118th CONGRESS 2D Session **S**.

To amend title 38, United States Code, to direct the Secretary of Veterans Affairs to offer annual preventative health evaluations to veterans with a spinal cord injury or disorder and increase access to assistive technologies, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. MORAN (for himself and Mr. TESTER) introduced the following bill; which was read twice and referred to the Committee on ______

A BILL

- To amend title 38, United States Code, to direct the Secretary of Veterans Affairs to offer annual preventative health evaluations to veterans with a spinal cord injury or disorder and increase access to assistive technologies, 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 "Veterans Spinal Trau5 ma Access to New Devices Act" or the "Veterans STAND
6 Act".

1SEC. 2. PROVISION OF PREVENTATIVE HEALTH EVALUA-2TIONS FOR VETERANS WITH A SPINAL CORD3INJURY OR DISORDER.

4 (a) IN GENERAL.—Subchapter II of chapter 17 of
5 title 38, United States Code, is amended by inserting after
6 section 1712C the following new section:

7 "§ 1713. Preventative health evaluations for veterans 8 with a spinal cord injury or disorder

9 "(a) HEALTH EVALUATIONS.—The Secretary shall 10 furnish (through direct provision of service, referral, or a 11 telehealth program operated by the Department) a pre-12 ventative health evaluation annually to any veteran with 13 a spinal cord injury or disorder who elects to undergo the 14 evaluation.

15 "(b) ASSESSMENTS.—The evaluation described in16 subsection (a) shall include the following:

17 "(1) An assessment of any circumstance or con18 dition the veteran is experiencing that indicates a
19 risk for any health complication related to a spinal
20 cord injury or disorder, including a risk of
21 comorbidities.

"(2) An assessment regarding chronic pain and,if applicable, the management of chronic pain.

24 "(3) An assessment regarding dietary manage-25 ment and weight management.

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"(4) An assessment regarding prosthetic equipment, including which prosthetic equipment the veteran needs, how well any existing prosthetic equipment is functioning considering the needs of the veteran, and any safety concerns regarding the prosthetic equipment in use by or recommended to the
veteran.

8 "(5) An assessment for the provision of any as9 sistive technology that could help maximize the inde10 pendence and mobility of the veteran.

11 "(c) CONSULTATION.—

"(1) Spinal cord injury and disorder pro-12 13 GRAM MANAGERS.—In maintaining, prescribing, or 14 amending any guidance, rules, or regulations issued 15 by the Department regarding the requirements set 16 out in this section, the Secretary shall consult with 17 the spinal cord injury and disorder program man-18 agers of the Department, clinicians employed by the 19 Department as specialists in spinal cord injuries and 20 disorders, and the organizations named in or ap-21 proved under section 5902 of this title.

"(2) MANUFACTURERS AND OTHER ENTITIES.—In issuing any guidance, rules, or regulations
regarding the requirements set out in this section,
the Secretary may consult with manufacturers of as-

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sistive technologies and other entities relevant to the
 provision of assistive technologies if the guidance,
 rules, or regulations would directly affect such man ufacturers or entities.

5 "(d) INFORMATION ON EVALUATION.—The Secretary 6 shall ensure, to the extent possible, that any veteran 7 known by the Secretary to have a spinal cord injury or 8 disorder receives information annually about the evalua-9 tion available under this section and the benefits to the 10 veteran of choosing to undergo the evaluation.

11 "(e) USE OF EVALUATION IN PERFORMANCE RE-12 VIEWS.—In reviewing the performance metrics of a Vet-13 erans Integrated Service Network for any year beginning 14 after the date that is one year after the date of the enact-15 ment of the Veterans Spinal Trauma Access to New De-16 vices Act, the Secretary shall consider the provision of 17 evaluations under this section.

18 "(f) REPORT.—Not later than one year after the date 19 of the enactment of the Veterans Spinal Trauma Access 20 to New Devices Act, and every two years thereafter, the 21 Secretary shall submit to the Committee on Veterans' Af-22 fairs of the Senate and the Committee on Veterans' Af-23 fairs of the House of Representatives a report that in-24 cludes the following:

25 "(1) For the period covered by the report—

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1	"(A) the number of veterans who received
2	hospital care or medical services from the De-
3	partment and used an assistive technology;
4	"(B) the number of veterans who received
5	hospital care or medical services from the De-
6	partment and were assessed for the provision of
7	an assistive technology; and
8	"(C) the number of veterans who received
9	hospital care or medical services from the De-
10	partment and were prescribed an assistive tech-
11	nology.
12	"(2) For the two-year period immediately prior
13	to year the report is submitted, the year-to-year
14	change in the percentage of veterans with a spinal
15	cord injury or disorder who received an evaluation
16	under this section.
17	"(g) Assistive Technology Defined.—In this
18	section, the term 'assistive technology' means a powered
19	medical device or electronic tool used to treat or alleviate
20	symptoms or conditions caused by a spinal cord injury or
21	disorder, including the following:
22	((1) A personal mobility device, including a
23	powered exoskeleton device.
24	"(2) A speech generating device.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 17 of such title is amended
 by inserting after the item relating to section 1712C the
 following new item:

[&]quot;1713. Preventative health evaluations for veterans with a spinal cord injury or disorder.".