(Original Sig	nature of	Member)
---------------	-----------	---------

118th CONGRESS 2d Session



To amend title XVIII of the Social Security Act to improve the payment method for oxygen and oxygen related equipment, supplies, and services, to increase beneficiary access to oxygen and oxygen related equipment, supplies, and services, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mr. VALADAO introduced the following bill; which was referred to the Committee on _____

A BILL

- To amend title XVIII of the Social Security Act to improve the payment method for oxygen and oxygen related equipment, supplies, and services, to increase beneficiary access to oxygen and oxygen related equipment, supplies, and services, 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; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the
5 "Supplemental Oxygen Access Reform Act of 2024" or the

6 "SOAR Act of 2024".

1 (b) TABLE OF CONTENTS.—The table of contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—PROTECT BENEFICIARY ACCESS TO SUPPLEMENTAL OXYGEN THERAPY IN THE HOME AND COMMUNITY

- Sec. 101. Reform of the Medicare supplemental oxygen benefit.
- Sec. 102. Establishment of supplemental oxygen responsibilities criteria.

Sec. 103. Technical corrections.

TITLE II—PROTECTING BENEFICIARY ACCESS TO RESPIRATORY THERAPISTS

Sec. 201. Reimbursement for respiratory therapists.

TITLE III—ADOPTION OF ELECTRONIC TEMPLATES

Sec. 301. Use of electronic templates to document medical necessity and restoring clinical inference for oxygen and oxygen related equipment, supplies, and services

TITLE IV—ESTABLISHMENT OF BENEFICIARY RIGHTS

Sec. 401. Establishing protections for individuals receiving oxygen or oxygen related equipment, supplies, or services.

3 TITLE I—PROTECT BENE4 FICIARY ACCESS TO SUPPLE5 MENTAL OXYGEN THERAPY 6 IN THE HOME AND COMMU7 NITY

8 SEC. 101. REFORM OF THE MEDICARE SUPPLEMENTAL OX-

YGEN

YGEN BENEFIT.

(a) REMOVING OXYGEN AND OXYGEN RELATED
EQUIPMENT, SUPPLIES, AND SERVICES FROM COMPETITIVE ACQUISITION PROGRAM TO IMPROVE PATIENT ACCESS TO SUPPLEMENTAL OXYGEN THERAPY.—Section
1847(a)(3) of the Social Security Act (42 U.S.C. 1395w3(a)(3)) is amended by—

1	(1) inserting "AND EXCLUSION" after "EXCEP-
2	TION AUTHORITY";
3	(2) by redesignating subparagraphs (A) and
4	(B) as clauses (i) and (ii), respectively, and moving
5	such clauses as so redesignated 2 ems to the right;
6	(3) by striking "In carrying out" and inserting
7	the following:
8	"(A) IN GENERAL.—In carrying out"; and
9	(4) by adding at the end the following new sub-
10	paragraph:
11	"(B) EXCLUSION OF OXYGEN, AND OXY-
12	GEN RELATED EQUIPMENT, SUPPLIES, AND
13	SERVICES.—Beginning on or after January 1,
14	2025, the Secretary shall exclude oxygen and
15	oxygen related equipment, supplies, and services
16	from the competitive acquisition program under
17	this section and payment for oxygen and oxygen
18	related equipment, supplies, and services shall
19	be made as prescribed under subparagraphs
20	(E), (F). and (H) of section 1834(a)(9).".
21	(b) Establishing Adequate Payment for Oxy-
22	GEN AND OXYGEN RELATED EQUIPMENT, SUPPLIES, AND
23	SERVICES.—Section 1834(a)(9) of the Social Security Act
24	(42 U.S.C. 1395m(a)(9)) is amended—

1	(1) in the first sentence of the matter preceding
2	subparagraph (A), by inserting the following before
3	the period: "(for oxygen and oxygen equipment fur-
4	nished before January 1, 2025) or the amount de-
5	termined under subparagraph (E), subject to sub-
6	paragraphs (F), (G), and (H) (for oxygen and oxy-
7	gen related equipment, supplies, and services fur-
8	nished on or after January 1, 2025);"; and
9	(2) by adding at the end the following:
10	"(E) PAYMENT FOR OXYGEN AND OXYGEN
11	RELATED EQUIPMENT, SUPPLIES, AND SERV-
12	ICES EXCLUDED FROM COMPETITIVE ACQUISI-
13	TION PROGRAM.—Subject to subparagraphs
14	(F), (G), and (H) in the case of oxygen and ox-
15	ygen related equipment, supplies, and services
16	furnished on or after January 1, 2025,—
17	"(i) in areas that are competitive bid-
18	ding areas in which a competitive bidding
19	program is implemented for other covered
20	items, the payment amount is equal to—
21	"(I) for 2025, the fee schedule
22	amounts for the area for items and
23	services in effect on December 31,
24	2024; and

1	"(II) for each subsequent year,
2	the amount determined under this
3	clause for the preceding year, in-
4	creased by the percentage increase in
5	the consumer price index for all urban
6	consumers (United States city aver-
7	age) for the 12-month period ending
8	on December 31 of the previous year;
9	"(ii) in rural areas and non-contig-
10	uous areas (Alaska, Hawaii, and U.S. ter-
11	ritories), the payment amount is equal
12	to—
13	((I) 50 percent of 110 percent of
14	the national average price for the item
15	or service determined under section
16	414.210(g)(1)(ii) of title 42, Code of
17	Federal Regulations; and
18	"(II) 50 percent of—
19	"(aa) for 2025, the fee
20	schedule amount for the area in
21	effect on December 31, 2024;
22	and
23	"(bb) for each subsequent
24	year, the amount determined
25	under this subclause for the pre-

	U
1	ceding year, increased by the per-
2	centage increase in the consumer
3	price index for all urban con-
4	sumers (United States city aver-
5	age) for the 12-month period
6	ending on December 31 of the
7	previous year; and
8	"(iii) in areas other than those de-
9	scribed in clauses (i) and (ii), the payment
10	amount is equal to the sum of 75 percent
11	of the adjusted payment amount estab-
12	lished under clause (i) and 25 percent of
13	the unadjusted fee schedule amount other-
14	wise determined without taking into ac-
15	count this subparagraph.
16	"(F) Special rule for liquid oxy-
17	GEN.—
18	"(i) PAYMENT.—
19	"(I) IN GENERAL.—In lieu of the
20	volume adjustment established under
21	paragraph $(5)(C)$, not later than Jan-
22	uary 1, 2025, the Secretary in con-
23	sultation with suppliers, manufactur-
24	ers, patients and patient advocates,
25	and physicians, and through notice-

1	and-comment rulemaking, shall estab-
2	lish a separate payment amount that
3	meets the requirements of this sub-
4	paragraph made to a supplier for the
5	provision of liquid oxygen and liquid
6	oxygen related equipment, supplies,
7	and services that meets the require-
8	ments described in subparagraph (G).
9	"(II) PAYMENT FLOOR.—The
10	payment amount established under
11	subclause (I) may not be less than an
12	amount equal to 200 percent of the
13	2015 Durable Medical Equipment,
14	Prosthetics/Orthotics & Supplies Fee
15	Schedule updated by the consumer
16	price index for all urban consumers
17	(United States city average) for years
18	2016 through 2024.
19	"(III) UPDATE MECHANISM.—
20	Beginning on January 1, 2026, the
21	payment amount described in sub-

clause (I) shall be increased annually

by the projected percentage increase

in the consumer price index for all

urban consumers (United States city

g:\VHLC\022724\022724.038.xml (918464|2) February 27, 2024 (3:25 p.m.)

22

23

24

1	average) for the 12-month period end-
2	ing December 31 of the previous year.
2	
	"(ii) CONSIDERATIONS.—In imple-
4	menting the payment amount under this
5	subparagraph, the Secretary shall take into
6	account the cost of liquid oxygen on a per
7	pound basis, the cost of liquid oxygen
8	equipment, the infrastructure costs associ-
9	ated with providing liquid oxygen equip-
10	ment and supplies (including labor, stor-
11	age, transportation, maintenance, and
12	similar costs), the cost of complying with
13	Federal and State regulations specific to
14	the delivery and transportation of liquid
15	oxygen, and any other cost factors the Sec-
16	retary deems appropriate after consulting
17	with stakeholders such as suppliers, pro-
18	viders, patients and patient advocates, and
19	manufacturers.
20	"(iii) Monthly add-on for high-
21	FLOW PATIENTS.—
22	"(I) IN GENERAL.—Subject to
23	subclause (II), the Secretary shall es-
24	tablish a non-budget neutral add-on to
25	the payment amount under clause (i)

1	when the prescribing practitioner or-
2	ders an oxygen flow rate equal to or
3	greater than 6 liters per minute.
4	"(II) ADD-ON AMOUNT.—The
5	add-on amount shall equal the per
6	pound cost of the oxygen exceeding
7	the amount required to provide a liter
8	flow that is equal to or greater than
9	6 liters per minute.
10	"(iv) Periodic assessment of the
11	BASE RATE.—The Secretary shall assess at
12	least once every 3 years the adequacy of
13	the payment amounts under this subpara-
14	graph on a cost-related basis or other eco-
15	nomical and equitable basis.
16	"(v) TRANSITIONAL INTERIM PAY-
17	MENT.—
18	"(I) IN GENERAL.—For items
19	and services furnished on or after the
20	date of the enactment of the SOAR
21	Act of 2024 and prior to the imple-
22	mentation of the payment amount es-
23	tablished under this subparagraph,
24	the Secretary shall adopt a transi-
25	tional interim payment amount for

1	liquid oxygen, and liquid oxygen
2	equipment, supplies, and services in
3	an amount equal to 200 percent of
4	the 2015 Durable Medical Equipment,
5	Prosthetics/Orthotics & Supplies Fee
6	Schedule updated by the consumer
7	price index for all urban consumers
8	(United States city average) for years
9	2016 through 2024.
10	"(II) UPDATE.—This amount
11	shall be updated annually by the pro-
12	jected percentage change in the con-
13	sumer price index for all urban con-
14	sumers (United States city average)
15	for the 12-month period ending on
16	December 31 of the previous year,
17	until the Secretary implements the
18	payment amount under this subpara-
19	graph.
20	"(vi) Coverage criteria.—
21	"(I) IN GENERAL.—Not later
22	than January 1, 2025, the Secretary,
23	in consultation with stakeholders,
24	shall establish objective clinical cri-
25	teria for the coverage of liquid oxygen,

and liquid oxygen equipment, supplies,
 and services under this title.

"(II) UPDATE OF CRITERIA.— 3 4 The Secretary shall review and update 5 the coverage standards under this clause every 5 years to ensure the 6 7 standards take into consideration cur-8 rent medical and clinical guidelines 9 and take into effect modality in order 10 maximize beneficiary independto ence.". 11

12 SEC. 102. ESTABLISHMENT OF SUPPLEMENTAL OXYGEN RE 13 SPONSIBILITIES CRITERIA.

(a) IN GENERAL.—1834(a)(9) of the Social Security
Act (42 U.S.C. 1395m(a)(9)), as amended by section
101(b), is further amended by inserting the following new
subparagraph:

18 "(G) OXYGEN AND OXYGEN RELATED 19 EQUIPMENT, SUPPLIES, AND SERVICES.—In 20 consultation with stakeholders, the Secretary 21 shall define the scope of services a supplier of 22 oxygen and oxygen related equipment, supplies, 23 and services must provide to receive payment 24 under this part, to include—

1	"(i) conducting an initial evaluation of
2	the beneficiary using the uniform oxygen
3	patient evaluation form described in para-
4	graph $(5)(G)$ to determine the appropriate
5	use of oxygen and oxygen related equip-
6	ment, supplies, and services by the bene-
7	ficiary, including the use of portable equip-
8	ment;
0	

9 "(ii) ensuring the beneficiary has ap-10 propriate access to portable oxygen, and 11 portable oxygen equipment, supplies, and 12 services based on the mobility needs of the 13 beneficiary, including the needs of the ben-14 eficiary outside the home of the bene-15 ficiary;

"(iii) providing written and verbal 16 17 beneficiary and caregiver education regard-18 ing oxygen and oxygen related equipment, 19 supplies, and services, stationary and port-20 able options, and oxygen safety, which includes evaluating the environment of the 21 22 beneficiary for safety risks or hazards, 23 such as fire and fall hazards;

24 "(iv) providing appropriate delivery,25 set-up, and coordination of oxygen services

1	(including the delivery of any oxygen
2	equipment or supplies to a beneficiary
3	prior to such beneficiary being discharged,
4	delivering such equipment, and setting up
5	the equipment), as needed, in a timely
6	manner as agreed upon by the beneficiary
7	or caregiver, supplier, and prescribing
8	practitioner;
9	"(v) evaluating the ability of the bene-
10	ficiary to operate the equipment safely and
11	effectively;
12	"(vi) providing infection control infor-
13	mation and instructions about all equip-
14	ment and supplies;
15	"(vii) providing equipment-related
16	services, including checking oxygen system
17	purity levels and flow rates, changing and
18	cleaning filters, and assuring the integrity
19	of alarms and back-up systems, consistent
20	with the manufacturer specifications and
21	in accordance with all Federal, State, and
22	local laws and regulations;
23	"(viii) monitoring visits when nec-
24	essary by appropriate personnel, including
25	a respiratory therapist to evaluate all as-

1	pects of the services being provided to the
2	beneficiary by the provider;
3	"(ix) documenting exception reporting
4	by the supplier to the prescribing physician
5	when changes occur in the compliance of
6	the beneficiary with the beneficiary's plan
7	of care;
8	"(x) providing, as needed, continued
9	education to the beneficiary or caregiver
10	regarding appropriate oxygen equipment
11	maintenance practices and performance;
12	"(xi) providing, as prescribed by the
13	plan of care of the prescribing practitioner,
14	appropriate oxygen and oxygen related
15	equipment, supplies, and services (includ-
16	ing supplemental supplies and emergency
17	oxygen back-ups as appropriate);
18	"(xii) ensuring oxygen and oxygen
19	equipment can be used appropriately out-
20	side the home of a beneficiary based on ne-
21	cessity;
22	"(xiii) providing 24-hour on-call cov-
23	erage to respond to beneficiary needs relat-
24	ing to oxygen and oxygen related equip-
25	ment, supplies, and services; and

	19
1	"(xiv) assisting the beneficiary with
2	the coordination of oxygen and oxygen re-
3	lated equipment, supplies, and services, in-
4	cluding by assisting the beneficiary find a
5	different supplier if the beneficiary tempo-
6	rarily travels outside of the service area of
7	the supplier. If the beneficiary relocates
8	permanently, the new supplier caring for
9	the beneficiary will assume responsibility
10	for billing the Medicare program directly.".
11	(b) EFFECTIVE DATE.—The amendment made by
12	this section shall take effect on the date that is 1 year
13	after the date of enactment of this Act.
14	SEC. 103. TECHNICAL CORRECTIONS.
15	Section 1861(n) is amended by striking "iron lungs,
16	oxygen tents" and inserting "oxygen and oxygen related
17	equipment, supplies, and services".
18	TITLE II—PROTECTING BENE-
19	
20	PIRATORY THERAPISTS
21	SEC. 201. REIMBURSEMENT FOR RESPIRATORY THERA-
22	PISTS.
23	(a) PROTECTING ACCESS TO RESPIRATORY THERA-
24	PIST SERVICES.—

1	(1) Adding respiratory therapist serv-
2	ICES TO THE DEFINITION OF MEDICAL AND OTHER
3	HEALTH SERVICES.—Section $1861(s)(2)$ of the So-
4	cial Security Act (42 U.S.C. 1395x(s)(2)) is amend-
5	ed—
6	(A) in subparagraph (JJ), by inserting
7	"and" after the semicolon; and
8	(B) by adding at the end the following new
9	subparagraph:
10	"(KK) respiratory therapist services (as
11	defined in subsection (nnn)) furnished on or
12	after January 1, 2025.".
13	(2) Definition of respiratory therapist
14	SERVICES.—Section 1861 of the Social Security Act
15	(42 U.S.C. 1395x) is amended by adding at the end
16	the following new subsection:
17	"(nnn) Respiratory Therapist Services.—The
18	term 'respiratory therapist services' means services per-
19	formed by a respiratory therapist within the scope of prac-
20	tice of a respiratory therapist as defined by State law, reg-
21	ulations, and applicable accreditation standards for the as-
22	sessment, treatment, and monitoring of patients requiring
23	oxygen and oxygen related equipment, supplies, or serv-
24	ices.".

(b) ADD-ON PAYMENT ADJUSTMENT.—Section
 1834(a)(9) of the Social Security Act (42 U.S.C.
 1395m(a)(9)), as amended by sections 101(b) and 102(a),
 is further amended by adding at the end the following new
 subparagraph:

6 "(H) MONTHLY PAYMENT ADD-ON AD-7 JUSTMENT FOR RESPIRATORY THERAPIST SERV-8 ICES.—For respiratory therapist services fur-9 nished on or after January 1, 2025, the Sec-10 retary shall implement through notice and com-11 ment rulemaking and in consultation with 12 stakeholders a non-budget neutral add-on pay-13 ment adjustment to the payment amount estab-14 lished under this paragraph that reflects the 15 cost of providing respiratory therapist services 16 as clinically appropriate under State law.". TITLE III—ADOPTION OF 17

18 ELECTRONIC TEMPLATES

19 SEC. 301. USE OF ELECTRONIC TEMPLATES TO DOCUMENT

20MEDICAL NECESSITY AND RESTORING CLIN-21ICAL INFERENCE FOR OXYGEN AND OXYGEN22RELATED EQUIPMENT, SUPPLIES, AND SERV-23ICES.

24 (a) ADOPTING ELECTRONIC TEMPLATES FOR DE25 TERMINING MEDICAL NECESSITY.—Section 1834(a)(5) of

18

1	the Social Security Act $(42 \text{ U.S.C. } 1395m(a)(5))$ is
2	amended by adding at the end the following:
3	"(G) Adoption of electronic tem-
4	PLATES TO DOCUMENT MEDICAL NECESSITY
5	"(i) IN GENERAL.—For any oxygen
6	and oxygen related equipment, supplies or
7	service, including liquid oxygen, furnished
8	on or after January 1, 2025, the Secretary
9	shall adopt a template in an electronic for-
10	mat that meets the requirements of clause
11	(ii) to be completed by the prescribing
12	practitioner (as defined by the Secretary)
13	that shall constitute the complete request
14	for information to determine whether pay-
15	ment for such service, equipment, or sup-
16	plies is covered by this title and is reason-
17	able and necessary for the diagnosis or
18	treatment of illness or injury (under sec-
19	tion $1862(a)(1)(A)$).
20	"(ii) TEMPLATE REQUIREMENTS.—
21	The template shall require the prescribing
22	practitioner to provide each of the fol-
23	lowing:

24 "(I) Documentation that the ben-25 eficiary was seen by a prescribing

1	practitioner within the appropriate
2	timeframes for certification of the
3	need for the services, equipment, or
4	supplies.
5	"(II) Documentation of the quali-
6	fying blood gas or saturation test re-
7	sults.
8	"(III) Documentation indicating
9	that the beneficiary needs or is using
10	the appropriate equipment, supplies,
11	and services.
12	"(IV) Any other documentation
13	determined appropriate by the Sec-
14	retary, except the Secretary shall not
15	require the prescribing practitioner to
16	provide medical record notes regard-
17	ing the beneficiary.
18	"(iii) Contractor adjudication.—
19	The Secretary shall require Medicare ad-
20	ministrative contractors to adjudicate
21	claims for payment for oxygen and oxygen
22	related equipment, supplies, and services
23	using electronic transactions.
24	"(H) RESTORATION OF CLINICAL INFER-
25	ENCE AND JUDGMENT.—For claims submitted

1 on or after the date of enactment of this sub-2 paragraph with respect to the conduct of pay-3 ment audits of suppliers of oxygen and oxygen 4 related equipment, supplies, and services under 5 this part the Secretary shall use clinical infer-6 ence and clinical judgment in the evaluation of 7 templates, medical records, and orders when 8 conducting such audits in the same manner as 9 the Secretary interpreted and applied such clin-10 ical judgment to claim reviews before 2009 pur-11 suant to the Secretary's instruction to contrac-12 tors.". TITLE IV—ESTABLISHMENT OF 13 **BENEFICIARY RIGHTS** 14 15 SEC. 401. ESTABLISHING PROTECTIONS FOR INDIVIDUALS 16 **RECEIVING OXYGEN OR OXYGEN RELATED** 17 EQUIPMENT, SUPPLIES, OR SERVICES. 18 Section 1834(a)(5) of the Social Security Act (42) U.S.C. 1395m(a)(5)), as amended by section 301, is fur-19 20 ther amended by adding at the end the following new sub-21 paragraph: 22 "(I) Establishing protections for in-23 DIVIDUALS RECEIVING OXYGEN OR OXYGEN RE-24 LATED EQUIPMENT, SUPPLIES, OR SERVICES. 25 The Secretary shall establish through regulation

1	protections for any individual receiving oxygen
2	or oxygen related equipment, supplies, or serv-
3	ices under this part where such individual shall
4	have the right to—
5	"(i) choose the local supplier of such
6	services from among qualified suppliers
7	and to change such supplier;
8	"(ii) receive communications from the
9	supplier in a clear and understandable
10	manner;
11	"(iii) ensure privacy and confiden-
12	tiality in all aspects of treatment and the
13	personal health information of such indi-
14	vidual consistent with Federal and State
15	laws;
16	"(iv) be informed by the supplier of
17	such services about all aspects of the serv-
18	ices being furnished by such supplier and
19	be informed of the right to refuse treat-
20	ment, to discontinue treatment, and to
21	refuse to participate in experimental re-
22	search;
23	"(v) be informed by the supplier of
24	policies and expectations of the supplier re-

1	garding patient conduct and responsibil-
2	ities;
3	"(vi) be informed by the supplier
4	about treatment modalities and categories
5	of equipment relating to oxygen services
6	for use by the individual and offered by the
7	supplier;
8	"(vii) be informed by the supplier of
9	the policies of such supplier regarding 24-
10	hour on-call coverage;
11	"(viii) be informed by the supplier of
12	the financial responsibilities of the indi-
13	vidual with regard to such services;
14	"(ix) be provided with the appropriate
15	gaseous or liquid oxygen equipment, sup-
16	plies, and services to ensure the mobility of
17	the beneficiary, as well as the clinically ap-
18	propriate amount of oxygen and oxygen re-
19	lated equipment, supplies, and services as
20	agreed upon by the individual (or the indi-
21	vidual's representative), the supplier, and
22	the prescribing practitioner;
23	"(x) receive equipment that is main-
24	tained to the guidelines of the manufac-
25	turer.

1	"(xi) have broken or faulty equipment
2	repaired or replaced in a timely manner;
3	"(xii) have oxygen or oxygen related
4	equipment or supplies delivered by the sup-
5	plier and to be contacted consistent with
6	the requirements of section 410.38 of title
7	42, Code of Federal Regulations;
8	"(xiii) be informed by the supplier of
9	any potential changes to the equipment,
10	supplies, or services of the individual and
11	the right to consult with the prescribing
12	practitioner of the individual regarding
13	such changes to ensure they are appro-
14	priate and necessary and to be informed of
15	the exceptions, as specified by the Sec-
16	retary, when a supplemental oxygen serv-
17	ices supplier may change the oxygen equip-
18	ment of the individual;
19	"(xiv) be informed by the supplier of
20	the internal and external grievance proc-
21	esses of the supplier (as well as how to
22	contact Medicare through a hotline or ben-
23	eficiary ombudsman), which shall include
24	the right of an individual to file, personally
25	or through a representative of the individ-

1	ual's choosing, an internal or external
2	grievance without retaliation or denial of
3	services;
4	"(xv) in the case of a supplier invol-
5	untary discharging an individual—
6	"(I) receive from such supplier a
7	written notice that is provided to the
8	individual no later than 30 days in
9	advance of the involuntary discharge
10	of the individual; and
11	"(II) have such supplier—
12	"(aa) follow established in-
13	voluntary discharge procedures;
14	or
15	"(bb) in the case of an im-
16	mediate threat to the health and
17	safety of others, follow an abbre-
18	viated involuntary discharge pro-
19	cedure;
20	"(xvi) be assisted by the supplier in
21	obtaining the oxygen equipment and sup-
22	plies prescribed by the treating physician
23	of the individual when the individual is
24	traveling;

1	"(xvii) receive from the supplier oxy-
2	gen supplies, refills, and emergency back-
3	up equipment, as appropriate; and
4	"(xviii) be informed of a plan by the
5	supplier in case of a power outage or other
6	natural emergency, so that the individual
7	will continue to receive the necessary oxy-
8	gen supplies and equipment.".