatment for each included cancer  
3           type.

4           “(B) AMOUNT.—The Secretary shall deter-  
5           mine the per episode payment amount based on  
6           national base rates, as described in subsection  
7           (d)(1) and as updated in subsection (d)(2).

8           “(C) ADJUSTMENTS.—The per episode  
9           payment amount shall be subject to—

10           “(i) the adjustments as described in  
11           subsection (d)(2) and (d)(3);

12           “(ii) a geographic adjustment, as de-  
13           scribed in subsection (d)(3)(A);

14           “(iii) an inflation adjustment, pursu-  
15           ant to which the Secretary shall adjust the  
16           per episode payment amount by the per-  
17           centage increase in the Medicare Economic  
18           Index (as described in section 1842) for  
19           the professional component payments and  
20           the applicable percentage increase in the  
21           Hospital Inpatient Market Basket Update  
22           (as described in section 1886(b)(3)(B)(i))  
23           for the technical component payments dur-  
24           ing each 12-month period, and which var-

1           ies for the professional and technical com-  
2           ponents of the service;

3                 “(iv) a savings adjustment, as de-  
4                 scribed in subsection (d)(3)(B);

5                 “(v) a health equity achievement in  
6                 radiation therapy adjustment applicable  
7                 only to the technical component payments,  
8                 as described in subsection (g); and

9                 “(vi) a practice accreditation adjust-  
10                 ment, as described in subsection (h), that  
11                 is only applicable to technical component  
12                 payments.

13         “(c) TREATMENT OF INCOMPLETE EPISODES OF  
14 CARE; CONCURRENT TREATMENT.—

15                 “(1) INCOMPLETE EPISODE OF CARE.—In the  
16                 case of an incomplete episode of care, payment shall  
17                 be made to the radiation therapy provider or radi-  
18                 ation therapy supplier for services furnished under  
19                 the physician fee schedule under section 1848 or the  
20                 hospital outpatient prospective payment system  
21                 under section 1833(t), as applicable.

22                 “(2) MULTIPLE EPISODES OF CARE FOR THE  
23                 SAME COVERED INDIVIDUAL.—A radiation therapy  
24                 provider or radiation therapy supplier may initiate a  
25                 new episode of care for the same beneficiary for the

1 same course of therapy by providing another radi-  
2 ation therapy treatment planning service and billing  
3 under an applicable radiation therapy planning trig-  
4 ger code (as defined in subsection (j)).

5 “(3) CONCURRENT TREATMENTS.—In the case  
6 where a treatment modality described in subsection  
7 (j)(4)(B)(i)(I) is furnished to a covered individual  
8 during an episode of care for an included cancer  
9 type, payment may be made concurrently for the  
10 treatment modality under the applicable payment  
11 system under this title with per episode payment  
12 under this section for covered treatment during the  
13 episode of care.

14 “(d) NATIONAL BASE RATE.—

15 “(1) DETERMINATION OF NATIONAL BASE  
16 RATES.—For purposes of the Secretary determining  
17 the per episode payment amount under subsection  
18 (b)(3), the national base rates for the professional  
19 component and technical component of radiation  
20 therapy services for each included cancer type are  
21 based on the M-Code national base rates identified  
22 in table 75 (including HCPCS Codes for radiation  
23 therapy services and supplies) of the Federal Reg-  
24 ister on November 16, 2021, 86 Fed. Reg. 63458,  
25 63925.

1           “(2) UPDATES TO THE NATIONAL BASE  
2        RATES.—

3           “(A) ANNUAL UPDATES.—

4           “(i) IN GENERAL.—Subject to clause  
5        (ii), the Secretary shall annually update  
6        the initial national base rates by—

7           “(I) in the case of the profes-  
8        sional component of the covered treat-  
9        ment, the percentage increase in the  
10      Medicare Economic Index; and

11      “(II) in the case of the technical  
12      component of the covered treatment,  
13      the applicable percentage increase de-  
14      scribed in section 1886(b)(3)(B)(i).

15      “(ii) PAYMENT FLOOR.—For each an-  
16      nual update, the Secretary shall not reduce  
17      the national base rates below the estab-  
18      lished rates from the prior year.

19      “(B) PERIODIC UPDATES.—

20      “(i) IN GENERAL.—The Secretary  
21      shall, through notice and comment rule-  
22      making, rebase or revise the national base  
23      rates in 5-year intervals, beginning on the  
24      day that is 5 years after the date the regu-

1 lations issued pursuant to subsection  
2 (a)(1) become effective.

3 “(ii) REBASING LIMIT.—The Sec-  
4 retary shall not reduce the national base  
5 rates through the process of rebasing by  
6 more than 1 percent every 5 years.

7 “(iii) INPUT FROM PROVIDERS AND  
8 SUPPLIERS.—In rebasing or revising the  
9 national base rates pursuant to clause (i),  
10 the Secretary shall seek significant input  
11 from radiation therapy providers, radiation  
12 therapy suppliers, and other stakeholders  
13 to ensure that such rates are sufficient,  
14 particularly for any new technology or  
15 service and any treatment modality de-  
16 scribed in clause (i)(I) of subsection  
17 (j)(4)(B) that is determined to be a cov-  
18 ered treatment by the Secretary under  
19 clause (ii) of such subsection.

20 “(C) REBASE AND REVISE DEFINED.—In  
21 this subsection:

22 “(i) REBASE.—The term ‘rebase’  
23 means to move the base year for the struc-  
24 ture of costs of the national base rates.

1                     “(ii) REVISE.—The term ‘revise’  
2                     means types of changes to national base  
3                     rates other than rebasing, such as using  
4                     different data sources, cost categories, or  
5                     price proxies in the national base rates  
6                     input.

7                     “(D) NEW TECHNOLOGY OR SERVICES.—

8                     “(i) TREATMENT UNDER THE NA-  
9                     TIONAL BASE RATES.—

10                    “(I) EXCLUSION DURING INITIAL  
11                    PERIOD.—The Secretary shall not in-  
12                    corporate a radiation therapy service  
13                    that is a new technology or service (as  
14                    defined in subsection (j)) into the na-  
15                    tional base rates for an included can-  
16                    cer type prior to the date that is 12  
17                    years after such service is first identi-  
18                    fied as a new technology or service.

19                    “(II) INCORPORATION AFTER INI-  
20                    TIAL PERIOD.—After the date speci-  
21                    fied in subclause (I) with respect to a  
22                    radiation therapy service that is a new  
23                    technology or service, the Secretary  
24                    shall, through stakeholder meetings,  
25                    requests for information, and notice

1                   and comment rulemaking, engage pro-  
2                   viders, suppliers, radiation therapy  
3                   vendors, patient groups, and the pub-  
4                   lic on possible incorporation of the  
5                   new technology or service into the na-  
6                   tional base rates for included cancer  
7                   types under paragraph (1).

8                   “(ii) BEFORE INCORPORATION INTO  
9                   THE NATIONAL BASE RATE.—Until incor-  
10                  porated into the national base rates under  
11                  clause (i)(II), any new technology or serv-  
12                  ice shall be paid under the applicable pay-  
13                  ment system under this title.

14                  “(iii) DEVELOPMENT AND TRANSI-  
15                  TIONAL PAYMENT PERIOD FOR ADAPTIVE  
16                  RADIATION THERAPY PLANNING.—

17                  “(I) DEVELOPMENT AND VALU-  
18                  ATION FOR ADAPTIVE RADIATION  
19                  THERAPY PLANNING.—Not later than  
20                  the date the regulations issued pursu-  
21                  ant to subsection (a)(1) become effec-  
22                  tive and in consultation with the  
23                  American Medical Association’s Cur-  
24                  rent Procedural Terminology Editorial  
25                  Panel and Specialty Society Relative

1                   Value Scale Update Committee, radi-  
2                   ation oncology specialty societies, and  
3                   radiation oncology stakeholders, the  
4                   Secretary shall develop and value  
5                   codes for adaptive radiation therapy  
6                   planning (as defined in subsection  
7                   (j)).

8                   “(II) TRANSITIONAL PAYMENT.—  
9                   “(aa) IN GENERAL.—During  
10                  the period beginning on the date  
11                  the regulations issued pursuant  
12                  to subsection (a)(1) become effec-  
13                  tive and ending on the date any  
14                  adaptive radiation therapy plan-  
15                  ning code is developed and val-  
16                  ued, the Secretary shall provide a  
17                  separate payment under the ap-  
18                  plicable payment system, in addi-  
19                  tion to the per episode payment  
20                  amount, for any medically nec-  
21                  essary online and offline adaptive  
22                  radiation therapy planning fur-  
23                  nished to a covered individual  
24                  after the initial treatment plan  
25                  for a covered individual.

1                         “(bb) MODIFIER.—The Sec-  
2                         retary shall establish a modifier  
3                         to identify claims for the transi-  
4                         tional payment for adaptive radi-  
5                         ation therapy planning for a cov-  
6                         ered individual.

7                         “(iv) ASSESSMENT OF CERTAIN CRI-  
8                         TERIA.—Prior to incorporating a new tech-  
9                         nology or service into the national base  
10                        rates pursuant to clause (i)(II), the Sec-  
11                        retary shall consider market penetration  
12                        and adoption, costs relative to base rates,  
13                        clinical benefits of the new technology or  
14                        service, and the clear consensus of the  
15                        stakeholder community.

16                        “(3) ADJUSTMENTS TO NATIONAL BASE  
17                        RATES.—

18                        “(A) GEOGRAPHIC ADJUSTMENT.—Prior to  
19                        applying the savings adjustment described in  
20                        subparagraph (B), the Secretary shall adjust  
21                        the national base rates for local cost and wage  
22                        indices based on where the radiation therapy  
23                        services are furnished—

24                        “(i) in the case of the professional  
25                        component payment rates, the geographic

1           adjustment processes described in the  
2           Medicare Physician Fee Schedule Geo-  
3           graphic Practice Cost Index; and

4           “(ii) in the case of the technical com-  
5           ponent payment rates, the geographic ad-  
6           justment processes in the hospital out-  
7           patient prospective payment system under  
8           section 1833(t).

9           “(B) SAVINGS ADJUSTMENT.—

10           “(i) IN GENERAL.—The Secretary  
11           shall apply a savings adjustment under  
12           this subparagraph after the geographic ad-  
13           justments have been applied under sub-  
14           paragraph (A).

15           “(ii) SAVINGS ADJUSTMENT DE-  
16           FINED.—The term ‘savings adjustment’  
17           means the percentage by which the profes-  
18           sional component and technical component  
19           payment rates are each reduced to achieve  
20           Medicare savings.

21           “(e) AVAILABILITY OF PAYMENT PLANS FOR PAY-  
22           MENT OF COINSURANCE.—Following the application of  
23           the adjustments described in subsection (d), but before the  
24           application of any sequestration order issued under the  
25           Balanced Budget and Emergency Deficit Control Act of

1 1985 (2 U.S.C. 900 et seq.), radiation therapy providers  
2 and radiation therapy suppliers shall collect coinsurance  
3 for services furnished under the ROCR Program subject  
4 to the following rules:

5           “(1) IN GENERAL.—Radiation therapy pro-  
6 viders and radiation therapy suppliers may collect  
7 coinsurance applicable under subsection (b)(1) for  
8 covered treatment furnished to a covered individual  
9 under the ROCR Program in multiple installments  
10 under a payment plan.

11          “(2) LIMITATION ON USE AS A MARKETING  
12 TOOL.—Radiation therapy providers and radiation  
13 therapy suppliers may not use the availability of  
14 payment plans for such coinsurance as a marketing  
15 tool to influence the choice of health care provider  
16 by covered individuals.

17          “(3) TIMING OF PROVISIONS OF INFORMA-  
18 TION.—Radiation therapy providers and radiation  
19 therapy suppliers offering a payment plan for such  
20 coinsurance may inform the covered individual of the  
21 availability of the payment plan prior to or during  
22 the initial treatment planning session and as nec-  
23 essary thereafter.

24          “(4) BENEFICIARY COINSURANCE PAYMENT.—  
25 The beneficiary coinsurance payment shall equal 20

1 percent of the payment amount to be paid to the ra-  
2 diation therapy provider or radiation therapy sup-  
3 plier prior to the application of any sequestration  
4 order issued under the Balanced Budget and Emer-  
5 gency Deficit Control Act of 1985 (2 U.S.C. 900 et  
6 seq.) for the billed ROCR Program episode of care,  
7 except as provided in paragraph (5).

8 “(5) INCOMPLETE EPISODE OF CARE.—In the  
9 case of an incomplete episode of care, the beneficiary  
10 coinsurance payment shall equal 20 percent of the  
11 amount that would have been paid in the absence of  
12 the ROCR Program for the radiation therapy serv-  
13 ices furnished by the radiation therapy provider or  
14 radiation therapy supplier that initiated the profes-  
15 sional component and, if applicable, the radiation  
16 therapy provider or radiation therapy supplier that  
17 initiated the technical component.

18 “(f) MANDATORY PARTICIPATION.—

19 “(1) IN GENERAL.—Except as provided under  
20 paragraph (2) or (3), a radiation therapy provider or  
21 radiation therapy supplier that is participating in  
22 the program under this title and furnishes a covered  
23 treatment to a covered individual shall be required  
24 to participate in the ROCR Program.

1           “(2) CONCURRENT PARTICIPATION IN THE  
2       ROCR PROGRAM AND OTHER MODELS.—A radiation  
3       therapy provider or radiation therapy supplier that  
4       is participating in a State-based Center for Medicare  
5       & Medicaid Innovation model—

6           “(A) shall not be prohibited from also par-  
7       ticipating in the ROCR Program; and

8           “(B) is not required to participate in the  
9       ROCR Program.

10          “(3) SIGNIFICANT HARDSHIP EXEMPTION.—

11           “(A) IN GENERAL.—The Secretary may,  
12       on a case-by-case basis, exempt a radiation  
13       therapy provider or radiation therapy supplier  
14       from the ROCR Program if the Secretary de-  
15       termines that application of the program would  
16       result in a significant hardship, such as in the  
17       case of a natural disaster, for such radiation  
18       therapy provider or radiation therapy supplier  
19       or for beneficiaries in the geographic area of  
20       the radiation therapy provider or radiation ther-  
21       apy supplier.

22           “(B) PROCEDURE.—The Secretary shall  
23       promulgate regulations, using the procedures  
24       described in subsection (a)(5), regarding eligi-

1           bility and the procedure for applying for a sig-  
2           nificant hardship exemption.

3         “(g) HEALTH EQUITY ACHIEVEMENT IN RADIATION  
4         THERAPY ADD-ON PAYMENT.—

5           “(1) IN GENERAL.—Pursuant to paragraph (2)  
6         and subject to paragraph (7), the Secretary shall ad-  
7         just the per episode payment amount in the amount  
8         of a health equity achievement in radiation therapy  
9         add-on payment to advance health equity and sup-  
10        port covered individuals in accessing and completing  
11        their radiation therapy treatments for covered treat-  
12        ments of included cancer types through the provision  
13        of transportation services, subject to the succeeding  
14        provisions of this subsection.

15        “(2) ELIGIBILITY.—

16           “(A) IN GENERAL.—The health equity  
17         achievement in radiation therapy add-on pay-  
18         ment shall be made when the ICD–10 diagnosis  
19         code Z59.82, transportation insecurity is re-  
20         ported pursuant to subparagraph (B).

21           “(B) DETERMINATION OF REPORTING  
22         CODE.—The radiation therapy provider or radi-  
23         ation therapy supplier shall follow the following  
24         procedures to determine if the ICD–10 diag-

1           nosis code Z59.82, transportation insecurity  
2        needs to be reported:

3                 “(i) The radiation therapy provider or  
4        radiation therapy supplier shall ask the pa-  
5        tient at the time of patient intake during  
6        the initial patient consultation if, within  
7        the previous 2 months, a lack of reliable  
8        transportation has kept the patient from  
9        attending medical appointments, meetings,  
10      or work, or from completing activities of  
11      daily living.

12                 “(ii) If the patient answers yes to the  
13        question in clause (i), ICD–10 diagnosis  
14        code Z59.82 shall be reported.

15                 “(3) AMOUNT.—The health equity achievement  
16        in radiation therapy add-on payment shall be in the  
17        amount of—

18                 “(A) for services furnished during the year  
19        following the date the regulations issued pursu-  
20        ant to subsection (a)(1) become effective, \$500  
21        per patient per episode of care; and

22                 “(B) for services furnished in subsequent  
23        years, the amount determined under this para-  
24        graph for the preceding year, increased by \$10.

1           “(4) PAYMENT RECIPIENT.—The health equity  
2 achievement in radiation therapy add-on payment  
3 shall be paid to the radiation therapy provider or ra-  
4 diation therapy supplier that provides the technical  
5 component of the radiation therapy services.

6           “(5) NOT TO BE USED IN ADDITION TO OR IN  
7 LIEU OF OTHER SERVICES.—The health equity  
8 achievement in radiation therapy add-on payment  
9 shall not be made in addition to or in lieu of any  
10 other State or Federal program benefits that may be  
11 used for transportation services.

12           “(6) DOCUMENTATION.—

13           “(A) IN GENERAL.—Radiation therapy  
14 providers and radiation therapy suppliers who  
15 receive the health equity achievement in radi-  
16 ation therapy add-on payment shall maintain all  
17 documentation related to the spending of such  
18 payment on transportation services per covered  
19 individual for a period of 5 years after the end  
20 of the episode of care of the applicable covered  
21 individual.

22           “(B) AVAILABILITY TO THE SECRETARY.—  
23 The documentation described in subparagraph  
24 (A) shall be made available to the Secretary  
25 upon request.

1           “(7) NO MODIFICATION OF COINSURANCE.—

2       The Secretary may not modify any coinsurance obli-  
3       gation when implementing the health equity achieve-  
4       ment in radiation therapy add-on payment.

5       “(h) QUALITY INCENTIVES IN THE ROCR VALUE  
6       BASED PAYMENT PROGRAM.—

7           “(1) IN GENERAL.—

8           “(A) INITIAL INCREASE IN PAYMENT.—

9       With respect to covered treatment for an in-  
10      cluded cancer type furnished to a covered indi-  
11      vidual on or after the date the regulations  
12      issued pursuant to subsection (a)(1) become ef-  
13      fective and before the date that is 2 years after  
14      such date, in the case of a radiation therapy  
15      provider or radiation therapy supplier that  
16      meets the requirements described in paragraph  
17      (2), payments otherwise made to such radiation  
18      therapy provider or radiation therapy supplier  
19      under the ROCR Program for the technical  
20      component of such services shall be increased  
21      by 1 percent (or 0.25 percent in the case of  
22      such a provider or supplier that is a limited re-  
23      source radiation therapy supplier or limited re-  
24      source radiation therapy provider).

25           “(B) REDUCTION IN PAYMENT.—

1                         “(i) IN GENERAL.—Subject to clause  
2 (ii), with respect to covered treatment for  
3 an included cancer type furnished to a cov-  
4 ered individual on or after the date that is  
5 2 years after the regulations issued pursu-  
6 ant to subsection (a)(1) become effective,  
7 in the case of a radiation therapy provider  
8 or radiation therapy supplier that does not  
9 meet the requirements described in para-  
10 graph (2), the per episode payment to such  
11 provider or supplier under the ROCR Pro-  
12 gram shall be reduced by 2.5 percent.

13                         “(ii) EXCLUSION OF LIMITED RE-  
14 SOURCE RADIATION THERAPY PROVIDERS  
15 AND LIMITED RESOURCE RADIATION THER-  
16 APY SUPPLIERS.—This subparagraph shall  
17 not apply with respect to a limited resource  
18 radiation therapy provider or a limited re-  
19 source radiation therapy supplier.

20                         “(C) DEFINITION OF LIMITED RESOURCE  
21 RADIATION THERAPY PROVIDER AND LIMITED  
22 RESOURCE RADIATION THERAPY SUPPLIER.—

23                         “(i) IN GENERAL.—In this subsection,  
24 the terms ‘limited resource radiation ther-  
25 apy provider’ and ‘limited resource radi-

1    ation therapy supplier' mean, with respect  
2    to a radiation therapy provider or radiation  
3    therapy supplier, a provider or supplier  
4    that meets the criteria specified by the  
5    Secretary that may include criteria relating  
6    to the volume and socioeconomic status of  
7    patients treated by the radiation therapy  
8    provider or radiation therapy supplier, the  
9    geographic area or medically-underserved  
10   area served by the radiation therapy pro-  
11   vider or radiation therapy supplier, includ-  
12   ing rural areas, or such other criteria as  
13   the Secretary determines is appropriate,  
14   through notice and comment rulemaking  
15   and in consultation with radiation therapy  
16   stakeholder organizations.

17   “(ii) CAP ON NUMBER OF LIMITED  
18   RESOURCE RADIATION THERAPY PRO-  
19   VIDERS AND LIMITED RESOURCE RADI-  
20   RATION THERAPY SUPPLIERS.—In speci-  
21   fying the criteria for limited resource radi-  
22   ation therapy providers and limited re-  
23   source radiation therapy suppliers under  
24   clause (i), the Secretary shall ensure that  
25   the total number of such providers and

1           suppliers does not exceed 10 percent of the  
2           total number of all radiation therapy pro-  
3           viders and radiation therapy suppliers.

4           **“(2) ACCREDITATION REQUIREMENTS.—**

5           **“(A) IN GENERAL.—**The requirements de-  
6           scribed in this subparagraph with respect to a  
7           radiation therapy provider or radiation therapy  
8           supplier (other than such a provider or supplier  
9           that is a limited resource radiation therapy pro-  
10          vider or limited resource radiation therapy sup-  
11          plier) are that the supplier or provider must—

12           “(i) maintain or be in the process of  
13          obtaining accreditation by the American  
14          College of Radiology, American College of  
15          Radiation Oncology, or American Society  
16          for Radiation Oncology (referred to in this  
17          section as ‘covered radiation oncology ac-  
18          creditation organizations’);

19           “(ii) comply with certified electronic  
20          health record technology requirements as  
21          determined by the Secretary with excep-  
22          tions that are consistent with those of the  
23          Merit-Based Incentive Payment System es-  
24          tablished under section 1848(q); and

1                     “(iii) submit to the Secretary proof of  
2                     the accreditation described in clause (i) in  
3                     such form and manner as specified by the  
4                     Secretary.

5                     “(B) REQUIREMENTS FOR LIMITED RE-  
6                     SOURCE RADIATION THERAPY PROVIDERS AND  
7                     LIMITED RESOURCE RADIATION THERAPY SUP-  
8                     PLIERS.—A radiation therapy provider or radi-  
9                     ation therapy supplier that is a limited resource  
10                    radiation therapy provider or limited resource  
11                    radiation therapy supplier may elect to satisfy  
12                    the accreditation requirement under this para-  
13                    graph by—

14                    “(i) meeting the requirements of sub-  
15                    paragraph (A);

16                    “(ii) using an external audit that en-  
17                    compasses similar criteria as a nationally  
18                    recognized radiation oncology accreditation  
19                    organization and submit the outcome of  
20                    such external audit to the Secretary; or

21                    “(iii) complying with certified elec-  
22                    tronic health record technology require-  
23                    ments as determined by the Secretary with  
24                    exceptions that are consistent with those of

1                   the Merit-Based Incentive Payment Sys-  
2                   tem established under section 1848(q).

3                 “(C) NEW PROVIDERS.—A new radiation  
4                 therapy provider or new radiation supplier shall  
5                 complete an initiation of accreditation or exter-  
6                 nal audit not later than the date that is 1 year  
7                 after such provider or supplier begins fur-  
8                 nishing covered treatment to covered individ-  
9                 uals.

10                “(D) RADIATION ONCOLOGY ACCREDITA-  
11                TION ORGANIZATION QUALITY STANDARDS.—  
12                Each covered radiation oncology accreditation  
13                organization (and any successor organization)  
14                shall develop quality standards for radiation  
15                therapy providers and radiation therapy sup-  
16                pliers to ensure covered treatments are deliv-  
17                ered using adequate and modern linear accel-  
18                erator technology, staffing, and other compo-  
19                nents that protect patient safety and quality  
20                by—

21                “(i) consulting with radiation therapy  
22                manufacturers and key stakeholders;

23                “(ii) soliciting public comment on pro-  
24                posed quality standards, including from

1           physicians, medical physicists, and other  
2           health professionals and experts;

3           “(iii) updating quality standards not  
4           later than every 5 to 7 years in partner-  
5           ship with stakeholders;

6           “(iv) ensuring quality standards for  
7           linear accelerator technology are adequate  
8           and on par with current technological ad-  
9           vances and modern requirements for staff-  
10          ing and other procedures associated with  
11          the delivery of safe and effective radiation  
12          therapy;

13          “(v) collecting timely information  
14          from radiation therapy providers and radi-  
15          ation therapy suppliers for each linear ac-  
16          celerator owned or used on or after the ef-  
17          fective date of the regulations issued pur-  
18          suant to subsection (a)(1); and

19          “(vi) giving sufficient weight to com-  
20          pliance with quality standards among other  
21          accreditation standards in determining ac-  
22          creditation status for radiation therapy  
23          providers or radiation therapy suppliers.

24          “(i) REPORTING REQUIREMENTS.—

1               “(1) REPORT ON THE ROCR PROGRAM.—Not  
2       earlier than 7 years after the date of the enactment  
3       of this section, the Comptroller General of the  
4       United States (referred to in this subsection as the  
5       ‘Comptroller General’) shall, after seeking out the  
6       perspectives of radiation oncology stakeholders, sub-  
7       mit to the appropriate committees of jurisdiction of  
8       the Senate and the House of Representatives a re-  
9       port that—

10               “(A) evaluates—

11               “(i) the implementation of the ROCR  
12       Program, and the impact such Program  
13       has had on Federal healthcare spending;

14               “(ii) the impact the ROCR Program  
15       has had on the ability of covered individ-  
16       uals to access covered treatment;

17               “(iii) whether any cancer types or ra-  
18       diation therapy services, such as  
19       brachytherapy, proton therapy, or ther-  
20       apeutic radiopharmaceuticals, should be  
21       added or removed from the ROCR Pro-  
22       gram; and

23               “(iv) the potential application of the  
24       ROCR Program to benefits provided under  
25       part C of this title; and

1                 “(B) includes any recommendations for ad-  
2 ministrative and legislative changes.

3                 “(2) REPORT ON ACCESS TO RADIATION THER-  
4 APY IN RURAL AND UNDERSERVED AREAS.—Not  
5 later than 3 years after the date of the enactment  
6 of this section, the Comptroller General shall submit  
7 a report to the appropriate committees of jurisdic-  
8 tion of the Senate and the House of Representatives  
9 that identifies the following:

10                 “(A) Radiation therapy deserts.

11                 “(B) Methods to increase access to new ra-  
12 diation therapy technologies in rural and under-  
13 served areas, including technologies required for  
14 clinical treatment planning, simulation, dosim-  
15 etry, medical radiation physics, radiation treat-  
16 ment devices, radiation treatment delivery, radi-  
17 ation treatment management, and such other  
18 items as the Comptroller General may deter-  
19 mine are medically necessary.

20                 “(C) A program to provide assistance in  
21 the form of grants or loans to radiation therapy  
22 providers or radiation therapy suppliers for the  
23 purpose of ensuring access to the most current  
24 radiation therapy technology.

1               “(3) DETERMINATION AND DEFINITION OF RA-  
2 DIATION THERAPY DESERTS.—

3               “(A) DEFINITION.—For purposes of this  
4 subsection, the term ‘radiation therapy desert’  
5 means a region determined by the Comptroller  
6 General under subparagraph (B) with a mis-  
7 match between radiation therapy resources and  
8 oncologic need.

9               “(B) DETERMINATION.—In determining  
10 whether a region qualifies as a radiation ther-  
11 apy desert, the Comptroller General shall take  
12 into account the ratio or density of radiation  
13 therapy providers and radiation therapy sup-  
14 pliers practicing in a geographic area as com-  
15 pared to the population size in that geographic  
16 area.

17               “(j) DEFINITIONS.—In this section:

18               “(1) ADAPTIVE RADIATION THERAPY PLAN-  
19 NING.—The term ‘adaptive radiation therapy plan-  
20 ning’ means any new technology or services identi-  
21 fied, as of the date that the regulations issued pur-  
22 suant to subsection (a)(1) become effective, by the  
23 following HCPCS codes (and as subsequently modi-  
24 fied by the Secretary) performed after the initial  
25 treatment plan for a covered individual:

1               “(A) 77295, 3-dimensional radiotherapy  
2 plan, including dose-volume histograms.

3               “(B) 77300, basic radiation dosimetry cal-  
4 culation, central axis depth dose calculation,  
5 TDF, NSD, gap calculation, off axis factor, tis-  
6 sue inhomogeneity factors, calculation of non-  
7 ionizing radiation surface and depth dose, as re-  
8 quired during course of treatment, only when  
9 prescribed by the treating physician.

10               “(C) 77301, intensity modulated radio-  
11 therapy plan, including dose-volume histograms  
12 for target and critical structure partial toler-  
13 ance specifications.

14               “(D) 77338, multi-leaf collimator (MLC)  
15 devices for intensity modulated radiation ther-  
16 apy (IMRT), design and construction per IMRT  
17 plan.

18               “(E) 77334, Treatment devices, design  
19 and construction; complex (irregular blocks,  
20 special shields, compensators, wedges, molds or  
21 casts).

22               “(F) 77293, Respiratory motion manage-  
23 ment simulation (List separately in addition to  
24 code for primary procedure).

1           “(2) APPLICABLE RADIATION THERAPY PLAN-  
2         NING TRIGGER CODE.—The term ‘applicable radi-  
3         ation therapy planning trigger code’ means services  
4         identified, as of the date that the regulations issued  
5         pursuant to subsection (a)(1) become effective, by  
6         the following HCPCS codes (and as subsequently  
7         modified by the Secretary):

8           “(A) 77261, therapeutic radiology treat-  
9         ment planning, simple.

10          “(B) 77262, therapeutic radiology treat-  
11         ment planning, intermediate.

12          “(C) 77263, therapeutic radiology treat-  
13         ment planning, complex.

14          “(3) COVERED INDIVIDUAL.—The term ‘cov-  
15         ered individual’ means an individual who—

16           “(A) is enrolled for benefits under part B;

17           “(B) is not enrolled in a Medicare Advan-  
18         tage plan under part C or a PACE program  
19         under section 1894; and

20           “(C) is diagnosed with an included cancer  
21         type.

22          “(4) COVERED TREATMENT.—

23           “(A) IN GENERAL.—The term ‘covered  
24         treatment’ means, subject to subparagraph (B),

1           radiation therapy services furnished to a cov-  
2           ered individual.

3           **“(B) EXCLUSIONS.—”**

4           “(i) IN GENERAL.—Such term does  
5           not include—

6                 “(I) subject to clause (ii), during  
7                 the period beginning on the date on  
8                 which the regulation issued pursuant  
9                 to subsection (a)(1) become effective  
10                and ending on the date that is 12  
11                years after such date, brachytherapy,  
12                proton beam radiation therapy serv-  
13                ices, intraoperative radiotherapy, su-  
14                perficial radiation therapy,  
15                hyperthermia, and therapeutic radio-  
16                pharmaceuticals;

17                 “(II) inpatient radiation therapy  
18                services furnished in a subsection (d)  
19                hospital or ambulatory surgical center;

20                 “(III) radiation therapy services  
21                furnished in cancer hospitals that are  
22                exempt from the hospital outpatient  
23                prospective payment system under  
24                section 1833(t);

1                         “(IV) physician services that are  
2 furnished or supervised by the physi-  
3 cian or the physician practice fur-  
4 nishing radiation therapy or by an-  
5 other physician, including any surgical  
6 procedures, chemotherapy, and other  
7 services;

8                         “(V) physician and technical  
9 services that are furnished using tech-  
10 nology represented by Healthcare  
11 Common Procedure Coding System  
12 codes that are not included in the M-  
13 code national base rates identified in  
14 table 75 (including in HCPCS Codes  
15 for radiation therapy services and  
16 supplies) of the Federal Register on  
17 November 16, 2021, 86 Fed. Reg.  
18 63485, 63925; or

19                         “(VI) durable medical equipment  
20 (as defined in section 1861(n)).

21                         “(ii) INCLUSION OF CERTAIN TREAT-  
22 MENT.—After the date that is 12 years  
23 after the date on which the regulation  
24 issued pursuant to subsection (a)(1) be-  
25 come effective, the Secretary may deter-

1               mine by regulation to include any of the  
2               treatment modalities described in clause  
3               (i)(I) as covered treatment. Before making  
4               such determination, the Secretary shall—

5               “(I) consider—

6               “(aa) market penetration;  
7               “(bb) the cost of such items  
8               or services relative to base rates;  
9               “(cc) the clinical benefits of  
10              such items or services; and

11              “(dd) the clear consensus of  
12              the stakeholder community; and

13              “(II) publish a notice of a pro-  
14              posed determination under subsection  
15              (b)(3)(B) regarding the payment  
16              amount proposed to be established  
17              with respect to such item or service.

18              “(5) EPISODE OF CARE.—The term ‘episode of  
19              care’ means, with respect to a covered individual, the  
20              period—

21              “(A) beginning on the day radiation ther-  
22              apy planning for an included cancer type, billed  
23              under an applicable radiation therapy planning  
24              trigger code, is furnished to a covered indi-  
25              vidual if radiation therapy treatment is initiated

1           not later than 30 days after the day such radi-  
2           ation therapy planning service is furnished; and  
3           “(B) ends—

4                 “(i) for treatment of all included can-  
5                 cer types except bone and brain metastases  
6                 treatment, the day that is 90 days after  
7                 the day the episode of care begins under  
8                 clause (i); and

9                 “(ii) for bone and brain metastases  
10                treatment, the day that is 30 days after  
11                the day the episode of care begins under  
12                clause (i).

13           “(6) INCLUDED CANCER TYPES.—The term ‘in-  
14           cluded cancer type’ means any of the following types  
15           of cancer:

- 16                 “(A) Anal.
- 17                 “(B) Bladder.
- 18                 “(C) Bone Metastases.
- 19                 “(D) Brain Metastases.
- 20                 “(E) Breast.
- 21                 “(F) Cervical.
- 22                 “(G) Central Nervous System Tumors.
- 23                 “(H) Colorectal.
- 24                 “(I) Head and Neck.
- 25                 “(J) Lung.

1               “(K) Lymphoma.

2               “(L) Pancreatic.

3               “(M) Prostate.

4               “(N) Upper Gastrointestinal.

5               “(O) Uterine.

6               “(7) HEALTHCARE COMMON PROCEDURE COD-  
7               ING SYSTEM.—The term ‘Healthcare Common Pro-  
8               cedure Coding System’ means the standardized cod-  
9               ing system used by Medicare and other health insur-  
10               ance programs to ensure that claims are processed  
11               in an orderly and consistent manner.

12               “(8) INCOMPLETE EPISODE OF CARE.—The  
13               term ‘incomplete episode of care’ means, with re-  
14               spect to a covered individual, an episode of care that  
15               is not completed because—

16               “(A) the individual being treated ceases to  
17               be a covered individual, including in the case  
18               where the individual loses benefits under this  
19               title, at any time after the initial treatment  
20               planning service is furnished and before the epi-  
21               sode of care for the covered treatment is com-  
22               plete; or

23               “(B) a covered individual switches radi-  
24               ation therapy provider or radiation therapy sup-  
25               plier before all included radiation therapy serv-

1           ices in the episode of care for the covered treat-  
2           ment have been furnished.

3           “(9) NEW TECHNOLOGY OR SERVICES.—The  
4           term ‘new technology or services’ means any tech-  
5           nology or services that, after the date of enactment  
6           of this section, receives a Category 1 Current Pro-  
7           cedural Terminology code or is established in the year-  
8           ly update to the Medicare physician fee schedule di-  
9           rect practice expense inputs or any successor reposi-  
10          tory of the direct practice expense input for the de-  
11          livery of radiation therapy services.

12          “(10) PROFESSIONAL COMPONENT.—The term  
13          ‘professional component’ means the included radi-  
14          ation therapy services that may only be furnished by  
15          a physician.

16          “(11) RADIATION THERAPY.—The term ‘radi-  
17          ation therapy’ means the careful use of various  
18          forms of radiation, such as external beam radiation  
19          therapy, to treat cancer and other diseases safely  
20          and effectively.

21          “(12) RADIATION THERAPY PROVIDER.—The  
22          term ‘radiation therapy provider’ means a hospital  
23          outpatient department enrolled under this title that  
24          furnishes radiation therapy services.

1           “(13) RADIATION THERAPY SERVICES.—The  
2 term ‘radiation therapy services’ means the treat-  
3 ment planning, technical preparation, special serv-  
4 ices (such as simulation), treatment delivery, and  
5 treatment management services associated with can-  
6 cer treatment that uses high doses of radiation to  
7 kill cancer cells and shrink tumors.

8           “(14) RADIATION THERAPY SUPPLIER.—The  
9 term ‘radiation therapy supplier’ means a physician  
10 group practice or freestanding radiation therapy cen-  
11 ter enrolled under this title that furnishes radiation  
12 therapy services.

13           “(15) TECHNICAL COMPONENT.—The term  
14 ‘technical component’ means the included radiation  
15 therapy services that are not furnished by a physi-  
16 cian, including the provision of equipment, supplies,  
17 personnel, and administrative costs related to radi-  
18 ation therapy services.

19           “(16) TRANSPORTATION SERVICES.—The term  
20 ‘transportation services’ means the provision of free  
21 or discounted transportation made available to cov-  
22 ered individuals furnished covered treatment which  
23 are not air, luxury, or ambulance-level transpor-  
24 tation, but may include car services, ride shares, au-  
25 tonomous vehicles, or public transportation.”.

1           (b) EXCLUSION OF PARTICIPATING RADIATION  
2 THERAPY PROVIDERS, RADIATION THERAPY SUPPLIERS,  
3 AND PHYSICIANS FROM THE MERIT-BASED INCENTIVE  
4 PAYMENT SYSTEM.—Section 1848(q)(1)(C)(ii) of the So-  
5 cial Security Act (42 U.S.C. 1395w-4(q)(1)(c)(II)) is  
6 amended—

7                 (1) in subclause (II), by striking “or” at the  
8 end;

9                 (2) in subclause (III), by striking the period at  
10 the end and inserting “; or”; and

11                 (3) by adding at the end the following new sub-  
12 clause:

13                         “(IV) is a radiation therapy pro-  
14 vider or radiation therapy supplier (as  
15 those terms are defined in subsection  
16 (j) of section 1899C) that is partici-  
17 pating in the Radiation Oncology Case  
18 Rate Value Based Payment Program  
19 established under that section.”.

20 **SEC. 4. REVISION TO CIVIL MONETARY PENALTIES RE-**  
21 **GARDING RADIATION ONCOLOGY CASE RATE**  
22 **PATIENT TRANSPORTATION SERVICES.**

23           Section 1128A of the Social Security Act (42 U.S.C.  
24 1320a-7a) is amended—

25                 (1) in subsection (i)(6)—

1                             (A) in subparagraph (I), by striking “or”  
2                             at the end;

3                             (B) in subparagraph (J)(iii), by striking  
4                             the period at the end and inserting “; or”; and

5                             (C) by adding at the end the following new  
6                             subparagraph:

7                             “(K) the provision of transportation serv-  
8                             ices by an eligible entity, as defined in sub-  
9                             section (t), if—

10                             “(i) the availability of the transpor-  
11                             tation services—

12                             “(I) is set forth in a policy that  
13                             the eligible entity, as defined in sub-  
14                             section (t), applies uniformly and con-  
15                             sistently; and

16                             “(II) is not determined in a man-  
17                             ner related to the past or anticipated  
18                             volume or value of Federal health care  
19                             program business;

20                             “(ii) the eligible entity does not pub-  
21                             licly market or advertise the transportation  
22                             services;

23                             “(iii) the driver who provides the  
24                             transportation services does not market  
25                             health care items or services during the

1 course of the transportation or at any  
2 time;

3 “(iv) the driver or individual arranging  
4 for the transportation services is not  
5 paid on a per-beneficiary-transported basis;

6 “(v) the eligible entity makes the  
7 transportation services available only to an  
8 individual who—

9 “(I) is an established patient, as  
10 defined in subsection (t), of the eligible  
11 entity that is providing or facilitating  
12 free or discounted transportation;  
13

14 “(II) resides—

15 “(aa) within a 75-mile radius of the radiation therapy provider or radiation therapy supplier to or from which the patient would be transported; or  
16  
17  
18  
19

20 “(bb) in a rural area, as defined in subsection (t); and  
21

22 “(III) is receiving radiation therapy services for the purpose of obtaining medically necessary items and services; and  
23  
24  
25

1                     “(vi) the eligible entity that makes the  
2                     transportation services available bears the  
3                     costs of the transportation services and  
4                     does not shift the burden of those costs  
5                     onto any Federal health care program,  
6                     other payers, or individuals.”; and

7                     (2) by adding at the end the following new sub-  
8                     section:

9                     “(t) For purposes of subsection (i)(6)(K), the fol-  
10                  lowing definitions apply:

11                     “(1) The term ‘eligible entity’ means any indi-  
12                  vidual or entity, or any individual or entity acting on  
13                  behalf of such individual or entity that does not sup-  
14                  ply health care items as the primary occupation of  
15                  the individual or entity.

16                     “(2) The term ‘established patient’ means an  
17                  individual who—

18                         “(A) has selected and scheduled an ap-  
19                  pointment with a radiation therapy provider or  
20                  radiation therapy supplier; or

21                         “(B) has attended an appointment with  
22                  such provider or supplier.

23                     “(3) The terms ‘radiation therapy provider’,  
24                  ‘radiation therapy services’, and ‘radiation therapy

1 supplier' have the meaning given such terms in sec-  
2 tion 1866G(j).

3 "(4) The term 'rural area' means an area that  
4 is not an urban area.

5 "(5) The term 'transportation services'—

6 " "(A) means the provision of free or dis-  
7 counted transportation made available to Fed-  
8 eral health care program beneficiaries receiving  
9 radiation therapy services;

10 " "(B) includes car services, ride shares, and  
11 public transportation; and

12 " "(C) does not include air, luxury, or ambu-  
13 lance-level transportation.

14 "(6) The term 'urban area' means—

15 " "(A) a Metropolitan Statistical Area or  
16 New England County Metropolitan Area, as de-  
17 fined by the Office of Management and Budget;

18 " "(B) Litchfield County, Connecticut;

19 " "(C) York County, Maine;

20 " "(D) Sagadahoc County, Maine;

21 " "(E) Merrimack County, New Hampshire;

22 and

23 " "(F) Newport County, Rhode Island.".

1     **SEC. 5. EXEMPTION OF RADIATION ONCOLOGY CASE RATE**

2                 **VALUE BASED PAYMENT PROGRAM FROM**  
3                 **BUDGET NEUTRALITY ADJUSTMENT RE-**  
4                 **QUIREMENTS.**

5         (a) PAYMENT OF BENEFITS.—Section 1833(t) of the  
6 Social Security Act (42 U.S.C. 1395l(t)) is amended by  
7 adding at the end the following new paragraph:

8                 “(23) NON BUDGET NEUTRAL APPLICATION OF  
9 REDUCED EXPENDITURES RESULTING FROM THE  
10 RADIATION ONCOLOGY CASE RATE VALUE BASED  
11 PAYMENT PROGRAM.—The Secretary shall not take  
12 into account the reduced expenditures that result  
13 from the implementation of section 1899C in making  
14 any budget neutrality adjustments under this sub-  
15 section.”.

16         (b) PAYMENT FOR PHYSICIANS’ SERVICES.—Section  
17 1848(c)(2)(B) of the Social Security Act (42 U.S.C.  
18 1395w–4(c)(2)(B)) is amended—

19                 (1) in clause (iv)—

20                     (A) in subclause (V), by striking “and” at  
21 the end;

22                     (B) in subclause (VI), by striking the pe-  
23 riod at the end and inserting “; and”; and

24                     (C) by adding at the end the following new  
25 subclause:

1                         “(VII) section 1899C shall not be  
2                         taken into account in applying clause  
3                         (ii)(II) for a year following the enact-  
4                         ment of section 1899C.”; and  
5                         (2) in clause (v), by adding at the end the fol-  
6                         lowing new subclause:

7                         “(XII) REDUCED EXPENDITURES  
8                         ATTRIBUTABLE TO THE RADIATION  
9                         ONCOLOGY CASE RATE VALUE BASED  
10                         PAYMENT PROGRAM.—Effective for  
11                         fee schedules established following the  
12                         enactment of section 1899C, reduced  
13                         expenditures attributable to the Radi-  
14                         ation Oncology Case Rate Value  
15                         Based Payment Program under sec-  
16                         tion 1899C.”.

