AMENDMENT TO RULES COMMITTEE PRINT 118-

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OFFERED BY MR. MOYLAN OF GUAM

Add at the end of division A the following:

1 2	TITLE XIX—RADIATION EXPO- SURE COMPENSATION REAU-
3	THORIZATION
4	Subtitle A—Manhattan Project
5	Waste
6	SEC. 1901. CLAIMS RELATING TO MANHATTAN PROJECT
7	WASTE.
8	The Radiation Exposure Compensation Act (Public
9	Law 101–426; 42 U.S.C. 2210 note) is amended by insert-
10	ing after section 5 the following:
11	"SEC. 5A. CLAIMS RELATING TO MANHATTAN PROJECT
12	WASTE.
13	"(a) IN GENERAL.—A claimant shall receive com-
14	pensation for a claim made under this Act, as described
15	in subsection (b) or (c), if—
16	((1) a claim for compensation is filed with the
17	Attorney General—
18	"(A) by an individual described in para-
10	

graph (2); or

1	"(B) on behalf of that individual by an au-
2	thorized agent of that individual, if the indi-
3	vidual is deceased or incapacitated, such as—
4	"(i) an executor of estate of that indi-
5	vidual; or
6	"(ii) a legal guardian or conservator
7	of that individual;
8	"(2) that individual, or if applicable, an author-
9	ized agent of that individual, demonstrates that the
10	individual—
11	"(A) was physically present in an affected
12	area for a period of at least 2 years after Janu-
13	ary 1, 1949; and
14	"(B) contracted a specified disease after
15	such period of physical presence;
16	"(3) the Attorney General certifies that the
17	identity of that individual, and if applicable, the au-
18	thorized agent of that individual, is not fraudulent
19	or otherwise misrepresented; and
20	"(4) the Attorney General determines that the
21	claimant has satisfied the applicable requirements of
22	this Act.
23	"(b) Losses Available to Living Affected Indi-
24	VIDUALS.—

1 "(1) IN GENERAL.—In the event of a claim 2 qualifying for compensation under subsection (a) 3 that is submitted to the Attorney General to be eligi-4 ble for compensation under this section at a time 5 when the individual described in subsection (a)(2) is 6 living, the amount of compensation under this sec-7 tion shall be in an amount that is the greater of 8 \$50,000 or the total amount of compensation for 9 which the individual is eligible under paragraph (2).

10 "(2) Losses due to medical expenses.—A 11 claimant described in paragraph (1) shall be eligible 12 to receive, upon submission of contemporaneous 13 written medical records, reports, or billing state-14 ments created by or at the direction of a licensed 15 medical professional who provided contemporaneous 16 medical care to the claimant, additional compensa-17 tion in the amount of all documented out-of-pocket 18 medical expenses incurred as a result of the specified 19 disease suffered by that claimant, such as any med-20 ical expenses not covered, paid for, or reimbursed 21 through-

22 "(A) any public or private health insur-23 ance;

24 "(B) any employee health insurance;

"(C) any workers' compensation program;
 or

3 "(D) any other public, private, or employee4 health program or benefit.

5 "(c) PAYMENTS TO BENEFICIARIES OF DECEASED
6 INDIVIDUALS.—In the event that an individual described
7 in subsection (a)(2) who qualifies for compensation under
8 subsection (a) is deceased at the time of submission of
9 the claim—

"(1) a surviving spouse may, upon submission
of a claim and records sufficient to satisfy the requirements of subsection (a) with respect to the deceased individual, receive compensation in the
amount of \$25,000; or

15 ((2)) in the event that there is no surviving spouse, the surviving children, minor or otherwise, of 16 17 the deceased individual may, upon submission of a 18 claim and records sufficient to satisfy the require-19 ments of subsection (a) with respect to the deceased 20 individual, receive compensation in the total amount 21 of \$25,000, paid in equal shares to each surviving 22 child.

23 "(d) AFFECTED AREA.—For purposes of this section,
24 the term 'affected area' means—

1	"(1) in the State of Missouri, the ZIP Codes of
2	63031, 63033, 63034, 63042, 63045, 63074, 63114,
3	63135, 63138, 63044, 63121, 63140, 63145, 63147,
4	63102, 63304, 63134, 63043, 63341, 63368, and
5	63367;
6	"(2) in the State of Tennessee, the ZIP Codes
7	of 37716, 37840, 37719, 37748, 37763, 37828,
8	37769, 37710, 37845, 37887, 37829, 37854, 37830,
9	and 37831;
10	"(3) in the State of Alaska, the ZIP Codes of
11	99546 and 99547;
12	"(4) in the State of Kentucky, the ZIP Codes
13	of 42001, 42003, 42053, and 42086;
14	"(5) in the State of Ohio, the ZIP Codes of
15	45002, 45013, 45014, 45030, 45053, 45247, 45251,
16	45252, 45613, 45648, 45661, and 45690;
17	"(6) in the State of Pennsylvania, the ZIP
18	Codes of 15641, 15656, and 15960; and
19	"(7) in the State of Washington, the ZIP Codes
20	of 98832, 98837, 98857, 98930, 98944, 99105,
21	99144, 99159, 99169, 99301, 99320, 99321, 99323,
22	99324, 99326, 99330, 99333, 99335, 99336, 99337,
23	99338, 99341, 99343, 99344, 99345, 99346, 99348,
24	99349, 99350, 99352, 99353, 99354, 99357, 99359,
25	99360, 99361, 99362, 99363, and 99371.

"(e) SPECIFIED DISEASE.—For purposes of this sec tion, the term 'specified disease' means any of the fol lowing:

4	"(1) Any leukemia, other than chronic
5	lymphocytic leukemia, provided that the initial expo-
6	sure occurred after the age of 20 and the onset of
7	the disease was at least 2 years after first exposure.
8	"(2) Any of the following diseases, provided
9	that the onset was at least 2 years after the initial
10	exposure:
11	"(A) Multiple myeloma.
12	"(B) Lymphoma, other than Hodgkin's
13	disease.
14	"(C) Primary cancer of the—
15	"(i) thyroid;
16	"(ii) male or female breast;
17	"(iii) esophagus;
18	"(iv) stomach;
19	"(v) pharynx;
20	"(vi) small intestine;
21	''(vii) pancreas;
22	"(viii) bile ducts;
23	"(ix) gall bladder;
24	"(x) salivary gland;
25	"(xi) urinary bladder;

1	''(xii) brain;
2	''(xiii) colon;
3	"(xiv) ovary;
4	"(xv) bone;
5	"(xvi) renal;
6	"(xvii) liver, except if cirrhosis or hep-
7	atitis B is indicated; or
8	''(xviii) lung.
9	"(f) Physical Presence.—
10	"(1) IN GENERAL.—For purposes of this sec-
11	tion, the Attorney General shall not determine that
12	a claimant has satisfied the requirements of sub-
13	section (a) unless demonstrated by submission of—
14	"(A) contemporaneous written residential
15	documentation and at least 1 additional em-
16	ployer-issued or government-issued document or
17	record that the claimant, for at least 2 years
18	after January 1, 1949, was physically present
19	in an affected area; or
20	"(B) other documentation determined by
21	the Attorney General to demonstrate that the
22	claimant, for at least 2 years after January 1,
23	1949, was physically present in an affected
24	area.

1	"(2) Types of physical presence.—For
2	purposes of determining physical presence under this
3	section, a claimant shall be considered to have been
4	physically present in an affected area if—
5	"(A) the claimant's primary residence was
6	in the affected area;
7	"(B) the claimant's place of employment
8	was in the affected area; or
9	"(C) the claimant attended school in the
10	affected area.
11	"(g) DISEASE CONTRACTION IN AFFECTED
12	AREAS.—For purposes of this section, the Attorney Gen-
13	eral shall not determine that a claimant has satisfied the
14	requirements of subsection (a) unless the claimant sub-
15	mits—
16	"(1) written medical records or reports created
17	by or at the direction of a licensed medical profes-
18	sional, created contemporaneously with the provision
19	of medical care to the claimant, that the claimant,
20	after a period of physical presence in an affected
21	area, contracted a specified disease; or
22	((2) other documentation determined by the At-
23	torney General to demonstrate that the claimant
24	contracted a specified disease after a period of phys-
25	ical presence in an affected area.".

1 SEC. 1902. CONTRACTS TO SUPPORT HUMAN AND ECOLOGI-2 CAL HEALTH AT AMCHITKA, ALASKA, SITE.

3 (a) IN GENERAL.—In awarding contracts to carry out the Long-Term Surveillance Plan, the Secretary of 4 5 Energy, acting through the Director of the Office of Legacy Management, shall give preference to eligible associa-6 tions. 7

8 (b) REQUIREMENTS.—A contract awarded to an eligi-9 ble association by the Secretary of Energy to carry out the Long-Term Surveillance Plan shall require that the 10 11 eligible association—

12 (1) engage in stakeholder engagement; and

13 (2) to the greatest extent practicable, incor-14 porate Indigenous knowledge and the participation of local Indian Tribes in research and development 15 16 and workforce development activities.

(c) DEFINITIONS.—In this section: 17

(1) The term "eligible association" means an 18 19 association of 2 or more of the following:

20 (A) An institution of higher education (as 21 that term is defined in section 101(a) of the 22 Higher Education Act of 1965 (20 U.S.C. 23 1001(a))) located in the State of Alaska. 24

- (B) An agency of the State of Alaska.
- 25 (C) A local Indian Tribe.
- 26 (D) An organization—

1	(i) described in costion $501(x)(2)$ of
1	(i) described in section $501(c)(3)$ of
2	the Internal Revenue Code of 1986 and ex-
3	empt from taxation under section 501(a)
4	of such Code; and
5	(ii) located in the State of Alaska.
6	(2) The term "local Indian Tribe" means an
7	Indian tribe (as that term is defined in section 4 of
8	the Indian Self-Determination and Education Assist-
9	ance Act (25 U.S.C. 5304)) that is located in the
10	Aleut Region of the State of Alaska.
11	(3) The term "Long-Term Surveillance Plan"
12	means the plan entitled "Long-Term Surveillance
13	Plan for the Amchitka, Alaska, Site", published by
14	the Office of Legacy Management of the Depart-
15	ment of Energy in July 2014.
16	Subtitle B—Compensation for
17	Workers Involved in Uranium
18	Mining and Individuals Living
19	Downwind of Atmospheric Nu-
20	clear Testing
21	SEC. 1911. REFERENCES.
าา	Except of otherwise medifically provided whenever in

Except as otherwise specifically provided, whenever in this title an amendment or repeal is expressed in terms of an amendment to or repeal of a section or other provision of law, the reference shall be considered to be made to a section or other provision of the Radiation Exposure
 Compensation Act (Public Law 101-426; 42 U.S.C. 2210
 note).

4 SEC. 1912. EXTENSION OF FUND.

5 Section 3(d) is amended—

6 (1) by striking the first sentence and inserting 7 "The Fund shall terminate 6 years after the date of 8 the enactment of the Servicemember Quality of Life 9 Improvement and National Defense Authorization 10 Act for Fiscal Year 2025."; and

11 (2) by striking "2-year" and inserting "6-year".
12 SEC. 1913. CLAIMS RELATING TO ATMOSPHERIC TESTING.

(a) LEUKEMIA CLAIMS RELATING TO TRINITY TEST
14 IN NEW MEXICO AND TESTS AT THE NEVADA SITE AND
15 IN THE PACIFIC.—Section 4(a)(1)(A) is amended—

16 (1) in clause (i)—

17 (A) in subclause (I), by striking "October 18 31, 1958" and inserting "November 6, 1962"; 19 (B) in subclause (II)— (i) by striking "in the affected area" 20 and inserting "in an affected area"; and 21 (ii) by striking "or" after the semi-22 23 colon; 24 (C) by redesignating subclause (III) as

25 subclause (V); and

1	(D) by inserting after subclause (II) the
2	following:
3	"(III) was physically present in an af-
4	fected area for a period of at least 1 year
5	during the period beginning on September
6	24, 1944, and ending on November 6,
7	1962;
8	"(IV) was physically present in an af-
9	fected area—
10	"(aa) for a period of at least 1
11	year during the period beginning on
12	July 1, 1946, and ending on Novem-
13	ber 6, 1962; or
14	"(bb) for the period beginning on
15	April 25, 1962, and ending on No-
16	vember 6, 1962; or"; and
17	(2) in clause (ii)(I), by striking "physical pres-
18	ence described in subclause (I) or (II) of clause (i)
19	or onsite participation described in clause (i)(III)"
20	and inserting "physical presence described in sub-
21	clause (I), (II), (III), or (IV) of clause (i) or onsite
22	participation described in clause (i)(V)".
23	(b) Amounts for Claims Related to Leu-
24	KEMIA.—Section 4(a)(1) is amended—

1	(1) in subparagraph (A), by striking "an
2	amount" and inserting "the amount"; and
3	(2) by striking subparagraph (B) and inserting
4	the following:
5	"(B) Amount.—If the conditions de-
6	scribed in subparagraph (C) are met, an indi-
7	vidual who is described in subparagraph (A)
8	shall receive \$100,000.".
9	(c) Conditions for Claims Related to Leu-
10	KEMIA.—Section 4(a)(1)(C) is amended—
11	(1) by striking clause (i); and
12	(2) by redesignating clauses (ii) and (iii) as
13	clauses (i) and (ii), respectively.
14	(d) Specified Diseases Claims Relating to
15	TRINITY TEST IN NEW MEXICO AND TESTS AT THE NE-
16	vada Site and in the Pacific.—Section $4(a)(2)$ is
17	amended—
18	(1) in subparagraph (A)—
19	(A) by striking "in the affected area" and
20	inserting "in an affected area";
21	(B) by striking "2 years" and inserting "1
22	year"; and
23	(C) by striking "October 31, 1958" and
24	inserting "November 6, 1962";
25	(2) in subparagraph (B)—

1	(A) by striking "in the affected area" and
2	inserting "in an affected area"; and
3	(B) by striking "or" at the end;
4	(3) by redesignating subparagraph (C) as sub-
5	paragraph (E); and
6	(4) by inserting after subparagraph (B) the fol-
7	lowing:
8	"(C) was physically present in an affected
9	area for a period of at least 1 year during the
10	period beginning on September 24, 1944, and
11	ending on November 6, 1962;
12	"(D) was physically present in an affected
13	area—
14	"(i) for a period of at least 1 year
15	during the period beginning on July 1,
16	1946, and ending on November 6, 1962; or
17	"(ii) for the period beginning on April
18	25, 1962, and ending on November 6,
19	1962; or".
20	(e) Amounts for Claims Related to Specified
21	DISEASES.—Section $4(a)(2)$ is amended in the matter fol-
22	lowing subparagraph (E) (as redesignated by subsection
23	(d) of this section) by striking "\$50,000 (in the case of
24	an individual described in subparagraph (A) or (B)) or

1	\$75,000 (in the case of an individual described in subpara-
2	graph (C))," and inserting "\$100,000".
3	(f) DOWNWIND STATES.—Section 4(b)(1) is amended
4	to read as follows:
5	"(1) 'affected area' means—
6	"(A) except as provided under subpara-
7	graphs (B) and (C), Arizona, Colorado, Idaho,
8	Montana, Nevada, New Mexico, Utah, and
9	Guam;
10	"(B) with respect to a claim by an indi-
11	vidual under subsection $(a)(1)(A)(i)(III)$ or sub-
12	section (a)(2)(C), only New Mexico; and
13	"(C) with respect to a claim by an indi-
14	vidual under subsection $(a)(1)(A)(i)(IV)$ or sub-
15	section (a)(2)(D), only Guam.".
16	(g) Chronic Lymphocytic Leukemia as a Speci-
17	FIED DISEASE.—Section 4(b)(2) is amended by striking
18	"other than chronic lymphocytic leukemia" and inserting
19	"including chronic lymphocytic leukemia".
20	SEC. 1914. CLAIMS RELATING TO URANIUM MINING.
21	(a) Employees of Mines and Mills.—Section
22	5(a)(1)(A)(i) is amended—
23	(1) by inserting "(I)" after "(i)";
24	(2) by striking "December 31, 1971; and" and
25	inserting "December 31, 1990; or"; and

	10
1	(3) by adding at the end the following:
2	"(II) was employed as a core driller in
3	a State referred to in subclause (I) during
4	the period described in such subclause;
5	and".
6	(b) MINERS.—Section 5(a)(1)(A)(ii)(I) is amended
7	by inserting "or renal cancer or any other chronic renal
8	disease, including nephritis and kidney tubal tissue in-
9	jury" after "nonmalignant respiratory disease".
10	(c) Millers, Core Drillers, and Ore Trans-
11	PORTERS.—Section 5(a)(1)(A)(ii)(II) is amended—
12	(1) by inserting ", core driller," after "was a
13	miller'';
14	(2) by inserting ", or was involved in remedi-
15	ation efforts at such a uranium mine or uranium
16	mill," after "ore transporter";
17	(3) by inserting "(I)" after "clause (i)"; and
18	(4) by striking all that follows "nonmalignant
19	respiratory disease" and inserting "or renal cancer
20	or any other chronic renal disease, including nephri-
21	tis and kidney tubal tissue injury; or".
22	(d) Combined Work Histories.—Section
23	5(a)(1)(A)(ii) is further amended—
24	(1) by striking "or" at the end of subclause (I);
25	and

1	(2) by adding at the end the following:
2	"(III)(aa) does not meet the condi-
3	tions of subclause (I) or (II);
4	"(bb) worked, during the period de-
5	scribed in clause (i)(I), in two or more of
6	the following positions: miner, miller, core
7	driller, and ore transporter;
8	"(cc) meets the requirements of para-
9	graph (4) or (5) , or both; and
10	"(dd) submits written medical docu-
11	mentation that the individual developed
12	lung cancer or a nonmalignant respiratory
13	disease or renal cancer or any other chron-
14	ic renal disease, including nephritis and
15	kidney tubal tissue injury after exposure to
16	radiation through work in one or more of
17	the positions referred to in item (bb);".
18	(e) Dates of Operation of Uranium Mine.—Sec-
19	tion $5(a)(2)(A)$ is amended by striking "December 31,
20	1971" and inserting "December 31, 1990".
21	(f) Special Rules Relating to Combined Work
22	HISTORIES.—Section 5(a) is amended by adding at the
23	end the following:
24	"(4) Special rule relating to combined
25	WORK HISTORIES FOR INDIVIDUALS WITH AT LEAST

1 ONE YEAR OF EXPERIENCE.—An individual meets 2 the requirements of this paragraph if the individual 3 worked in one or more of the positions referred to 4 in paragraph (1)(A)(ii)(III)(bb) for a period of at 5 least one year during the period described in para-6 graph (1)(A)(i)(I).

7 "(5) Special rule relating to combined 8 WORK HISTORIES FOR MINERS.—An individual 9 meets the requirements of this paragraph if the indi-10 vidual, during the period described in paragraph 11 (1)(A)(i)(I), worked as a miner and was exposed to 12 such number of working level months that the Attor-13 ney General determines, when combined with the ex-14 posure of such individual to radiation through work 15 as a miller, core driller, or ore transporter during 16 the period described in paragraph (1)(A)(i)(I), re-17 sults in such individual being exposed to a total level 18 of radiation that is greater or equal to the level of 19 exposure of an individual described in paragraph (4).". 20

21 (g) DEFINITION OF CORE DRILLER.—Section 5(b) is
22 amended—

23 (1) by striking "and" at the end of paragraph24 (7);

1	(2) by striking the period at the end of para-
2	graph (8) and inserting "; and"; and
3	(3) by adding at the end the following:
4	"(9) the term 'core driller' means any indi-
5	vidual employed to engage in the act or process of
6	obtaining cylindrical rock samples of uranium or va-
7	nadium by means of a borehole drilling machine for
8	the purpose of mining uranium or vanadium.".
9	SEC. 1915. EXPANSION OF USE OF AFFIDAVITS IN DETER-
10	MINATION OF CLAIMS; REGULATIONS.
11	(a) AFFIDAVITS.—Section 6(b) is amended by adding
12	at the end the following:
13	"(3) Affidavits.—
14	"(A) Employment history.—For pur-
15	poses of this Act, the Attorney General shall ac-
16	cept a written affidavit or declaration as evi-
17	
	dence to substantiate the employment history of
18	dence to substantiate the employment history of an individual as a miner, miller, core driller, or
18 19	
	an individual as a miner, miller, core driller, or
19	an individual as a miner, miller, core driller, or ore transporter if the affidavit—
19 20	an individual as a miner, miller, core driller, or ore transporter if the affidavit— ''(i) is provided in addition to other
19 20 21	an individual as a miner, miller, core driller, or ore transporter if the affidavit— ''(i) is provided in addition to other material that may be used to substantiate

1	"(iii) is made subject to penalty for
2	perjury; and
3	"(iv) is made by a person other than
4	the individual filing the claim.
5	"(B) Physical presence in affected
6	AREA.—For purposes of this Act, the Attorney
7	General shall accept a written affidavit or dec-
8	laration as evidence to substantiate an individ-
9	ual's physical presence in an affected area (as
10	defined in section $4(b)(1)$ during a period de-
11	scribed in section $4(a)(1)(A)(i)$ or section
12	4(a)(2) if the affidavit—
13	"(i) is provided in addition to other
14	material that may be used to substantiate
15	the individual's presence in an affected
16	area during that time period;
17	"(ii) attests to the individual's pres-
18	ence in an affected area during that pe-
19	riod;
20	"(iii) is made subject to penalty for
21	perjury; and
22	"(iv) is made by a person other than
23	the individual filing the claim.
24	"(C) PARTICIPATION AT TESTING SITE.—
25	For purposes of this Act, the Attorney General

1	shall accept a written affidavit or declaration as
2	evidence to substantiate an individual's partici-
3	pation onsite in a test involving the atmospheric
4	detonation of a nuclear device if the affidavit—
5	"(i) is provided in addition to other
6	material that may be used to substantiate
7	the individual's participation onsite in a
8	test involving the atmospheric detonation
9	of a nuclear device;
10	"(ii) attests to the individual's partici-
11	pation onsite in a test involving the atmos-
12	pheric detonation of a nuclear device;
13	"(iii) is made subject to penalty for
14	perjury; and
15	"(iv) is made by a person other than
16	the individual filing the claim.".
17	(b) Technical and Conforming Amendments.—
18	Section 6 is amended—
19	(1) in subsection $(b)(2)(C)$, by striking "section
20	4(a)(2)(C)" and inserting "section $4(a)(2)(E)$ ";
21	(2) in subsection $(c)(2)$ —
22	(A) in subparagraph (A)—
23	(i) in the matter preceding clause (i),
24	by striking "subsection $(a)(1)$, $(a)(2)(A)$,
25	or $(a)(2)(B)$ of section 4" and inserting

1	"subsection (a)(1), (a)(2)(A), (a)(2)(B),
2	(a)(2)(C), or $(a)(2)(D)$ of section 4"; and
3	(ii) in clause (i), by striking "sub-
4	section $(a)(1)$, $(a)(2)(A)$, or $(a)(2)(B)$ of
5	section 4" and inserting "subsection
6	(a)(1), (a)(2)(A), (a)(2)(B), (a)(2)(C), or
7	(a)(2)(D) of section 4"; and
8	(B) in subparagraph (B), by striking "sec-
9	tion $4(a)(2)(C)$ " and inserting "section
10	4(a)(2)(E)''; and
11	(3) in subsection (e), by striking "subsection
12	(a)(1), (a)(2)(A), or (a)(2)(B) of section 4" and in-
13	serting "subsection (a)(1), (a)(2)(A), (a)(2)(B),
14	(a)(2)(C), or (a)(2)(D) of section 4".
15	(c) REGULATIONS.—
16	(1) IN GENERAL.—Section 6(k) is amended by
17	adding at the end the following: "Not later than 180
18	days after the date of enactment of the Servicemem-
19	ber Quality of Life Improvement and National De-
20	fense Authorization Act for Fiscal Year 2025, the
21	Attorney General shall issue revised regulations to
22	carry out this Act.".
23	(2) Considerations in revisions.—In
24	issuing revised regulations under section 6(k) of the
25	Radiation Exposure Compensation Act (Public Law

1	101–426; 42 U.S.C. 2210 note), as amended under
2	paragraph (1), the Attorney General shall ensure
3	that procedures with respect to the submission and
4	processing of claims under such Act take into ac-
5	count and make allowances for the law, tradition,
6	and customs of Indian tribes, including by accepting
7	as a record of proof of physical presence for a claim-
8	ant a grazing permit, a homesite lease, a record of
9	being a holder of a post office box, a letter from an
10	elected leader of an Indian tribe, or a record of any
11	recognized tribal association or organization
12	SEC. 1916. LIMITATION ON CLAIMS.
13	(a) EXTENSION OF FILING TIME.—Section 8(a) is
14	amended—
15	(1) by striking "2 years" and inserting "5
16	years"; and
17	(2) by striking "RECA Extension Act of 2022"
18	and inserting "Servicemember Quality of Life Im-
19	provement and National Defense Authorization Act
20	for Fiscal Year 2025".
21	(b) RESUBMITTAL OF CLAIMS.—Section 8(b) is
22	amended to read as follows:
23	"(b) Resubmittal of Claims.—
24	"(1) DENIED CLAIMS.—After the date of enact-
25	ment of the Servicemember Quality of Life Improve-

1	ment and National Defense Authorization Act for
2	Fiscal Year 2025, any claimant who has been denied
3	compensation under this Act may resubmit a claim
4	for consideration by the Attorney General in accord-
5	ance with this Act not more than three times. Any
6	resubmittal made before the date of the enactment
7	of the Servicemember Quality of Life Improvement
8	and National Defense Authorization Act for Fiscal
9	Year 2025 shall not be applied to the limitation
10	under the preceding sentence.
11	"(2) Previously successful claims.—
12	"(A) IN GENERAL.—After the date of en-
13	actment of the Servicemember Quality of Life
14	Improvement and National Defense Authoriza-
15	tion Act for Fiscal Year 2025, any claimant
16	who received compensation under this Act may
17	submit a request to the Attorney General for
18	additional compensation and benefits. Such re-
19	quest shall contain—
20	"(i) the claimant's name, social secu-
21	rity number, and date of birth;
22	"(ii) the amount of award received
23	under this Act before the date of enact-
24	ment of the Servicemember Quality of Life

1	Improvement and National Defense Au-
2	-
	thorization Act for Fiscal Year 2025;
3	"(iii) any additional benefits and com-
4	pensation sought through such request;
5	and
6	"(iv) any additional information re-
7	quired by the Attorney General.
8	"(B) Additional compensation.—If the
9	claimant received compensation under this Act
10	before the date of enactment of the Service-
11	member Quality of Life Improvement and Na-
12	tional Defense Authorization Act for Fiscal
13	Year 2025 and submits a request under sub-
14	paragraph (A), the Attorney General shall—
15	"(i) pay the claimant the amount that
16	is equal to any excess of—
17	"(I) the amount the claimant is
18	eligible to receive under this Act (as
19	amended by the Servicemember Qual-
20	ity of Life Improvement and National
21	Defense Authorization Act for Fiscal
22	Year 2025); minus
23	"(II) the aggregate amount paid
24	to the claimant under this Act before
25	the date of enactment of the Service-

1	member Quality of Life Improvement
2	and National Defense Authorization
3	Act for Fiscal Year 2025; and
4	"(ii) in any case in which the claimant
5	was compensated under section 4, provide
6	the claimant with medical benefits under
7	section $4(a)(5)$.".
8	SEC. 1917. GRANT PROGRAM ON EPIDEMIOLOGICAL IM-
9	PACTS OF URANIUM MINING AND MILLING.
10	(a) DEFINITIONS.—In this section—
11	(1) the term "institution of higher education"
12	has the meaning given under section 101 of the
13	Higher Education Act of 1965 (20 U.S.C. 1001);
14	(2) the term "program" means the grant pro-
15	gram established under subsection (b); and
16	(3) the term "Secretary" means the Secretary
17	of Health and Human Services.
18	(b) ESTABLISHMENT.—The Secretary shall establish
19	a grant program relating to the epidemiological impacts
20	of uranium mining and milling. Grants awarded under the
21	program shall be used for the study of the epidemiological
22	impacts of uranium mining and milling among non-occu-
23	pationally exposed individuals, including family members
24	of uranium miners and millers.

(c) ADMINISTRATION.—The Secretary shall admin ister the program through the National Institute of Envi ronmental Health Sciences.

4 (d) ELIGIBILITY AND APPLICATION.—Any institution 5 of higher education or nonprofit private entity shall be eli-6 gible to apply for a grant. To apply for a grant an eligible 7 institution or entity shall submit to the Secretary an appli-8 cation at such time, in such manner, and containing or 9 accompanied by such information as the Secretary may 10 reasonably require.

(e) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated to carry out this section
 \$3,000,000 for each of fiscal years 2025 through 2027.
 SEC. 1918. ENERGY EMPLOYEES OCCUPATIONAL ILLNESS
 COMPENSATION PROGRAM.

(a) COVERED EMPLOYEES WITH CANCER.—Section
3621(9) of the Energy Employees Occupational Illness
Compensation Program Act of 2000 (42 U.S.C. 7384l(9))
is amended by striking subparagraph (A) and inserting
the following:

21 "(A) An individual with a specified cancer
22 who is a member of the Special Exposure Co23 hort, if and only if—

24 "(i) that individual contracted that25 specified cancer after beginning employ-

1	ment at a Department of Energy facility
2	(in the case of a Department of Energy
3	employee or Department of Energy con-
4	tractor employee) or at an atomic weapons
5	employer facility (in the case of an atomic
6	weapons employee); or
7	"(ii) that individual—
8	"(I) contracted that specified
9	cancer after beginning employment in
10	a uranium mine or uranium mill de-
11	scribed under section $5(a)(1)(A)(i)$ of
12	the Radiation Exposure Compensation
13	Act (42 U.S.C. 2210 note) (including
14	any individual who was employed in
15	core drilling or the transport of ura-
16	nium ore or vanadium-uranium ore
17	from such mine or mill) located in
18	Colorado, New Mexico, Arizona, Wyo-
19	ming, South Dakota, Washington,
20	Utah, Idaho, North Dakota, Oregon,
21	Texas, or any State the Attorney Gen-
22	eral makes a determination under sec-
23	tion $5(a)(2)$ of that Act for inclusion
24	of eligibility under section $5(a)(1)$ of
25	that Act; and

	20
1	"(II) was employed in a uranium
2	mine or uranium mill described under
3	subclause (I) (including any individual
4	who was employed in core drilling or
5	the transport of uranium ore or vana-
6	dium-uranium ore from such mine or
7	mill) at any time during the period
8	beginning on January 1, 1942, and
9	ending on December 31, 1990.".
10	(b) Members of Special Exposure Cohort
11	Section 3626 of the Energy Employees Occupational Ill-
12	ness Compensation Program Act of 2000 (42 U.S.C.
13	7384q) is amended—
14	(1) in subsection (a), by striking paragraph (1)
15	and inserting the following:
16	"(1) The Advisory Board on Radiation and
17	Worker Health under section 3624 shall advise the
18	President whether there is a class of employees—
19	"(A) at any Department of Energy facility
20	who likely were exposed to radiation at that fa-
21	cility but for whom it is not feasible to estimate
22	with sufficient accuracy the radiation dose they
23	received; and
24	"(B) employed in a uranium mine or ura-
25	nium mill described under section $5(a)(1)(A)(i)$

1	of the Radiation Exposure Compensation Act
2	(42 U.S.C. 2210 note) (including any individual
3	who was employed in core drilling or the trans-
4	port of uranium ore or vanadium-uranium ore
5	from such mine or mill) located in Colorado,
6	New Mexico, Arizona, Wyoming, South Dakota,
7	Washington, Utah, Idaho, North Dakota, Or-
8	egon, Texas, and any State the Attorney Gen-
9	eral makes a determination under section
10	5(a)(2) of that Act for inclusion of eligibility
11	under section $5(a)(1)$ of that Act, at any time
12	during the period beginning on January 1,
13	1942, and ending on December 31, 1990, who
14	likely were exposed to radiation at that mine or
15	mill but for whom it is not feasible to estimate
16	with sufficient accuracy the radiation dose they
17	received."; and
18	(2) by striking subsection (b) and inserting the
19	following:
20	"(b) Designation of Additional Members.—
21	"(1) Subject to the provisions of section
22	3621(14)(C), the members of a class of employees at
23	a Department of Energy facility, or at an atomic
24	weapons employer facility, may be treated as mem-
25	bers of the Special Exposure Cohort for purposes of

1	the compensation program if the President, upon
2	recommendation of the Advisory Board on Radiation
3	and Worker Health, determines that—
4	"(A) it is not feasible to estimate with suf-
5	ficient accuracy the radiation dose that the
6	class received; and
7	"(B) there is a reasonable likelihood that
8	such radiation dose may have endangered the
9	health of members of the class.
10	"(2) Subject to the provisions of section
11	3621(14)(C), the members of a class of employees
12	employed in a uranium mine or uranium mill de-
13	scribed under section $5(a)(1)(A)(i)$ of the Radiation
14	Exposure Compensation Act (42 U.S.C. 2210 note)
15	(including any individual who was employed in core
16	drilling or the transport of uranium ore or vana-
17	dium-uranium ore from such mine or mill) located in
18	Colorado, New Mexico, Arizona, Wyoming, South
19	Dakota, Washington, Utah, Idaho, North Dakota,
20	Oregon, Texas, and any State the Attorney General
21	makes a determination under section $5(a)(2)$ of that
22	Act for inclusion of eligibility under section $5(a)(1)$
23	of that Act, at any time during the period beginning
24	on January 1, 1942, and ending on December 31,
25	1990, may be treated as members of the Special Ex-

posure Cohort for purposes of the compensation pro gram if the President, upon recommendation of the
 Advisory Board on Radiation and Worker Health,
 determines that—

5 "(A) it is not feasible to estimate with suf-6 ficient accuracy the radiation dose that the 7 class received; and

8 "(B) there is a reasonable likelihood that 9 such radiation dose may have endangered the 10 health of members of the class.".

11 SEC. 1919. GAO STUDY AND REPORT.

12 Not later than 1 year after the date of enactment 13 of this Act, the Comptroller General of the United States shall conduct, and submit to Congress a report describing 14 15 the results of, a study on the importance of, and need for, 16 unmet medical benefits coverage for individuals who were 17 exposed to radiation in atmospheric nuclear tests con-18 ducted by the Federal Government, and recommendations to provide such unmet medical benefits coverage for such 19 20 individuals.

21 SEC. 1920. ADMINISTRATIVE COSTS AND FUND AVAIL22 ABILITY.

Beginning on the date of enactment of this Act, the
fund established by section 3 of Public Law 101-426 (42
U.S.C. 2210 note) shall be available for all administrative

expenses incurred by the Department of Justice in the ad-1 judication and processing of fund-related claims and dis-2 bursements. Notwithstanding any other provision of law, 3 the fund shall remain available until the Attorney General 4 determines, consistent with section 6 of Public Law 101-5 426, that all timely claims have either been paid or, to 6 7 the extent any claims were denied, claimants have had full opportunity for administrative and judicial review of such 8 9 denials.

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