AM	IENDMENT NO Calendar No
Pu	rpose: In the nature of a substitute.
IN	THE SENATE OF THE UNITED STATES-115th Cong., 1st Sess.
	H. R. 1628
(	To provide for reconciliation pursuant to title II of the concurrent resolution on the budget for fiscal year 2017.
R	eferred to the Committee on and ordered to be printed
	Ordered to lie on the table and to be printed
A	MENDMENT IN THE NATURE OF A SUBSTITUTE intended to be proposed by
Viz	:
1	Strike all after the enacting clause and insert the fol-
2	lowing:
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Better Care Reconcili-
5	ation Act of 2017".
6	TITLE I
7	SEC. 101. ELIMINATION OF LIMITATION ON RECAPTURE OF
8	EXCESS ADVANCE PAYMENTS OF PREMIUM
9	TAX CREDITS.
10	Subparagraph (B) of section 36B(f)(2) of the Inter-
11	nal Revenue Code of 1986 is amended by adding at the
12	end the following new clause:

1	"(iii) Nonapplicability of limita-
2	TION.—This subparagraph shall not apply
3	to taxable years ending after December 31,
4	2017.".
5	SEC. 102. RESTRICTIONS FOR THE PREMIUM TAX CREDIT.
6	(a) Eligibility for Credit.—
7	(1) In general.—Section 36B(c)(1) of the In-
8	ternal Revenue Code of 1986 is amended—
9	(A) by striking "equals or exceeds 100 per-
10	cent but does not exceed 400 percent" in sub-
11	paragraph (A) and inserting "does not exceed
12	350 percent", and
13	(B) by striking subparagraph (B) and re-
14	designating subparagraphs (C) and (D) as sub-
15	paragraphs (B) and (C), respectively.
16	(2) Treatment of Certain Aliens.—
17	(A) In general.—Paragraph (2) of sec-
18	tion 36B(e) of the Internal Revenue Code of
19	1986 is amended by striking "an alien lawfully
20	present in the United States" and inserting "a
21	qualified alien (within the meaning of section
22	431 of the Personal Responsibility and Work
23	Opportunity Reconciliation Act of 1996)".
24	(B) Amendments to patient protec-
25	TION AND AFFORDABLE CARE ACT —

1	(i) Section 1411(a)(1) of the Patient
2	Protection and Affordable Care Act is
3	amended by striking "or an alien lawfully
4	present in the United States" and insert-
5	ing "or a qualified alien (within the mean-
6	ing of section 431 of the Personal Respon-
7	sibility and Work Opportunity Reconcili-
8	ation Act of 1996)".
9	(ii) Section 1411(c)(2)(B) of such Act
10	is amended by striking "an alien lawfully
11	present in the United States" each place it
12	appears in clauses $(i)(I)$ and $(ii)(II)$ and
13	inserting "a qualified alien (within the
14	meaning of section 431 of the Personal Re-
15	sponsibility and Work Opportunity Rec-
16	onciliation Act of 1996)".
17	(iii) Section 1412(d) of such Act is
18	amended—
19	(I) by striking "not lawfully
20	present in the United States" and in-
21	serting "not citizens or nationals of
22	the United States or qualified aliens
23	(within the meaning of section 431 of
24	the Personal Responsibility and Work

4

1	Opportunity Reconciliation Act of
2	1996)", and
3	(II) by striking "Individuals
4	NOT LAWFULLY PRESENT" in the
5	heading and inserting "Certain
6	ALIENS".
7	(b) Modification of Limitation on Premium As-
8	SISTANCE AMOUNT.—
9	(1) Use of Benchmark Plan.—Section
10	36B(b) of the Internal Revenue Code of 1986 is
11	amended—
12	(A) by striking "applicable second lowest
13	cost silver plan" each place it appears in para-
14	graph (2)(B)(i) and (3)(C) and inserting "ap-
15	plicable median cost benchmark plan",
16	(B) by striking "such silver plan" in para-
17	graph (3)(C) and inserting "such benchmark
18	plan", and
19	(C) in paragraph (3)(B)—
20	(i) by redesignating clauses (i) and
21	(ii) as clauses (iii) and (iv), respectively,
22	and by striking all that precedes clause
23	(iii) (as so redesignated) and inserting the
24	following:

1	"(B) APPLICABLE MEDIAN COST BENCH-
2	MARK PLAN.—The applicable median cost
3	benchmark plan with respect to any applicable
4	taxpayer is the qualified health plan offered in
5	the individual market in the rating area in
6	which the taxpayer resides which—
7	"(i) provides a level of coverage that
8	is designed to provide benefits that are ac-
9	tuarially equivalent to 58 percent of the
10	full actuarial value of the benefits (as de-
11	termined under rules similar to the rules of
12	paragraphs (2) and (3) of section 1302(d)
13	of the Patient Protection and Affordable
14	Care Act) provided under the plan,
15	"(ii) has a premium which is the me-
16	dian premium of all qualified health plans
17	described in clause (i) which are offered in
18	the individual market in such rating area
19	(or, in any case in which no such plan has
20	such median premium, has a premium
21	nearest (but not in excess of) such median
22	premium),", and
23	(ii) by striking "clause (ii)(I)" in the
24	flush text at the end and inserting "clause
25	(iv)(I)".

4

5

6

7

8

9

10

11

1	(2) MODIFICATION OF APPLICABLE PERCENT-
2	AGE.—Section 36B(b)(3)(A) of the Internal Revenue
3	Code of 1986 is amended—

(A) in clause (i), by striking "from the initial premium percentage" and all that follows and inserting "from the initial percentage to the final percentage specified in such table for such income tier with respect to a taxpayer of the age involved:

"In the case of household income	Up to Age 29		Age 30-39		Age 40-49		Age 50-59		Over Age 59	
(expressed as a percent of the poverty line) within the fol- lowing income tier:	Initial %	Final %	Initial %	Final %	Initial %	Final %	Initial %	Final %	Initial %	Final %
Up to 100%	2	2	2	2	2	2	2	2	2	2
100%-133%	2	2.5	2	2.5	2	2.5	2	2.5	2	2.5
133%-150%	2.5	4	2.5	4	2.5	4	2.5	4	2.5	4
150%-200%	4	4.3	4	5.3	4	6.3	4	7.3	4	8.3
200%-250%	4.3	4.3	5.3	5.9	6.3	8.05	7.3	9	8.3	10
250%-300%	4.3	4.3	5.9	5.9	8.05	8.35	9	10.5	10	11.5
300%-350%	4.3	6.4	5.9	8.9	8.35	12.5	10.5	15.8	11.5	16.2",

- (B) by striking "0.504" in clause (ii)(III) and inserting "0.4", and
- 12 (C) by adding at the end the following new clause:
- 14 "(iii) AGE DETERMINATIONS.—For
  15 purposes of clause (i), the age of the tax16 payer taken into account under clause (i)
  17 with respect to any taxable year is the age
  18 attained before the close of the taxable
  19 year by the oldest individual taken into ac-

1	count on such taxpayer's return who is
2	covered by a qualified health plan taken
3	into account under paragraph (2)(A).".
4	(c) Elimination of Eligibility Exceptions for
5	EMPLOYER-SPONSORED COVERAGE.—
6	(1) In general.—Section 36B(c)(2) of the In-
7	ternal Revenue Code of 1986 is amended by striking
8	subparagraph (C).
9	(2) Amendments related to qualified
10	SMALL EMPLOYER HEALTH REIMBURSEMENT AR-
11	RANGEMENTS.—Section 36B(c)(4) of such Code is
12	amended—
13	(A) by striking "which constitutes afford-
14	able coverage" in subparagraph (A),
15	(B) by striking "the amount described in
16	subparagraph (C)(i)(II) for such month" in
17	subparagraph (B) and inserting "1/12 of the
18	employee's permitted benefit (as defined in sec-
19	tion 9831(d)(3)(C)) under such arrangement",
20	(C) by striking subparagraphs (C) and (F)
21	and redesignating subparagraphs (D) and (E)
22	as subparagraphs (C) and (D), respectively, and
23	(D) in subparagraph (D), as so redesig-
24	nated, by striking "subparagraph (C)(i)(II)"
25	and inserting "subparagraph (B)".

1	(d) Modification of Definition of Qualified
2	HEALTH PLAN.—
3	(1) In general.—Section 36B(c)(3)(A) of the
4	Internal Revenue Code of 1986 is amended by in-
5	serting before the period at the end the following:
6	"or a plan that includes coverage for abortions
7	(other than any abortion necessary to save the life
8	of the mother or any abortion with respect to a
9	pregnancy that is the result of an act of rape or in-
10	cest)".
11	(2) Effective date.—The amendment made
12	by this subsection shall apply to taxable years begin-
13	ning after December 31, 2017.
14	(e) Increased Penalty on Erroneous Claims of
15	CREDIT.—Section 6676(a) of the Internal Revenue Code
16	of 1986 is amended by inserting "(25 percent in the case
17	of a claim for refund or credit relating to the health insur-
18	ance coverage credit under section 36B)" after "20 per-
19	cent".
20	(f) Effective Date.—Except as otherwise provided
21	in this section, the amendments made by this section shall
22	apply to taxable years beginning after December 31, 2019.
23	SEC. 103. MODIFICATIONS TO SMALL BUSINESS TAX CRED-
24	IT.
25	(a) Sunset.—

1	(1) In general.—Section 45R of the Internal
2	Revenue Code of 1986 is amended by adding at the
3	end the following new subsection:
4	"(j) Shall Not Apply.—This section shall not
5	apply with respect to amounts paid or incurred in taxable
6	years beginning after December 31, 2019.".
7	(2) Effective date.—The amendment made
8	by this subsection shall apply to taxable years begin-
9	ning after December 31, 2019.
10	(b) DISALLOWANCE OF SMALL EMPLOYER HEALTH
11	INSURANCE EXPENSE CREDIT FOR PLAN WHICH IN-
12	CLUDES COVERAGE FOR ABORTION.—
13	(1) In general.—Subsection (h) of section
14	45R of the Internal Revenue Code of 1986 is
15	amended—
16	(A) by striking "Any term" and inserting
17	the following:
18	"(1) IN GENERAL.—Any term", and
19	(B) by adding at the end the following new
20	paragraph:
21	"(2) Exclusion of health plans including
22	COVERAGE FOR ABORTION.—The term 'qualified
23	health plan' does not include any health plan that
24	includes coverage for abortions (other than any
25	abortion necessary to save the life of the mother or

1	any abortion with respect to a pregnancy that is the
2	result of an act of rape or incest).".
3	(2) Effective date.—The amendments made
4	by this subsection shall apply to taxable years begin-
5	ning after December 31, 2017.
6	SEC. 104. INDIVIDUAL MANDATE.
7	(a) In General.—Section 5000A(c) of the Internal
8	Revenue Code of 1986 is amended—
9	(1) in paragraph (2)(B)(iii), by striking "2.5
10	percent" and inserting "Zero percent", and
11	(2) in paragraph (3)—
12	(A) by striking "\$695" in subparagraph
13	(A) and inserting "\$0", and
14	(B) by striking subparagraph (D).
15	(b) Effective Date.—The amendments made by
16	this section shall apply to months beginning after Decem-
17	ber 31, 2015.
18	SEC. 105. EMPLOYER MANDATE.
19	(a) In General.—
20	(1) Paragraph (1) of section 4980H(c) of the
21	Internal Revenue Code of 1986 is amended by in-
22	serting "(\$0 in the case of months beginning after
23	December 31, 2015)" after "\$2,000".
24	(2) Paragraph (1) of section 4980H(b) of the
25	Internal Revenue Code of 1986 is amended by in-

- 1 serting "(\$0 in the case of months beginning after
- 2 December 31, 2015)" after "\$3,000".
- 3 (b) Effective Date.—The amendments made by
- 4 this section shall apply to months beginning after Decem-
- 5 ber 31, 2015.
- 6 SEC. 106. STATE STABILITY AND INNOVATION PROGRAM.
- 7 (a) IN GENERAL.—Section 2105 of the Social Secu-
- 8 rity Act (42 U.S.C. 1397ee) is amended by adding at the
- 9 end the following new subsections:
- 10 "(h) Short-term Assistance to Address Cov-
- 11 ERAGE AND ACCESS DISRUPTION AND PROVIDE SUPPORT
- 12 FOR STATES.—
- 13 "(1) APPROPRIATION.—There are authorized to
- be appropriated, and are appropriated, out of monies
- in the Treasury not otherwise obligated,
- 16 \$15,000,000,000 for each of calendar years 2018
- and 2019, and \$10,000,000,000 for each of calendar
- years 2020 and 2021, to the Administrator of the
- 19 Centers for Medicare & Medicaid Services (in this
- subsection and subsection (i) referred to as the 'Ad-
- 21 ministrator') to fund arrangements with health in-
- surance issuers to assist in the purchase of health
- benefits coverage by addressing coverage and access
- 24 disruption and responding to urgent health care

1	needs within States. Funds appropriated under this
2	paragraph shall remain available until expended.
3	"(2) Participation requirements.—
4	"(A) GUIDANCE.—Not later than 30 days
5	after the date of enactment of this subsection,
6	the Administrator shall issue guidance to health
7	insurance issuers regarding how to submit a no-
8	tice of intent to participate in the program es-
9	tablished under this subsection.
10	"(B) Notice of intent to partici-
11	PATE.—To be eligible for funding under this
12	subsection, a health insurance issuer shall sub-
13	mit to the Administrator a notice of intent to
14	participate at such time (but, in the case of
15	funding for calendar year 2018, not later than
16	35 days after the date of enactment of this sub-
17	section and, in the case of funding for calendar
18	year 2019, 2020, or 2021, not later than March
19	31 of the previous year) and in such form and
20	manner as specified by the Administrator and
21	containing—
22	"(i) a certification that the health in-
23	surance issuer will use the funds in accord-
24	ance with the requirements of paragraph
25	(5); and

1	"(ii) such information as the Adminis-
2	trator may require to carry out this sub-
3	section.
4	"(3) Procedure for distribution of
5	FUNDS.—The Administrator shall determine an ap-
6	propriate procedure for providing and distributing
7	funds under this subsection.
8	"(4) No Match.—Neither the State percentage
9	applicable to payments to States under subsection
10	(i)(5)(B) nor any other matching requirement shall
11	apply to funds provided to health insurance issuers
12	under this subsection.
13	"(5) USE OF FUNDS.—Funds provided to a
14	health insurance issuer under paragraph (1) shall be
15	subject to the requirements of paragraphs (1)(D)
16	and (7) of subsection (i) in the same manner as
17	such requirements apply to States receiving pay-
18	ments under subsection (i) and shall be used only
19	for the activities specified in paragraph (1)(A)(ii) of
20	subsection (i).
21	"(i) Long-Term State Stability and Innovation
22	Program.—
23	"(1) Application and Certification Re-
24	QUIREMENTS.—To be eligible for an allotment of
25	funds under this subsection, a State shall submit to

1 the Administrator an application, not later than 2 March 31, 2018, in the case of allotments for cal-3 endar year 2019, and not later than March 31 of 4 the previous year, in the case of allotments for any 5 subsequent calendar year) and in such form and 6 manner as specified by the Administrator, that con-7 tains the following: "(A) A description of how the funds will be 8 9 used to do 1 or more of the following: 10 "(i) To establish or maintain a pro-11 gram or mechanism to help high-risk indi-12 viduals in the purchase of health benefits 13 coverage, including by reducing premium 14 costs for such individuals, who have or are 15 projected to have a high rate of utilization 16 of health services, as measured by cost, 17 and who do not have access to health in-18 surance coverage offered through an em-19 ployer, enroll in health insurance coverage 20 under a plan offered in the individual mar-21 ket (within the meaning ofsection 22 5000A(f)(1)(C) of the Internal Revenue 23 Code of 1986). 24 "(ii) To establish or maintain a pro-25 gram to enter into arrangements with

1 health insurance issuers to assist in the 2 purchase of health benefits coverage by 3 stabilizing premiums and promoting State 4 health insurance market participation and choice in plans offered in the individual 5 6 market (within the meaning of section 7 5000A(f)(1)(C) of the Internal Revenue 8 Code of 1986). 9 "(iii) To provide payments for health 10 care providers for the provision of health 11 care services, as specified by the Adminis-12 trator. 13 "(iv) To provide health insurance cov-14 erage by funding assistance to reduce out-15 of-pocket costs, such as copayments, coin-16 surance, and deductibles, of individuals en-17 rolled in plans offered in the individual 18 market (within the meaning of section 19 5000A(f)(1)(C) of the Internal Revenue 20 Code of 1986). 21 "(B) A certification that the State shall 22 make, from non-Federal funds, expenditures for 23 1 or more of the activities specified in subpara-24 graph (A) in an amount that is not less than

1	the State percentage required for the year
2	under paragraph (5)(B)(ii).
3	"(C) A certification that the funds pro-
4	vided under this subsection shall only be used
5	for the activities specified in subparagraph (A)
6	"(D) A certification that none of the funds
7	provided under this subsection shall be used by
8	the State for an expenditure that is attributable
9	to an intergovernmental transfer, certified pub-
10	lic expenditure, or any other expenditure to fi-
11	nance the non-Federal share of expenditures re-
12	quired under any provision of law, including
13	under the State plans established under this
14	title and title XIX or under a waiver of such
15	plans.
16	"(E) Such other information as necessary
17	for the Administrator to carry out this sub-
18	section.
19	"(2) ELIGIBILITY.—Only the 50 States and the
20	District of Columbia shall be eligible for an allot-
21	ment and payments under this subsection and all
22	references in this subsection to a State shall be
23	treated as only referring to the 50 States and the
24	District of Columbia.

1	"(3) One-time application.—If an applica-
2	tion of a State submitted under this subsection is
3	approved by the Administrator for a year, the appli-
4	cation shall be deemed to be approved by the Admin-
5	istrator for that year and each subsequent year
6	through December 31, 2026.
7	"(4) Long-term state stability and inno-
8	VATION ALLOTMENTS.—
9	"(A) Appropriation; total allot-
10	MENT.—For the purpose of providing allot-
11	ments to States under this subsection, there is
12	appropriated, out of any money in the Treasury
13	not otherwise appropriated—
14	"(i) for calendar year 2019,
15	\$8,000,000,000;
16	"(ii) for calendar year 2020,
17	\$14,000,000,000;
18	"(iii) for calendar year 2021,
19	\$14,000,000,000;
20	"(iv) for calendar year 2022,
21	\$6,000,000,000;
22	"(v) for calendar year 2023,
23	\$6,000,000,000;
24	"(vi) for calendar year 2024,
25	\$5,000,000,000;

of such year—

24

1	"(aa) determine the amount
2	of funds, if any, remaining un-
3	used under subparagraph (A)
4	from the previous year; and
5	"(bb) if the Administrator
6	determines that any funds so re-
7	main from the previous year, re-
8	distribute such remaining funds
9	in accordance with an allotment
10	methodology specified by the Ad-
11	ministrator to States that have
12	submitted an application ap-
13	proved under this subsection for
14	the year.
15	"(II) APPLICABLE STATE PER-
16	CENTAGE.—The State percentage
17	specified for a year in paragraph
18	(5)(B)(ii) shall apply to funds redis-
19	tributed under subclause (I) in that
20	year.
21	"(C) Availability of allotted state
22	FUNDS.—
23	"(i) In general.—Amounts allotted
24	to a State pursuant to subparagraph (B)(i)
25	for a year shall remain available for ex-

1	penditure by the State through the end of
2	the second succeeding year.
3	"(ii) Availability of amounts re-
4	DISTRIBUTED.—Amounts redistributed to
5	a State under subparagraph (B)(ii) in a
6	year shall be available for expenditure by
7	the State through the end of the second
8	succeeding year.
9	"(5) Payments.—
10	"(A) ANNUAL PAYMENT OF ALLOT-
11	MENTS.—Subject to subparagraph (B), the Ad-
12	ministrator shall pay to each State that has an
13	application approved under this subsection for a
14	year, the allotment determined under paragraph
15	(4)(B) for the State for the year.
16	"(B) Match required.—
17	"(i) IN GENERAL.—The Administrator
18	shall pay each State that has an applica-
19	tion approved under this subsection for a
20	year, the Federal percentage of the allot-
21	ment determined for the State under para-
22	graph (4)(B) for the year.
23	"(ii) Federal and state percent-
24	AGES DEFINED.—For purposes of clause
25	(i), the Federal percentage is equal to 100

1	percent reduced by the State percentage
2	for that year, and the State percentage is
3	equal to—
4	"(I) in the case of calendar year
5	2019, 0 percent;
6	"(II) in the case of calendar year
7	2020, 0 percent;
8	"(III) in the case of calendar
9	year 2021, 0 percent;
10	"(IV) in the case of calendar
11	year 2022, 7 percent;
12	"(V) in the case of calendar year
13	2023, 14 percent;
14	"(VI) in the case of calendar
15	year 2024, 21 percent;
16	"(VII) in the case of calendar
17	year 2025, 28 percent; and
18	"(VIII) in the case of calendar
19	year 2026, 35 percent.
20	"(C) Advance payment; retrospective
21	ADJUSTMENT.—
22	"(i) In General.—If the Adminis-
23	trator deems it appropriate, the Adminis-
24	trator shall make payments under this sub-
25	section for each year on the basis of ad-

1 vance estimates of expenditures submitted 2 by the State and such other investigation 3 as the Administrator shall find necessary, 4 and shall reduce or increase the payments as necessary to adjust for any overpayment 6 or underpayment for prior years. 7 "(ii) MISUSE OF FUNDS.—If the Ad-8 ministrator determines that a State is not 9 using funds paid to the State under this 10 subsection in a manner consistent with the 11 description provided by the State in its ap-12 plication approved under paragraph (1), 13 the Administrator may withhold payments, 14 reduce payments, or recover previous pay-15 ments to the State under this subsection 16 as the Administrator deems appropriate. 17 "(D)FLEXIBILITY IN SUBMITTAL 18 CLAIMS.—Nothing in this subsection shall be 19 construed as preventing a State from claiming 20 as expenditures in the year expenditures that 21 were incurred in a previous year. 22 "(6) Required use for premium stabiliza-23 TION AND INCENTIVES FOR INDIVIDUAL MARKET 24 PARTICIPATION.—In determining allotments 25 States under this subsection for each of calendar

1	years 2019, 2020, and 2021, the Administrator shall
2	ensure that at least \$5,000,000,000 of the amounts
3	appropriated for each such year under paragraph
4	(4)(A) are used by States for the purposes described
5	in paragraph (1)(A)(ii) and in accordance with guid-
6	ance issued by the Administrator not later than 30
7	days after the date of enactment of this subsection
8	that specifies the parameters for the use of funds for
9	such purposes.
10	"(7) Exemptions.—Paragraphs (2), (3), (5),
11	(6), (8), (10), and (11) of subsection (e) do not
12	apply to payments under this subsection.".
13	(b) OTHER TITLE XXI AMENDMENTS.—
14	(1) Section 2101 of such Act (42 U.S.C.
15	1397aa) is amended—
16	(A) in subsection (a), in the matter pre-
17	ceding paragraph (1), by striking "The pur-
18	pose" and inserting "Except with respect to
19	short-term assistance activities under section
20	2105(h) and the Long-Term State Stability and
21	Innovation Program established in section
22	2105(i), the purpose"; and
23	(B) in subsection (b), in the matter pre-
24	ceding paragraph (1), by inserting "subsection
25	(a) or (g) of" before "section 2105".

1	(2) Section 2105(c)(1) of such Act (42 U.S.C.
2	1397ee(c)(1)) is amended by striking "and may not
3	include" and inserting "or to carry out short-term
4	assistance activities under subsection (h) or the
5	Long-Term State Stability and Innovation Program
6	established in subsection (i) and, except in the case
7	of funds made available under subsection (h) or (i),
8	may not include".
9	(3) Section 2106(a)(1) of such Act (42 U.S.C.
10	1397ff(a)(1)) is amended by inserting "subsection
11	(a) or (g) of" before "section 2105".
<ul><li>11</li><li>12</li></ul>	(a) or (g) of" before "section 2105".  SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTA-
12	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTA-
12 13	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTATION FUND.
12 13 14	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTA- TION FUND.  (a) IN GENERAL.—There is hereby established a Bet-
12 13 14 15	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTATION FUND.  (a) IN GENERAL.—There is hereby established a Better Care Reconciliation Implementation Fund (referred to
12 13 14 15 16 17	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTA- TION FUND.  (a) IN GENERAL.—There is hereby established a Better Care Reconciliation Implementation Fund (referred to in this section as the "Fund") within the Department of
12 13 14 15 16 17	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTATION FUND.  (a) IN GENERAL.—There is hereby established a Better Care Reconciliation Implementation Fund (referred to in this section as the "Fund") within the Department of Health and Human Services to provide for Federal admin-
12 13 14 15 16 17	SEC. 107. BETTER CARE RECONCILIATION IMPLEMENTATION FUND.  (a) IN GENERAL.—There is hereby established a Better Care Reconciliation Implementation Fund (referred to in this section as the "Fund") within the Department of Health and Human Services to provide for Federal administrative expenses in carrying out this Act.

1	SEC. 108. REPEAL OF THE TAX ON EMPLOYEE HEALTH IN-
2	SURANCE PREMIUMS AND HEALTH PLAN
3	BENEFITS.
4	(a) In General.—Chapter 43 of the Internal Rev-
5	enue Code of 1986 is amended by striking section 4980I.
6	(b) Effective Date.—The amendment made by
7	subsection (a) shall apply to taxable years beginning after
8	December 31, 2019.
9	(c) Subsequent Effective Date.—The amend-
10	ment made by subsection (a) shall not apply to taxable
11	years beginning after December 31, 2025, and chapter 43
12	of the Internal Revenue Code of 1986 is amended to read
13	as such chapter would read if such subsection had never
14	been enacted.
15	SEC. 109. REPEAL OF TAX ON OVER-THE-COUNTER MEDICA-
16	TIONS.
17	(a) HSAs.—Subparagraph (A) of section 223(d)(2)
18	of the Internal Revenue Code of 1986 is amended by strik-
19	ing "Such term" and all that follows through the period.
20	(b) Archer MSAs.—Subparagraph (A) of section
21	220(d)(2) of the Internal Revenue Code of 1986 is amend-
22	ed by striking "Such term" and all that follows through
23	the period.
24	(c) Health Flexible Spending Arrangements
25	AND HEALTH REIMBURSEMENT ARRANGEMENTS—Sec-

1	tion 106 of the Internal Revenue Code of 1986 is amended
2	by striking subsection (f).
3	(d) Effective Dates.—
4	(1) Distributions from savings ac-
5	COUNTS.—The amendments made by subsections (a)
6	and (b) shall apply to amounts paid with respect to
7	taxable years beginning after December 31, 2016.
8	(2) Reimbursements.—The amendment made
9	by subsection (c) shall apply to expenses incurred
10	with respect to taxable years beginning after Decem-
11	ber 31, 2016.
12	SEC. 110. REPEAL OF TAX ON HEALTH SAVINGS ACCOUNTS.
13	(a) HSAs.—Section 223(f)(4)(A) of the Internal
14	Revenue Code of 1986 is amended by striking "20 per-
15	cent" and inserting "10 percent".
16	(b) Archer MSAs.—Section 220(f)(4)(A) of the In-
17	ternal Revenue Code of 1986 is amended by striking "20
18	percent" and inserting "15 percent".
19	(c) Effective Date.—The amendments made by
20	this section shall apply to distributions made after Decem-
21	ber 31, 2016.
22	SEC. 111. REPEAL OF LIMITATIONS ON CONTRIBUTIONS TO
23	FLEXIBLE SPENDING ACCOUNTS.
24	(a) In General.—Section 125 of the Internal Rev-
25	enue Code of 1986 is amended by striking subsection (i).

- 1 (b) Effective Date.—The amendment made by
- 2 this section shall apply to plan years beginning after De-
- 3 cember 31, 2017.
- 4 SEC. 112. REPEAL OF TAX ON PRESCRIPTION MEDICA-
- 5 TIONS.
- 6 Subsection (j) of section 9008 of the Patient Protec-
- 7 tion and Affordable Care Act is amended to read as fol-
- 8 lows:
- 9 "(j) Repeal.—This section shall apply to calendar
- 10 years beginning after December 31, 2010, and ending be-
- 11 fore January 1, 2018.".
- 12 SEC. 113. REPEAL OF MEDICAL DEVICE EXCISE TAX.
- 13 Section 4191 of the Internal Revenue Code of 1986
- 14 is amended by adding at the end the following new sub-
- 15 section:
- 16 "(d) Applicability.—The tax imposed under sub-
- 17 section (a) shall not apply to sales after December 31,
- 18 2017.".
- 19 SEC. 114. REPEAL OF HEALTH INSURANCE TAX.
- 20 Subsection (j) of section 9010 of the Patient Protec-
- 21 tion and Affordable Care Act is amended by striking ",
- 22 and" at the end of paragraph (1) and all that follows
- 23 through "2017".

	28
1	SEC. 115. REPEAL OF ELIMINATION OF DEDUCTION FOR
2	EXPENSES ALLOCABLE TO MEDICARE PART D
3	SUBSIDY.
4	(a) In General.—Section 139A of the Internal Rev-
5	enue Code of 1986 is amended by adding at the end the
6	following new sentence: "This section shall not be taken
7	into account for purposes of determining whether any de-
8	duction is allowable with respect to any cost taken into
9	account in determining such payment.".
10	(b) Effective Date.—The amendment made by
11	this section shall apply to taxable years beginning after
12	December 31, 2016.
13	SEC. 116. REPEAL OF CHRONIC CARE TAX.
14	(a) In General.—Subsection (a) of section 213 of
15	the Internal Revenue Code of 1986 is amended by striking
16	"10 percent" and inserting "7.5 percent".
17	(b) Effective Date.—The amendment made by
18	this section shall apply to taxable years beginning after
19	December 31, 2016.
20	SEC. 117. REPEAL OF MEDICARE TAX INCREASE.
21	(a) In General.—Subsection (b) of section 3101 of
22	the Internal Revenue Code of 1986 is amended to read
23	as follows:
24	"(b) Hospital Insurance.—In addition to the tax

25 imposed by the preceding subsection, there is hereby im-

26 posed on the income of every individual a tax equal to 1.45

- 1 percent of the wages (as defined in section 3121(a)) re-
- 2 ceived by such individual with respect to employment (as
- 3 defined in section 3121(b).".
- 4 (b) SECA.—Subsection (b) of section 1401 of the In-
- 5 ternal Revenue Code of 1986 is amended to read as fol-
- 6 lows:
- 7 "(b) Hospital Insurance.—In addition to the tax
- 8 imposed by the preceding subsection, there shall be im-
- 9 posed for each taxable year, on the self-employment in-
- 10 come of every individual, a tax equal to 2.9 percent of the
- 11 amount of the self-employment income for such taxable
- 12 year.".
- 13 (c) Effective Date.—The amendments made by
- 14 this section shall apply with respect to remuneration re-
- 15 ceived after, and taxable years beginning after, December
- 16 31, 2022.
- 17 SEC. 118. REPEAL OF TANNING TAX.
- 18 (a) In General.—The Internal Revenue Code of
- 19 1986 is amended by striking chapter 49.
- 20 (b) Effective Date.—The amendment made by
- 21 this section shall apply to services performed after Sep-
- 22 tember 30, 2017.
- 23 SEC. 119. REPEAL OF NET INVESTMENT TAX.
- 24 (a) In General.—Subtitle A of the Internal Rev-
- 25 enue Code of 1986 is amended by striking chapter 2A.

1	(b) Effective Date.—The amendment made by
2	this section shall apply to taxable years beginning after
3	December 31, 2016.
4	SEC. 120. REMUNERATION.
5	Paragraph (6) of section 162(m) of the Internal Rev-
6	enue Code of 1986 is amended by adding at the end the
7	following new subparagraph:
8	"(I) TERMINATION.—This paragraph shall
9	not apply to taxable years beginning after De-
10	cember 31, 2016.".
11	SEC. 121. MAXIMUM CONTRIBUTION LIMIT TO HEALTH SAV-
12	INGS ACCOUNT INCREASED TO AMOUNT OF
13	DEDUCTIBLE AND OUT-OF-POCKET LIMITA-
<ul><li>13</li><li>14</li></ul>	DEDUCTIBLE AND OUT-OF-POCKET LIMITA-
14	TION.
14 15	TION.  (a) Self-Only Coverage.—Section 223(b)(2)(A)
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	TION.  (a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by strik-
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	TION.  (a) SELF-ONLY COVERAGE.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under
14 15 16 17 18	TION.  (a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(I)".
14 15 16 17 18 19	(a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(I)".  (b) Family Coverage.—Section 223(b)(2)(B) of
<ul><li>14</li><li>15</li><li>16</li><li>17</li><li>18</li><li>19</li><li>20</li></ul>	(a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under subsection (e)(2)(A)(ii)(I)".  (b) Family Coverage.—Section 223(b)(2)(B) of such Code is amended by striking "\$4,500" and inserting
14 15 16 17 18 19 20 21	(a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(I)".  (b) Family Coverage.—Section 223(b)(2)(B) of such Code is amended by striking "\$4,500" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(II)".
14 15 16 17 18 19 20 21 22	(a) Self-Only Coverage.—Section 223(b)(2)(A) of the Internal Revenue Code of 1986 is amended by striking "\$2,250" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(I)".  (b) Family Coverage.—Section 223(b)(2)(B) of such Code is amended by striking "\$4,500" and inserting "the amount in effect under subsection (c)(2)(A)(ii)(II)".  (c) Cost-of-Living Adjustment.—Section

1	(2) in subparagraph (B), by striking "deter-
2	mined by" and all that follows through "'calendar
3	year 2003'." and inserting "determined by sub-
4	stituting 'calendar year 2003' for 'calendar year
5	1992' in subparagraph (B) thereof.".
6	(d) Effective Date.—The amendments made by
7	this section shall apply to taxable years beginning after
8	December 31, 2017.
9	SEC. 122. ALLOW BOTH SPOUSES TO MAKE CATCH-UP CON-
10	TRIBUTIONS TO THE SAME HEALTH SAVINGS
11	ACCOUNT.
12	(a) In General.—Section 223(b)(5) of the Internal
13	Revenue Code of 1986 is amended to read as follows:
14	"(5) Special rule for married individuals
15	WITH FAMILY COVERAGE.—
16	"(A) IN GENERAL.—In the case of individ-
17	uals who are married to each other, if both
18	spouses are eligible individuals and either
19	spouse has family coverage under a high de-
20	ductible health plan as of the first day of any
21	month—
22	"(i) the limitation under paragraph
23	(1) shall be applied by not taking into ac-
24	count any other high deductible health
25	plan coverage of either spouse (and if such

1 spouses both have family coverage under 2 separate high deductible health plans, only 3 one such coverage shall be taken into ac-4 count), 5 "(ii) such limitation (after application 6 of clause (i)) shall be reduced by the ag-7 gregate amount paid to Archer MSAs of 8 such spouses for the taxable year, and 9 "(iii) such limitation (after application of clauses (i) and (ii) shall be divided 10 11 equally between such spouses unless they 12 agree on a different division. "(B) Treatment of additional con-13 14 TRIBUTION AMOUNTS.—If both spouses referred 15 to in subparagraph (A) have attained age 55 16 before the close of the taxable year, the limita-17 tion referred to in subparagraph (A)(iii) which 18 is subject to division between the spouses shall 19 include the additional contribution amounts de-20 termined under paragraph (3) for both spouses. In any other case, any additional contribution 21 amount determined under paragraph (3) shall 22 23 not be taken into account under subparagraph 24 (A)(iii) and shall not be subject to division be-25 tween the spouses.".

1	(b) Effective Date.—The amendment made by
2	this section shall apply to taxable years beginning after
3	December 31, 2017.
4	SEC. 123. SPECIAL RULE FOR CERTAIN MEDICAL EXPENSES
5	INCURRED BEFORE ESTABLISHMENT OF
6	HEALTH SAVINGS ACCOUNT.
7	(a) In General.—Section 223(d)(2) of the Internal
8	Revenue Code of 1986 is amended by adding at the end
9	the following new subparagraph:
10	"(D) TREATMENT OF CERTAIN MEDICAL
11	EXPENSES INCURRED BEFORE ESTABLISHMENT
12	OF ACCOUNT.—If a health savings account is
13	established during the 60-day period beginning
14	on the date that coverage of the account bene-
15	ficiary under a high deductible health plan be-
16	gins, then, solely for purposes of determining
17	whether an amount paid is used for a qualified
18	medical expense, such account shall be treated
19	as having been established on the date that
20	such coverage begins.".
21	(b) Effective Date.—The amendment made by
22	this subsection shall apply with respect to coverage under
23	a high deductible health plan beginning after December
24	31, 2017.

1	SEC. 124. FEDERAL PAYMENTS TO STATES.	
2	(a) In General.—Notwithstanding section 5	504(

(a),

1902(a)(23), 1903(a), 2002, 2005(a)(4), 2102(a)(7), or

- 2105(a)(1) of the Social Security Act (42 U.S.C. 704(a), 4
- 5 1396a(a)(23), 1396b(a), 1397a, 1397d(a)(4),
- 1397bb(a)(7), 1397ee(a)(1), or the terms of any Med-
- 7 icaid waiver in effect on the date of enactment of this Act
- 8 that is approved under section 1115 or 1915 of the Social
- 9 Security Act (42 U.S.C. 1315, 1396n), for the 1-year pe-
- 10 riod beginning on the date of enactment of this Act, no
- 11 Federal funds provided from a program referred to in this
- 12 subsection that is considered direct spending for any year
- 13 may be made available to a State for payments to a pro-
- hibited entity, whether made directly to the prohibited en-
- tity or through a managed care organization under con-
- tract with the State.
- 17 (b) Definitions.—In this section:
- 18 (1) Prohibited entity.—The term "prohib-19 ited entity" means an entity, including its affiliates,
- 20 subsidiaries, successors, and clinics—
- 21 (A) that, as of the date of enactment of
- 22 this Act—
- 23 (i) is an organization described in sec-
- 24 tion 501(c)(3) of the Internal Revenue
- 25 Code of 1986 and exempt from tax under
- 26 section 501(a) of such Code;

1	(ii) is an essential community provider
2	described in section 156.235 of title 45,
3	Code of Federal Regulations (as in effect
4	on the date of enactment of this Act), that
5	is primarily engaged in family planning
6	services, reproductive health, and related
7	medical care; and
8	(iii) provides for abortions, other than
9	an abortion—
10	(I) if the pregnancy is the result
11	of an act of rape or incest; or
12	(II) in the case where a woman
13	suffers from a physical disorder, phys-
14	ical injury, or physical illness that
15	would, as certified by a physician,
16	place the woman in danger of death
17	unless an abortion is performed, in-
18	cluding a life-endangering physical
19	condition caused by or arising from
20	the pregnancy itself; and
21	(B) for which the total amount of Federal
22	and State expenditures under the Medicaid pro-
23	gram under title XIX of the Social Security Act
24	in fiscal year 2014 made directly to the entity
25	and to any affiliates, subsidiaries, successors, or

1	clinics of the entity, or made to the entity and
2	to any affiliates, subsidiaries, successors, or
3	clinics of the entity as part of a nationwide
4	health care provider network, exceeded
5	\$350,000,000.
6	(2) Direct spending.—The term "direct
7	spending" has the meaning given that term under
8	section 250(c) of the Balanced Budget and Emer-
9	gency Deficit Control Act of 1985 (2 U.S.C. 900(c)).
10	SEC. 125. MEDICAID PROVISIONS.
11	The Social Security Act is amended—
12	(1) in section 1902 (42 U.S.C. 1396a)—
13	(A) in subsection (a)(47)(B), by inserting
14	"and provided that any such election shall cease
15	to be effective on January 1, 2020, and no such
16	election shall be made after that date" before
17	the semicolon at the end; and
18	(B) in subsection $(l)(2)(C)$ , by inserting
19	"and ending December 31, 2019," after "Janu-
20	ary 1, 2014,";
21	(2) in section $1915(k)(2)$ (42 U.S.C.
22	1396n(k)(2)), by striking "during the period de-
23	scribed in paragraph (1)" and inserting "on or after
24	the date referred to in paragraph (1) and before
25	January 1, 2020''; and

1	(3) in section 1920(e) (42 U.S.C. 1396r–1(e)),
2	by striking "under clause (i)(VIII), clause (i)(IX), or
3	clause (ii)(XX) of subsection (a)(10)(A)" and insert-
4	ing "under clause (i)(VIII) or clause (ii)(XX) of sec-
5	tion 1902(a)(10)(A) before January 1, 2020, section
6	1902(a)(10)(A)(i)(IX),".
7	SEC. 126. MEDICAID EXPANSION.
8	(a) In General.—Title XIX of the Social Security
9	Act (42 U.S.C. 1396 et seq.) is amended—
10	(1) in section 1902 (42 U.S.C. 1396a)—
11	(A) in subsection $(a)(10)(A)$ —
12	(i) in clause (i)(VIII), by inserting
13	"and ending December 31, 2019," after
14	"2014,"; and
15	(ii) in clause (ii), in subclause (XX),
16	by inserting "and ending December 31,
17	2017," after "2014,", and by adding at
18	the end the following new subclause:
19	"(XXIII) beginning January 1, 2020,
20	who are expansion enrollees (as defined in
21	subsection (nn)(1));"; and
22	(B) by adding at the end the following new
23	subsection:
24	"(nn) Expansion Enrollees.—

1	"(1) IN GENERAL.—In this title, the term 'ex-
2	pansion enrollee' means an individual—
3	"(A) who is under 65 years of age;
4	"(B) who is not pregnant;
5	"(C) who is not entitled to, or enrolled for,
6	benefits under part A of title XVIII, or enrolled
7	for benefits under part B of title XVIII;
8	"(D) who is not described in any of sub-
9	clauses (I) through (VII) of subsection
10	(a)(10)(A)(i); and
11	"(E) whose income (as determined under
12	subsection (e)(14)) does not exceed 133 percent
13	of the poverty line (as defined in section
14	2110(c)(5)) applicable to a family of the size in-
15	volved.
16	"(2) Application of related provisions.—
17	Any reference in subsection (a)(10)(G), (k), or (gg)
18	of this section or in section 1903, 1905(a), 1920(e),
19	or 1937(a)(1)(B) to individuals described in sub-
20	clause (VIII) of subsection (a)(10)(A)(i) shall be
21	deemed to include a reference to expansion enroll-
22	ees."; and
23	(2) in section 1905 (42 U.S.C. 1396d)—
24	(A) in subsection $(y)(1)$ —

1

(i) in the matter preceding subpara-

graph (A), by striking ", with respect to" 2 and all that follows through "shall be equal 3 to" and inserting "and that has elected to 4 5 cover newly eligible individuals before 6 March 1, 2017, with respect to amounts 7 expended by such State before January 1, 8 2020, for medical assistance for newly eli-9 gible individuals described in subclause 10 (VIII) of section 1902(a)(10)(A)(i), and, 11 with respect to amounts expended by such 12 State after December 31, 2019, and before 13 January 1, 2024, for medical assistance 14 for expansion enrollees (as defined in sec-15 tion 1902(nn)(1)), shall be equal to the 16 higher of the percentage otherwise deter-17 mined for the State and year under sub-18 section (b) (without regard to this sub-19 section) and"; 20 (ii) in subparagraph (D), by striking "and" after the semicolon; 21 22 (iii) by striking subparagraph (E) and 23 inserting the following new subparagraphs: 24 "(E) 90 percent for calendar quarters in 25 2020;

1	"(F) 85 percent for calendar quarters in
2	2021;
3	"(G) 80 percent for calendar quarters in
4	2022; and
5	"(H) 75 percent for calendar quarters in
6	2023.''; and
7	(iv) by adding after and below sub-
8	paragraph (H) (as added by clause (iii)),
9	the following flush sentence:
10	"The Federal medical assistance percentage deter-
11	mined for a State and year under subsection (b)
12	shall apply to expenditures for medical assistance to
13	newly eligible individuals (as so described) and ex-
14	pansion enrollees (as so defined), in the case of a
15	State that has elected to cover newly eligible individ-
16	uals before March 1, 2017, for calendar quarters
17	after 2023, and, in the case of any other State, for
18	calendar quarters (or portions of calendar quarters)
19	after February 28, 2017."; and
20	(B) in subsection $(z)(2)$ —
21	(i) in subparagraph (A)—
22	(I) by inserting "through 2023"
23	after "each year thereafter"; and
24	(II) by striking "shall be equal
25	to" and inserting "and, for periods

1	after December 31, 2019 and before
2	January 1, 2024, who are expansion
3	enrollees (as defined in section
4	1902(nn)(1)) shall be equal to the
5	higher of the percentage otherwise de-
6	termined for the State and year under
7	subsection (b) (without regard to this
8	subsection) and"; and
9	(ii) in subparagraph (B)(ii)—
10	(I) in subclause (III), by adding
11	"and" at the end; and
12	(II) by striking subclauses (IV),
13	(V), and (VI) and inserting the fol-
14	lowing new subclause:
15	"(IV) 2017 and each subsequent year
16	through 2023 is 80 percent.".
17	(b) Sunset of Essential Health Benefits Re-
18	QUIREMENT.—Section 1937(b)(5) of the Social Security
19	Act (42 U.S.C. 1396u-7(b)(5)) is amended by adding at
20	the end the following: "This paragraph shall not apply
21	after December 31, 2019.".
22	SEC. 127. RESTORING FAIRNESS IN DSH ALLOTMENTS.
23	Section 1923(f)(7) of the Social Security Act (42
24	U.S.C. 1396r-4(f)(7)) is amended by adding at the end
25	the following new subparagraph:

1	"(C) Non-expansion states.—
2	"(i) IN GENERAL.—In the case of a
3	State that is a non-expansion State for a
4	fiscal year—
5	"(I) subparagraph (A) shall not
6	apply to the DSH allotment for such
7	State and fiscal year; and
8	"(II) the DSH allotment for the
9	State for fiscal year 2020 shall be in-
10	creased by the amount calculated ac-
11	cording to clause (iii).
12	"(ii) No change in reduction for
13	EXPANSION STATES.—In the case of a
14	State that is an expansion State for a fis-
15	cal year, the DSH allotment for such State
16	and fiscal year shall be determined as if
17	clause (i) did not apply.
18	"(iii) Amount calculated.—For
19	purposes of clause (i)(II), the amount cal-
20	culated according to this clause for a non-
21	expansion State is the following:
22	"(I) For each State, the Sec-
23	retary shall calculate a ratio equal to
24	the State's fiscal year 2016 DSH al-
25	lotment divided by the number of indi-

1	viduals enrolled in the State plan
2	under this title for such fiscal year.
3	"(II) The Secretary shall identify
4	the States whose ratio as so deter-
5	mined is below the national average of
6	such ratio for all States.
7	"(III) The amount calculated
8	pursuant to this clause is an amount
9	that, if added to the State's fiscal
10	year 2016 DSH allotment, would in-
11	crease the ratio calculated pursuant to
12	subclause (I) up to the national aver-
13	age for all States.
14	"(iv) DISREGARD OF INCREASE.—The
15	DSH allotment for a non-expansion State
16	for the second, third, and fourth quarters
17	of fiscal year 2024 and fiscal years there-
18	after shall be determined as if there had
19	been no increase in the State's DSH allot-
20	ment for fiscal year 2020 under clause
21	(i)(II).
22	"(v) Non-expansion and expansion
23	STATE DEFINED.—In this subparagraph:
24	"(I) The term 'expansion State
25	means with respect to a fiscal year, a

1	State that, as of the date of enact-
2	ment of this subparagraph, provided
3	for eligibility under clause (i)(VIII) or
4	(ii)(XX) of section 1902(a)(10)(A) for
5	medical assistance under this title (or
6	a waiver of the State plan approved
7	under section 1115).
8	"(II) The term 'non-expansion
9	State' means, with respect to a fiscal
10	year, a State that is not an expansion
11	State.".
12	SEC. 128. REDUCING STATE MEDICAID COSTS.
13	(a) In General.—
14	(1) STATE PLAN REQUIREMENTS.—Section
15	1902(a)(34) of the Social Security Act (42 U.S.C.
16	1396a(a)(34)) is amended by striking "in or after
17	the third month before the month in which he made
18	application" and inserting "in or after the month in
19	which the individual made application".
20	(2) Definition of medical assistance.—
21	Section 1905(a) of the Social Security Act (42
22	U.S.C. 1396d(a)) is amended by striking "in or
23	after the third month before the month in which the
24	recipient makes application for assistance" and in-

- 1 serting "in or after the month in which the recipient
- 2 makes application for assistance".
- 3 (b) Effective Date.—The amendments made by
- 4 subsection (a) shall apply to medical assistance with re-
- 5 spect to individuals whose eligibility for such assistance
- 6 is based on an application for such assistance made (or
- 7 deemed to be made) on or after October 1, 2017.
- 8 SEC. 129. PROVIDING SAFETY NET FUNDING FOR NON-EX-
- 9 PANSION STATES.
- Title XIX of the Social Security Act is amended by
- 11 inserting after section 1923 (42 U.S.C. 1396r-4) the fol-
- 12 lowing new section:
- 13 "ADJUSTMENT IN PAYMENT FOR SERVICES OF SAFETY
- 14 NET PROVIDERS IN NON-EXPANSION STATES
- "Sec. 1923A. (a) IN GENERAL.—Subject to the limi-
- 16 tations of this section, for each year during the period be-
- 17 ginning with fiscal year 2018 and ending with fiscal year
- 18 2022, each State that is one of the 50 States or the Dis-
- 19 trict of Columbia and that, as of July 1 of the preceding
- 20 fiscal year, did not provide for eligibility under clause
- 21 (i)(VIII) or (ii)(XX) of section 1902(a)(10)(A) for medical
- 22 assistance under this title (or a waiver of the State plan
- 23 approved under section 1115) (each such State or District
- 24 referred to in this section for the fiscal year as a 'non-
- 25 expansion State') may adjust the payment amounts other-
- 26 wise provided under the State plan under this title (or a

- 1 waiver of such plan) to health care providers that provide
- 2 health care services to individuals enrolled under this title
- 3 (in this section referred to as 'eligible providers') so long
- 4 as the payment adjustment to such an eligible provider
- 5 does not exceed the provider's costs in furnishing health
- 6 care services (as determined by the Secretary and net of
- 7 payments under this title, other than under this section,
- 8 and by uninsured patients) to individuals who either are
- 9 eligible for medical assistance under the State plan (or
- 10 under a waiver of such plan) or have no health insurance
- 11 or health plan coverage for such services.
- 12 "(b) Increase in Applicable FMAP.—Notwith-
- 13 standing section 1905(b), the Federal medical assistance
- 14 percentage applicable with respect to expenditures attrib-
- 15 utable to a payment adjustment under subsection (a) for
- 16 which payment is permitted under subsection (c) shall be
- 17 equal to—
- 18 "(1) 100 percent for calendar quarters in fiscal
- 19 years 2018, 2019, 2020, and 2021; and
- 20 "(2) 95 percent for calendar quarters in fiscal
- 21 year 2022.
- 22 "(c) Annual Allotment Limitation.—Payment
- 23 under section 1903(a) shall not be made to a State with
- 24 respect to any payment adjustment made under this sec-

- 1 tion for all calendar quarters in a fiscal year in excess
- 2 of the \$2,000,000,000 multiplied by the ratio of—
- 3 "(1) the population of the State with income
- 4 below 138 percent of the poverty line in 2015 (as de-
- 5 termined based the table entitled 'Health Insurance
- 6 Coverage Status and Type by Ratio of Income to
- 7 Poverty Level in the Past 12 Months by Age' for the
- 8 universe of the civilian noninstitutionalized popu-
- 9 lation for whom poverty status is determined based
- on the 2015 American Community Survey 1–Year
- 11 Estimates, as published by the Bureau of the Cen-
- sus), to
- "(2) the sum of the populations under para-
- graph (1) for all non-expansion States.
- 15 "(d) Disqualification in Case of State Cov-
- 16 ERAGE EXPANSION.—If a State is a non-expansion for a
- 17 fiscal year and provides eligibility for medical assistance
- 18 described in subsection (a) during the fiscal year, the
- 19 State shall no longer be treated as a non-expansion State
- 20 under this section for any subsequent fiscal years.".
- 21 SEC. 130. ELIGIBILITY REDETERMINATIONS.
- 22 (a) In General.—Section 1902(e)(14) of the Social
- 23 Security Act (42 U.S.C. 1396a(e)(14)) (relating to modi-
- 24 fied adjusted gross income) is amended by adding at the
- 25 end the following:

"(J) Frequency of eligibility rede-1 2 TERMINATIONS.—Beginning October on 1, 3 2017, and notwithstanding subparagraph (H), in the case of an individual whose eligibility for 4 5 medical assistance under the State plan under 6 this title (or a waiver of such plan) is deter-7 mined based on the application of modified ad-8 justed gross income under subparagraph (A) 9 and who is so eligible on the basis of clause 10 (i)(VIII), (ii)(XX), or (ii)(XXIII) of subsection 11 (a)(10)(A), at the option of the State, the State 12 plan may provide that the individual's eligibility 13 shall be redetermined every 6 months (or such 14 shorter number of months as the State may 15 elect).". 16 (b) Increased Administrative Matching Per-17 CENTAGE.—For each calendar quarter during the period beginning on October 1, 2017, and ending on December 18 31, 2019, the Federal matching percentage otherwise ap-19 20 plicable under section 1903(a) of the Social Security Act 21 (42 U.S.C. 1396b(a)) with respect to State expenditures 22 during such quarter that are attributable to meeting the 23 requirement of section 1902(e)(14) (relating to determinations of eligibility using modified adjusted gross income) of such Act shall be increased by 5 percentage points with

1	respect to State expenditures attributable to activities car-
2	ried out by the State (and approved by the Secretary) to
3	exercise the option described in subparagraph (J) of such
4	section (relating to eligibility redeterminations made on a
5	6-month or shorter basis) (as added by subsection (a)) to
6	increase the frequency of eligibility redeterminations.
7	SEC. 131. OPTIONAL WORK REQUIREMENT FOR NON-
8	DISABLED, NONELDERLY, NONPREGNANT IN-
9	DIVIDUALS.
10	(a) In General.—Section 1902 of the Social Secu-
11	rity Act (42 U.S.C. 1396a), as previously amended, is fur-
12	ther amended by adding at the end the following new sub-
13	section:
14	"(00) Optional Work Requirement for Non-
15	DISABLED, NONELDERLY, NONPREGNANT INDIVID-
16	UALS.—
17	"(1) In General.—Beginning October 1,
18	2017, subject to paragraph (3), a State may elect to
19	condition medical assistance to a nondisabled, non-
20	elderly, nonpregnant individual under this title upon
21	such an individual's satisfaction of a work require-
22	ment (as defined in paragraph (2)).
23	"(2) Work requirement defined.—In this
24	section, the term 'work requirement' means, with re-
25	spect to an individual, the individual's participation

1	in work activities (as defined in section $407(d)$ ) for
2	such period of time as determined by the State, and
3	as directed and administered by the State.
4	"(3) Required exceptions.—States admin-
5	istering a work requirement under this subsection
6	may not apply such requirement to—
7	"(A) a woman during pregnancy through
8	the end of the month in which the 60-day pe-
9	riod (beginning on the last day of her preg-
10	nancy) ends;
11	"(B) an individual who is under 19 years
12	of age;
13	"(C) an individual who is the only parent
14	or caretaker relative in the family of a child
15	who has not attained 6 years of age or who is
16	the only parent or caretaker of a child with dis-
17	abilities; or
18	"(D) an individual who is married or a
19	head of household and has not attained 20
20	years of age and who—
21	"(i) maintains satisfactory attendance
22	at secondary school or the equivalent; or
23	"(ii) participates in education directly
24	related to employment.".

1	(b) Increase in Matching Rate for Implemen
2	TATION.—Section 1903 of the Social Security Act (42
3	U.S.C. 1396b) is amended by adding at the end the fol
4	lowing:
5	"(aa) The Federal matching percentage otherwise ap
6	plicable under subsection (a) with respect to State admin
7	istrative expenditures during a calendar quarter for which
8	the State receives payment under such subsection shall
9	in addition to any other increase to such Federal matching
10	percentage, be increased for such calendar quarter by 5
11	percentage points with respect to State expenditures at
12	tributable to activities carried out by the State (and ap
13	proved by the Secretary) to implement subsection (oo) of
14	section 1902.".
15	SEC. 132. PROVIDER TAXES.
16	Section 1903(w)(4)(C) of the Social Security Act (42
17	U.S.C. 1396b(w)(4)(C)) is amended by adding at the end
18	the following new clause:
19	"(iii) For purposes of clause (i), a de
20	termination of the existence of an indirec-
21	guarantee shall be made under paragraph
22	(3)(i) of section 433.68(f) of title 42, Code
23	of Federal Regulations, as in effect or
24	June 1, 2017, except that—

1	(B) in subsection (d)(1), by striking "to
2	which" and inserting "to which, subject to sec-
3	tion 1903A(a),"; and
4	(2) by inserting after such section 1903 the fol-
5	lowing new section:
6	"SEC. 1903A. PER CAPITA-BASED CAP ON PAYMENTS FOR
7	MEDICAL ASSISTANCE.
8	"(a) Application of Per Capita Cap on Pay-
9	MENTS FOR MEDICAL ASSISTANCE EXPENDITURES.—
10	"(1) IN GENERAL.—If a State which is one of
11	the 50 States or the District of Columbia has excess
12	aggregate medical assistance expenditures (as de-
13	fined in paragraph (2)) for a fiscal year (beginning
14	with fiscal year 2020), the amount of payment to
15	the State under section 1903(a)(1) for each quarter
16	in the following fiscal year shall be reduced by $\frac{1}{4}$ of
17	the excess aggregate medical assistance payments
18	(as defined in paragraph (3)) for that previous fiscal
19	year. In this section, the term 'State' means only the
20	50 States and the District of Columbia.
21	"(2) Excess aggregate medical assistance
22	EXPENDITURES.—In this subsection, the term 'ex-
23	cess aggregate medical assistance expenditures'
24	means, for a State for a fiscal year, the amount (if
25	any) by which—

1	"(A) the amount of the adjusted total med-
2	ical assistance expenditures (as defined in sub-
3	section (b)(1)) for the State and fiscal year; ex-
4	ceeds
5	"(B) the amount of the target total med-
6	ical assistance expenditures (as defined in sub-
7	section (c)) for the State and fiscal year.
8	"(3) Excess aggregate medical assistance
9	PAYMENTS.—In this subsection, the term 'excess ag-
10	gregate medical assistance payments' means, for a
11	State for a fiscal year, the product of—
12	"(A) the excess aggregate medical assist-
13	ance expenditures (as defined in paragraph (2))
14	for the State for the fiscal year; and
15	"(B) the Federal average medical assist-
16	ance matching percentage (as defined in para-
17	graph (4)) for the State for the fiscal year.
18	"(4) Federal average medical assistance
19	MATCHING PERCENTAGE.—In this subsection, the
20	term 'Federal average medical assistance matching
21	percentage' means, for a State for a fiscal year, the
22	ratio (expressed as a percentage) of—
23	"(A) the amount of the Federal payments
24	that would be made to the State under section
25	1903(a)(1) for medical assistance expenditures

1	for calendar quarters in the fiscal year if para-
2	graph (1) did not apply; to
3	"(B) the amount of the medical assistance
4	expenditures for the State and fiscal year.
5	"(5) Per capita base period.—
6	"(A) IN GENERAL.—In this section, the
7	term 'per capita base period' means, with re-
8	spect to a State, a period of 8 consecutive fiscal
9	quarters selected by the State.
10	"(B) Timeline.—Each State shall submit
11	its selection of per capita base period to the
12	Secretary not later than January 1, 2018.
13	"(C) Parameters.—In selecting a per
14	capita base period under this paragraph, a
15	State shall—
16	"(i) only select a period of 8 consecu-
17	tive fiscal quarters for which all the data
18	necessary to make determinations required
19	under this section is available, as deter-
20	mined by the Secretary; and
21	"(ii) shall not select any period of 8
22	consecutive fiscal quarters that begins with
23	a fiscal quarter earlier than the first quar-
24	ter of fiscal year 2014 or ends with a fiscal

1	quarter later than the third fiscal quarter
2	of 2017.
3	"(D) Adjustment by the secretary.—
4	If the Secretary determines that a State took
5	actions after the date of enactment of this sec-
6	tion (including making retroactive adjustments
7	to supplemental payment data in a manner that
8	affects a fiscal quarter in the per capita base
9	period) to diminish the quality of the data from
10	the per capita base period used to make deter-
11	minations under this section, the Secretary may
12	adjust the data as the Secretary deems appro-
13	priate.
14	"(b) Adjusted Total Medical Assistance Ex-
15	PENDITURES.—Subject to subsection (g), the following
16	shall apply:
17	"(1) In general.—In this section, the term
18	'adjusted total medical assistance expenditures
19	means, for a State—
20	"(A) for the State's per capita base period
21	(as defined in subsection (a)(5)), the product
22	of—
23	"(i) the amount of the medical assist-
24	ance expenditures (as defined in paragraph
25	(2) and adjusted under paragraph (5)) for

1 the State and period, reduced by the 2 amount of any excluded expenditures (as 3 defined in paragraph (3) and adjusted 4 under paragraph (5)) for the State and pe-5 riod otherwise included in such medical as-6 sistance expenditures; and 7 "(ii) the 1903A base period popu-8 lation percentage (as defined in paragraph 9 (4)) for the State; or 10 "(B) for fiscal year 2019 or a subsequent 11 fiscal year, the amount of the medical assist-12 ance expenditures (as defined in paragraph (2)) 13 for the State and fiscal year that is attributable 14 to 1903A enrollees, reduced by the amount of 15 any excluded expenditures (as defined in para-16 graph (3)) for the State and fiscal year other-17 wise included in such medical assistance ex-18 penditures and includes non-DSH supplemental 19 defined in payments (as subsection 20 (d)(4)(A)(ii)) and payments described in sub-21 section (d)(4)(A)(iii) but shall not be construed 22 as including any expenditures attributable to 23 the program under section 1928 (relating to 24 State pediatric vaccine distribution programs). 25 In applying subparagraph (B), non-DSH supplemental payments (as defined in subsection (d)(4)(A)(ii)) and payments described in subsection (d)(4)(A)(iii) shall be treated as fully attributable to 1903A enrollees.

"(2) Medical assistance expenditures' means, for a State and fiscal year or per capita base period, the medical assistance payments as reported by medical service category on the Form CMS-64 quarterly expense report (or successor to such a report form, and including enrollment data and subsequent adjustments to any such report, in this section referred to collectively as a 'CMS-64 report') for quarters in the year or base period for which payment is (or may otherwise be) made pursuant to section 1903(a)(1), adjusted, in the case of a per capita base period, under paragraph (5).

"(3) EXCLUDED EXPENDITURES.—In this section, the term 'excluded expenditures' means, for a State and fiscal year or per capita base period, expenditures under the State plan (or under a waiver of such plan) that are attributable to any of the following:

1	"(A) DSH.—Payment adjustments made
2	for disproportionate share hospitals under sec-
3	tion 1923.
4	"(B) Medicare cost-sharing.—Pay-
5	ments made for medicare cost-sharing (as de-
6	fined in section $1905(p)(3)$ ).
7	"(C) SAFETY NET PROVIDER PAYMENT AD-
8	JUSTMENTS IN NON-EXPANSION STATES.—Pay-
9	ment adjustments under subsection (a) of sec-
10	tion 1923A for which payment is permitted
11	under subsection (c) of such section.
12	"(4) 1903A base period population per-
13	CENTAGE.—In this subsection, the term '1903A base
14	period population percentage' means, for a State,
15	the Secretary's calculation of the percentage of the
16	actual medical assistance expenditures, as reported
17	by the State on the CMS-64 reports for calendar
18	quarters in the State's per capita base period, that
19	are attributable to 1903A enrollees (as defined in
20	subsection $(e)(1)$ .
21	"(5) Adjustments for per capita base pe-
22	RIOD.—In calculating medical assistance expendi-
23	tures under paragraph (2) and excluded expendi-
24	tures under paragraph (3) for a State for the State's
25	per capita base period, the total amount of each type

1	of expenditure for the State and base period shall be
2	divided by 2.
3	"(c) Target Total Medical Assistance Expend-
4	ITURES.—
5	"(1) CALCULATION.—In this section, the term
6	'target total medical assistance expenditures' means,
7	for a State for a fiscal year and subject to para-
8	graph (4), the sum of the products, for each of the
9	1903A enrollee categories (as defined in subsection
10	(e)(2)), of—
11	"(A) the target per capita medical assist-
12	ance expenditures (as defined in paragraph (2))
13	for the enrollee category, State, and fiscal year;
14	and
15	"(B) the number of 1903A enrollees for
16	such enrollee category, State, and fiscal year, as
17	determined under subsection (e)(4).
18	"(2) Target per capita medical assistance
19	EXPENDITURES.—In this subsection, the term 'tar-
20	get per capita medical assistance expenditures'
21	means, for a 1903A enrollee category and State—
22	"(A) for fiscal year 2020, an amount equal
23	to—
24	"(i) the provisional FY19 target per
25	capita amount for such enrollee category

1	(as calculated under subsection $(d)(5)$ ) for
2	the State; increased by
3	"(ii) the applicable annual inflation
4	factor (as defined in paragraph (3)) for
5	fiscal year 2020; and
6	"(B) for each succeeding fiscal year, an
7	amount equal to—
8	"(i) the target per capita medical as-
9	sistance expenditures (under subparagraph
10	(A) or this subparagraph) for the 1903A
11	enrollee category and State for the pre-
12	ceding fiscal year; increased by
13	"(ii) the applicable annual inflation
14	factor for that succeeding fiscal year.
15	"(3) Applicable annual inflation fac-
16	TOR.—In paragraph (2), the term 'applicable annual
17	inflation factor' means—
18	"(A) for fiscal years before 2025—
19	"(i) for each of the 1903A enrollee
20	categories described in subparagraphs (C),
21	(D), and (E) of subsection (e)(2), the per-
22	centage increase in the medical care com-
23	ponent of the consumer price index for all
24	urban consumers (U.S. city average) from

1	September of the previous fiscal year to
2	September of the fiscal year involved; and
3	"(ii) for each of the 1903A enrollee
4	categories described in subparagraphs (A)
5	and (B) of subsection (e)(2), the percent-
6	age increase described in clause (i) plus 1
7	percentage point; and
8	"(B) for fiscal years after 2024, for all
9	1903A enrollee categories, the percentage in-
10	crease in the consumer price index for all urban
11	consumers (U.S. city average) from September
12	of the previous fiscal year to September of the
13	fiscal year involved.
14	"(4) Decrease in target expenditures
15	FOR REQUIRED EXPENDITURES BY CERTAIN POLIT-
16	ICAL SUBDIVISIONS.—
17	"(A) IN GENERAL.—In the case of a State
18	that had a DSH allotment under section
19	1923(f) for fiscal year 2016 that was more than
20	6 times the national average of such allotments
21	for all the States for such fiscal year and that
22	requires political subdivisions within the State
23	to contribute funds towards medical assistance
24	or other expenditures under the State plan
25	under this title (or under a waiver of such plan)

1	for a fiscal year (beginning with fiscal year
2	2020), the target total medical assistance ex-
3	penditures for such State and fiscal year shall
4	be decreased by the amount that political sub-
5	divisions in the State are required to contribute
6	under the plan (or waiver) without reimburse-
7	ment from the State for such fiscal year, other
8	than contributions described in subparagraph
9	(B).
10	"(B) Exceptions.—The contributions de-
11	scribed in this subparagraph are the following:
12	"(i) Contributions required by a State
13	from a political subdivision that, as of the
14	first day of the calendar year in which the
15	fiscal year involved begins—
16	"(I) has a population of more
17	than 5,000,000, as estimated by the
18	Bureau of the Census; and
19	"(II) imposes a local income tax
20	upon its residents.
21	"(ii) Contributions required by a
22	State from a political subdivision for ad-
23	ministrative expenses if the State required
24	such contributions from such subdivision

1	without reimbursement from the State as
2	of January 1, 2017.
3	"(5) Adjustments to state expenditures
4	TARGETS TO PROMOTE PROGRAM EQUITY ACROSS
5	STATES.—
6	"(A) IN GENERAL.—Beginning with fiscal
7	year 2020, the target per capita medical assist-
8	ance expenditures for a 1903A enrollee cat-
9	egory, State, and fiscal year, as determined
10	under paragraph (2), shall be adjusted (subject
11	to subparagraph (C)(i)) in accordance with this
12	paragraph.
13	"(B) Adjustment based on level of
14	PER CAPITA SPENDING FOR 1903A ENROLLEE
15	CATEGORIES.—Subject to subparagraph (C),
16	with respect to a State, fiscal year, and 1903A
17	enrollee category, if the State's per capita cat-
18	egorical medical assistance expenditures (as de-
19	fined in subparagraph (D)) for the State and
20	category in the preceding fiscal year—
21	"(i) exceed the mean per capita cat-
22	egorical medical assistance expenditures
23	for the category for all States for such pre-
24	ceding year by not less than 25 percent,
25	the State's target per capita medical as-

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

**Discussion Draft** 

sistance expenditures for such category for the fiscal year involved shall be reduced by a percentage that shall be determined by the Secretary but which shall not be less than 0.5 percent or greater than 2 percent; or

"(ii) are less than the mean per capita categorical medical assistance expenditures for the category for all States for such preceding year by not less than 25 percent, the State's target per capita medical assistance expenditures for such category for the fiscal year involved shall be increased by a percentage that shall be determined by the Secretary but which shall not be less than 0.5 percent or greater than 2 percent.

## "(C) Rules of application.—

"(i) BUDGET NEUTRALITY REQUIRE-MENT.—In determining the appropriate percentages by which to adjust States' target per capita medical assistance expenditures for a category and fiscal year under this paragraph, the Secretary shall make such adjustments in a manner that does **Discussion Draft** 

1 not result in a net increase in Federal pay-2 ments under this section for such fiscal 3 year, and if the Secretary cannot adjust 4 such expenditures in such a manner there 5 shall be no adjustment under this para-6 graph for such fiscal year. 7 "(ii) Assumption regarding state 8 EXPENDITURES.—For purposes of clause 9 (i), in the case of a State that has its tar-10 get per capita medical assistance expendi-11 tures for a 1903A enrollee category and 12 fiscal year increased under this paragraph, 13 the Secretary shall assume that the cat-14 egorical medical assistance expenditures 15 (as defined in subparagraph (D)(ii)) for 16 such State, category, and fiscal year will 17 equal such increased target medical assist-18 ance expenditures. 19 "(iii) Nonapplication to low-den-20 SITY STATES.—This paragraph shall not 21 apply to any State that has a population 22 density of less than 15 individuals per 23 square mile, based on the most recent data 24 available from the Bureau of the Census.

1	"(iv) Disregard of adjustment.—
2	Any adjustment under this paragraph to
3	target medical assistance expenditures for
4	a State, 1903A enrollee category, and fis-
5	cal year shall be disregarded when deter-
6	mining the target medical assistance ex-
7	penditures for such State and category for
8	a succeeding year under paragraph (2).
9	"(v) Application for fiscal years
10	2020 AND 2021.—In fiscal years 2020 and
11	2021, the Secretary shall apply this para-
12	graph by deeming all categories of 1903A
13	enrollees to be a single category.
14	"(D) Per capita categorical medical
15	ASSISTANCE EXPENDITURES.—
16	"(i) In general.—In this paragraph,
17	the term 'per capita categorical medical as-
18	sistance expenditures' means, with respect
19	to a State, 1903A enrollee category, and
20	fiscal year, an amount equal to—
21	"(I) the categorical medical ex-
22	penditures (as defined in clause (ii))
23	for the State, category, and year; di-
24	vided by

1	"(II) the number of 1903A en-
2	rollees for the State, category, and
3	year.
4	"(ii) Categorical medical assist-
5	ANCE EXPENDITURES.—The term 'categor-
6	ical medical assistance expenditures
7	means, with respect to a State, 1903A en-
8	rollee category, and fiscal year, an amount
9	equal to the total medical assistance ex-
10	penditures (as defined in paragraph (2))
11	for the State and fiscal year that are at-
12	tributable to 1903A enrollees in the cat-
13	egory, excluding any excluded expenditures
14	(as defined in paragraph (3)) for the State
15	and fiscal year that are attributable to
16	1903A enrollees in the category.
17	"(d) Calculation of FY19 Provisional Target
18	Amount for Each 1903A Enrollee Category.—Sub-
19	ject to subsection (g), the following shall apply:
20	"(1) CALCULATION OF BASE AMOUNTS FOR PER
21	CAPITA BASE PERIOD.—For each State the Sec-
22	retary shall calculate (and provide notice to the
23	State not later than April 1, 2018, of) the following
24	"(A) The amount of the adjusted total
25	medical assistance expenditures (as defined in

1	subsection (b)(1)) for the State for the State's
2	per capita base period.
3	"(B) The number of 1903A enrollees for
4	the State in the State's per capita base period
5	(as determined under subsection (e)(4)).
6	"(C) The average per capita medical as-
7	sistance expenditures for the State for the
8	State's per capita base period equal to—
9	"(i) the amount calculated under sub-
10	paragraph (A); divided by
11	"(ii) the number calculated under sub-
12	paragraph (B).
13	"(2) Fiscal year 2019 average per capital
14	AMOUNT BASED ON INFLATING THE PER CAPITA
15	BASE PERIOD AMOUNT TO FISCAL YEAR 2019 BY CPI-
16	MEDICAL.—The Secretary shall calculate a fiscal
17	year 2019 average per capita amount for each State
18	equal to—
19	"(A) the average per capita medical assist-
20	ance expenditures for the State for the State's
21	per capita base period (calculated under para-
22	graph (1)(C)); increased by
23	"(B) the percentage increase in the med-
24	ical care component of the consumer price index
25	for all urban consumers (U.S. city average)

1	from the last month of the State's per capita
2	base period to September of fiscal year 2019.
3	"(3) Aggregate and average expendi-
4	TURES PER CAPITA FOR FISCAL YEAR 2019.—The
5	Secretary shall calculate for each State the fol-
6	lowing:
7	"(A) The amount of the adjusted total
8	medical assistance expenditures (as defined in
9	subsection (b)(1)) for the State for fiscal year
10	2019.
11	"(B) The number of 1903A enrollees for
12	the State in fiscal year 2019 (as determined
13	under subsection (e)(4)).
14	"(4) Per capita expenditures for fiscal
15	YEAR 2019 FOR EACH 1903A ENROLLEE CATEGORY.—
16	The Secretary shall calculate (and provide notice to
17	each State not later than January 1, 2020, of) the
18	following:
19	"(A)(i) For each 1903A enrollee category,
20	the amount of the adjusted total medical assist-
21	ance expenditures (as defined in subsection
22	(b)(1)) for the State for fiscal year 2019 for in-
23	dividuals in the enrollee category, calculated by
24	excluding from medical assistance expenditures
25	those expenditures attributable to expenditures

1	described in clause (iii) or non-DSH supple
2	mental expenditures (as defined in clause (ii))
3	"(ii) In this paragraph, the term 'non-
4	DSH supplemental expenditure' means a pay
5	ment to a provider under the State plan (or
6	under a waiver of the plan) that—
7	"(I) is not made under section 1923
8	"(II) is not made with respect to a
9	specific item or service for an individual;
10	"(III) is in addition to any payments
11	made to the provider under the plan (or
12	waiver) for any such item or service; and
13	"(IV) complies with the limits for ad-
14	ditional payments to providers under the
15	plan (or waiver) imposed pursuant to sec-
16	tion 1902(a)(30)(A), including the regular
17	tions specifying upper payment limits
18	under the State plan in part 447 of title
19	42, Code of Federal Regulations (or any
20	successor regulations).
21	"(iii) An expenditure described in this
22	clause is an expenditure that meets the criteria
23	specified in subclauses (I), (II), and (III) or
24	clause (ii) and is authorized under section 1115
25	for the purposes of funding a delivery system

1	reform pool, uncompensated care pool, a des-
2	ignated State health program, or any other
3	similar expenditure (as defined by the Sec-
4	retary).
5	"(B) For each 1903A enrollee category,
6	the number of 1903A enrollees for the State in
7	fiscal year 2019 in the enrollee category (as de-
8	termined under subsection (e)(4)).
9	"(C) For the State's per capita base pe-
10	riod, the State's non-DSH supplemental and
11	pool payment percentage is equal to the ratio
12	(expressed as a percentage) of—
13	"(i) the total amount of non-DSH
14	supplemental expenditures (as defined in
15	subparagraph (A)(ii) and adjusted under
16	subparagraph (E)) and payments described
17	in subparagraph (A)(iii) (and adjusted
18	under subparagraph (E)) for the State for
19	the period; to
20	"(ii) the amount described in sub-
21	section (b)(1)(A) for the State for the
22	State's per capita base period.
23	"(D) For each 1903A enrollee category an
24	average medical assistance expenditures per

1	capita for the State for fiscal year 2019 for the
2	enrollee category equal to—
3	"(i) the amount calculated under sub-
4	paragraph (A) for the State, increased by
5	the non-DSH supplemental and pool pay-
6	ment percentage for the State (as cal-
7	culated under subparagraph (C)); divided
8	by
9	"(ii) the number calculated under sub-
10	paragraph (B) for the State for the en-
11	rollee category.
12	"(E) For purposes of subparagraph (C)(i),
13	in calculating the total amount of non-DSH
14	supplemental expenditures and payments de-
15	scribed in subparagraph (A)(iii) for a State for
16	the per capita base period, the total amount of
17	such expenditures and the total amount of such
18	payments for the State and base period shall
19	each be divided by 2.
20	"(5) Provisional fy19 per capita target
21	AMOUNT FOR EACH 1903A ENROLLEE CATEGORY.—
22	Subject to subsection (f)(2), the Secretary shall cal-
23	culate for each State a provisional FY19 per capita
24	target amount for each 1903A enrollee category
25	equal to the average medical assistance expenditures

1	per capita for the State for fiscal year 2019 (as cal-
2	culated under paragraph $(4)(D)$ ) for such enrollee
3	category multiplied by the ratio of—
4	"(A) the product of—
5	"(i) the fiscal year 2019 average per
6	capita amount for the State, as calculated
7	under paragraph (2); and
8	"(ii) the number of 1903A enrollees
9	for the State in fiscal year 2019, as cal-
10	culated under paragraph (3)(B); to
11	"(B) the amount of the adjusted total
12	medical assistance expenditures for the State
13	for fiscal year 2019, as calculated under para-
14	graph $(3)(A)$ .
15	"(e) 1903A Enrollee; 1903A Enrollee Cat-
16	EGORY.—Subject to subsection (g), for purposes of this
17	section, the following shall apply:
18	"(1) 1903A ENROLLEE.—The term '1903A en-
19	rollee' means, with respect to a State and a month
20	and subject to subsection $(i)(1)(B)$ , any Medicaid
21	enrollee (as defined in paragraph (3)) for the month,
22	other than such an enrollee who for such month is
23	in any of the following categories of excluded indi-
24	viduals:

1	"(A) CHIP.—An individual who is pro-
2	vided, under this title in the manner described
3	in section 2101(a)(2), child health assistance
4	under title XXI.
5	"(B) IHS.—An individual who receives
6	any medical assistance under this title for serv-
7	ices for which payment is made under the third
8	sentence of section 1905(b).
9	"(C) Breast and Cervical Cancer
10	SERVICES ELIGIBLE INDIVIDUAL.—An indi-
11	vidual who is eligible for medical assistance
12	under this title only on the basis of section
13	1902(a)(10)(A)(ii)(XVIII).
14	"(D) Partial-benefit enrollees.—An
15	individual who—
16	"(i) is an alien who is eligible for
17	medical assistance under this title only on
18	the basis of section $1903(v)(2)$ ;
19	"(ii) is eligible for medical assistance
20	under this title only on the basis of sub-
21	clause (XII) or (XXI) of section
22	1902(a)(10)(A)(ii) (or on the basis of a
23	waiver that provides only comparable bene-
24	fits);

1	"(iii) is a dual eligible individual (as
2	defined in section $1915(h)(2)(B)$ ) and is
3	eligible for medical assistance under this
4	title (or under a waiver) only for some or
5	all of medicare cost-sharing (as defined in
6	section $1905(p)(3)$ ; or
7	"(iv) is eligible for medical assistance
8	under this title and for whom the State is
9	providing a payment or subsidy to an em-
10	ployer for coverage of the individual under
11	a group health plan pursuant to section
12	1906 or section 1906A (or pursuant to a
13	waiver that provides only comparable bene-
14	fits).
15	"(E) BLIND AND DISABLED CHILDREN.—
16	An individual who—
17	"(i) is a child under 19 years of age;
18	and
19	"(ii) is eligible for medical assistance
20	under this title on the basis of being blind
21	or disabled.
22	"(2) 1903A ENROLLEE CATEGORY.—The term
23	'1903A enrollee category' means each of the fol-
24	lowing:

1	"(A) Elderly.—A category of 1903A en-
2	rollees who are 65 years of age or older.
3	"(B) BLIND AND DISABLED.—A category
4	of 1903A enrollees (not described in the pre-
5	vious subparagraph) who—
6	"(i) are 19 years of age or older; and
7	"(ii) are eligible for medical assistance
8	under this title on the basis of being blind
9	or disabled.
10	"(C) Children.—A category of 1903A
11	enrollees (not described in a previous subpara-
12	graph) who are children under 19 years of age.
13	"(D) Expansion enrollees.—A cat-
14	egory of 1903A enrollees (not described in a
15	previous subparagraph) who are eligible for
16	medical assistance under this title only on the
17	basis of clause (i)(VIII), (ii)(XX), or
18	(ii)(XXIII) of section 1902(a)(10)(A).
19	"(E) OTHER NONELDERLY, NONDISABLED,
20	NON-EXPANSION ADULTS.—A category of
21	1903A enrollees who are not described in any
22	previous subparagraph.
23	"(3) Medicaid enrollee.—The term 'Med-
24	icaid enrollee' means, with respect to a State for a
25	month, an individual who is eligible for medical as-

sistance for items or services under this title and enrolled under the State plan (or a waiver of such plan) under this title for the month.

"(4) Determination of Number of 1903A enrollees for a State and fiscal year or the State's per capita base period, and, if applicable, for a 1903A enrollee category, is the average monthly number of Medicaid enrollees for such State and fiscal year or base period (and, if applicable, in such category) that are reported through the CMS-64 report under (and subject to audit under) subsection (h).

### "(f) Special Payment Rules.—

"(1) APPLICATION IN CASE OF RESEARCH AND DEMONSTRATION PROJECTS AND OTHER WAIVERS.—
In the case of a State with a waiver of the State plan approved under section 1115, section 1915, or another provision of this title, this section shall apply to medical assistance expenditures and medical assistance payments under the waiver, in the same manner as if such expenditures and payments had been made under a State plan under this title and the limitations on expenditures under this section shall supersede any other payment limitations or provisions (including limitations based on a per cap-

1 ita limitation) otherwise applicable under such a 2 waiver. 3 "(2) Treatment of states expanding cov-4 ERAGE AFTER FISCAL YEAR 2016.—In the case of a 5 State that did not provide for medical assistance for 6 the 1903A enrollee category described in subsection 7 (e)(2)(D) during fiscal year 2016 but which provides 8 for such assistance for such category in a subse-9 quent year, the provisional FY19 per capita target 10 amount for such enrollee category under subsection 11 (d)(5) shall be equal to the provisional FY19 per 12 capita target amount for the 1903A enrollee cat-13 egory described in subsection (e)(2)(E). 14 "(3) In case of state failure to report 15 NECESSARY DATA.—If a State for any quarter in a 16 fiscal year (beginning with fiscal year 2019) fails to 17 satisfactorily submit data on expenditures and en-18 rollees in accordance with subsection (h)(1), for such 19 fiscal year and any succeeding fiscal year for which 20 such data are not satisfactorily submitted— 21 "(A) the Secretary shall calculate and 22 apply subsections (a) through (e) with respect 23 to the State as if all 1903A enrollee categories 24 for which such expenditure and enrollee data

1	were not satisfactorily submitted were a single
2	1903A enrollee category; and
3	"(B) the growth factor otherwise applied
4	under subsection $(c)(2)(B)$ shall be decreased
5	by 1 percentage point.
6	"(g) Recalculation of Certain Amounts for
7	DATA ERRORS.—The amounts and percentage calculated
8	under paragraphs (1) and (4)(C) of subsection (d) for a
9	State for the State's per capita base period, and the
10	amounts of the adjusted total medical assistance expendi-
11	tures calculated under subsection (b) and the number of
12	Medicaid enrollees and 1903A enrollees determined under
13	subsection (e)(4) for a State for the State's per capita
14	base period, fiscal year 2019, and any subsequent fiscal
15	year, may be adjusted by the Secretary based upon an ap-
16	peal (filed by the State in such a form, manner, and time,
17	and containing such information relating to data errors
18	that support such appeal, as the Secretary specifies) that
19	the Secretary determines to be valid, except that any ad-
20	justment by the Secretary under this subsection for a
21	State may not result in an increase of the target total
22	medical assistance expenditures exceeding 2 percent.
23	"(h) Required Reporting and Auditing; Transi-
24	TIONAL INCREASE IN FEDERAL MATCHING PERCENTAGE
25	FOR CERTAIN ADMINISTRATIVE EXPENSES.—

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

"(1) Reporting of CMS-64 data.—

"(A) IN GENERAL.—In addition to the data required on form Group VIII on the CMS-64 report form as of January 1, 2017, in each CMS-64 report required to be submitted (for each quarter beginning on or after October 1, 2018), the State shall include data on medical assistance expenditures within such categories of services and categories of enrollees (including each 1903A enrollee category and each category of excluded individuals under subsection (e)(1)and the numbers of enrollees within each of such enrollee categories, as the Secretary determines are necessary (including timely guidance published as soon as possible after the date of the enactment of this section) in order to implement this section and to enable States to comply with the requirement of this paragraph on a timely basis.

"(B) Reporting on Qualified inpatient psychiatric hospital services.—Not later than 60 days after the date of the enactment of this section, the Secretary shall modify the CMS-64 report form to require that States submit data with respect to medical assistance

1	expenditures for qualified inpatient psychiatric
2	hospital services (as defined in section
3	1905(h)(3)).
4	"(C) Reporting on Children with
5	COMPLEX MEDICAL CONDITIONS.—Not later
6	than January 1, 2020, the Secretary shall mod-
7	ify the CMS-64 report form to require that
8	States submit data with respect to individuals
9	who—
10	"(i) are enrolled in a State plan under
11	this title or title XXI or under a waiver of
12	such plan;
13	"(ii) are under 21 years of age; and
14	"(iii) have a chronic medical condition
15	or serious injury that—
16	"(I) affects two or more body
17	systems;
18	"(II) affects cognitive or physical
19	functioning (such as reducing the abil-
20	ity to perform the activities of daily
21	living, including the ability to engage
22	in movement or mobility, eat, drink,
23	communicate, or breathe independ-
24	ently); and
25	"(III) either—

"(aa) requires 1 intensive 2 healthcare interventions (such as 3 multiple medications, therapies, 4 or durable medical equipment) 5 and intensive care coordination to 6 optimize health and avoid hos-7 pitalizations or emergency de-8 partment visits; or "(bb) meets the criteria for 9 10 medical complexity under existing 11 risk adjustment methodologies 12 using a recognized, publicly avail-13 able pediatric grouping system 14 (such as the pediatric complex 15 conditions classification system 16 or the Pediatric Medical Com-17 plexity Algorithm) selected by the 18 Secretary in close collaboration 19 with the State agencies respon-20 sible for administering State 21 plans under this title and a na-22 tional panel of pediatric, pedi-23 atric specialty, and pediatric sub-24 specialty experts.

"(2) AUDITING OF CMS-64 DATA.—The Secretary shall conduct for each State an audit of the number of individuals and expenditures reported through the CMS-64 report for the State's per capita base period, fiscal year 2019, and each subsequent fiscal year, which audit may be conducted on a representative sample (as determined by the Secretary).

"(3) Auditing of State spending.—The Inspector General of the Department of Health and Human Services shall conduct an audit (which shall be conducted using random sampling, as determined by the Inspector General) of each State's spending under this section not less than once every 3 years.

"(4) Temporary increase in federal Matching percentage to support improved Data reporting systems for fiscal years 2018 and 2019.—In the case of any State that selects as its per capita base period the most recent 8 consecutive quarter period for which the data necessary to make the determinations required under this section is available, for amounts expended during calendar quarters beginning on or after October 1, 2017, and before October 1, 2019—

1	"(A) the Federal matching percentage ap
2	plied under section 1903(a)(3)(A)(i) shall be in
3	creased by 10 percentage points to 100 percent
4	"(B) the Federal matching percentage ap
5	plied under section 1903(a)(3)(B) shall be in
6	creased by 25 percentage points to 100 percent
7	and
8	"(C) the Federal matching percentage ap
9	plied under section 1903(a)(7) shall be in
10	creased by 10 percentage points to 60 percent
11	but only with respect to amounts expended that
12	are attributable to a State's additional adminis
13	trative expenditures to implement the data re
14	quirements of paragraph (1).
15	"(5) HHS REPORT ON ADOPTION OF T-MSIS
16	DATA.—Not later than January 1, 2025, the Sec
17	retary shall submit to Congress a report making rec
18	ommendations as to whether data from the Trans
19	formed Medicaid Statistical Information System
20	would be preferable to CMS-64 report data for pur
21	poses of making the determinations necessary under
22	this section.".

1	SEC. 134. FLEXIBLE BLOCK GRANT OPTION FOR STATES.
2	Title XIX of the Social Security Act, as amended by
3	section 133, is further amended by inserting after section
4	1903A the following new section:
5	"SEC. 1903B. MEDICAID FLEXIBILITY PROGRAM.
6	"(a) In General.—Beginning with fiscal year 2020,
7	any State (as defined in subsection (e)) that has an appli-
8	cation approved by the Secretary under subsection (b)
9	may conduct a Medicaid Flexibility Program to provide
10	targeted health assistance to program enrollees.
11	"(b) STATE APPLICATION.—
12	"(1) IN GENERAL.—To be eligible to conduct a
13	Medicaid Flexibility Program, a State shall submit
14	an application to the Secretary that meets the re-
15	quirements of this subsection.
16	"(2) Contents of Application.—An applica-
17	tion under this subsection shall include the fol-
18	lowing:
19	"(A) A description of the proposed Med-
20	icaid Flexibility Program and how the State will
21	satisfy the requirements described in subsection
22	(d).
23	"(B) The proposed conditions for eligibility
24	of program enrollees.
25	"(C) A description of the types, amount,
26	duration, and scope of services which will be of-

1	fered as targeted health assistance under the
2	program, including a description of the pro-
3	posed package of services which will be provided
4	to program enrollees to whom the State would
5	otherwise be required to make medical assist-
6	ance available under section $1902(a)(10)(A)(i)$ .
7	"(D) A description of how the State will
8	notify individuals currently enrolled in the State
9	plan for medical assistance under this title of
10	the transition to such program.
11	"(E) Statements certifying that the State
12	agrees to—
13	"(i) submit regular enrollment data
14	with respect to the program to the Centers
15	for Medicare & Medicaid Services at such
16	time and in such manner as the Secretary
17	may require;
18	"(ii) submit timely and accurate data
19	to the Transformed Medicaid Statistical
20	Information System (T-MSIS);
21	"(iii) report annually to the Secretary
22	on adult health quality measures imple-
23	mented under the program and informa-
24	tion on the quality of health care furnished
25	to program enrollees under the program as

1	part of the annual report required under
2	section $1139B(d)(1)$ ;
3	"(iv) submit such additional informa-
4	tion not described in any of the preceding
5	clauses of this subparagraph but which the
6	Secretary determines is necessary for mon-
7	itoring, evaluation, or program integrity
8	purposes, including—
9	"(I) survey data, such as the
10	data from Consumer Assessment of
11	Healthcare Providers and Systems
12	(CAHPS) surveys;
13	"(II) birth certificate data; and
14	"(III) clinical patient data for
15	quality measurements which may not
16	be present in a claim, such as labora-
17	tory data, body mass index, and blood
18	pressure; and
19	"(v) on an annual basis, conduct a re-
20	port evaluating the program and make
21	such report available to the public.
22	"(F) An information technology systems
23	plan demonstrating that the State has the capa-
24	bility to support the technological administra-

1	tion of the program and comply with reporting
2	requirements under this section.
3	"(G) A statement of the goals of the pro-
4	posed program, which shall include—
5	"(i) goals related to quality, access
6	rate of growth targets, consumer satisfac-
7	tion, and outcomes;
8	"(ii) a plan for monitoring and evalu-
9	ating the program to determine whether
10	such goals are being met; and
11	"(iii) a proposed process for the State
12	in consultation with the Centers for Medi-
13	care & Medicaid Services, to take remedia
14	action to make progress on unmet goals.
15	"(H) Such other information as the Sec-
16	retary may require.
17	"(3) State notice and comment period.—
18	"(A) In General.—Before submitting an
19	application under this subsection, a State shall
20	make the application publicly available for a 30
21	day notice and comment period.
22	"(B) NOTICE AND COMMENT PROCESS.—
23	During the notice and comment period de-
24	scribed in subparagraph (A), the State shall
25	provide opportunities for a meaningful level of

1	public input, which shall include public hearings
2	on the proposed Medicaid Flexibility Program.
3	"(4) Federal notice and comment pe-
4	RIOD.—The Secretary shall not approve of any ap-
5	plication to conduct a Medicaid Flexibility Program
6	without making such application publicly available
7	for a 30 day notice and comment period.
8	"(5) Timeline for submission.—
9	"(A) In General.—A State may submit
10	an application under this subsection to conduct
11	a Medicaid Flexibility Program that would
12	begin in the next fiscal year at any time, sub-
13	ject to subparagraph (B).
14	"(B) Deadlines.—Each year beginning
15	with 2019, the Secretary shall specify a dead-
16	line for submitting an application under this
17	subsection to conduct a Medicaid Flexibility
18	Program that would begin in the next fiscal
19	year, but such deadline shall not be earlier than
20	60 days after the date that the Secretary pub-
21	lishes the amounts of State block grants as re-
22	quired under subsection (c)(4).
23	"(e) Financing.—
24	"(1) In general.—For each fiscal year during
25	which a State is conducting a Medicaid Flexibility

1	Program, the State shall receive, instead of amounts
2	otherwise payable to the State under this title for
3	medical assistance for program enrollees, the
4	amount specified in paragraph (3)(A).
5	"(2) Amount of block grant funds.—
6	"(A) FOR INITIAL YEAR.—Subject to sub-
7	paragraph (C), for the first fiscal year in which
8	a State conducts a Medicaid Flexibility Pro-
9	gram, the block grant amount under this para-
10	graph for the State and year shall be equal to
11	the Federal average medical assistance match-
12	ing percentage (as defined in section
13	1903A(a)(4)) for the State and year multiplied
14	by the product of—
15	"(i) the target per capita medical as-
16	sistance expenditures (as defined in section
17	1903A(c)(2)) for the State and year for
18	the enrollee category described in section
19	1903A(e)(2)(E); and
20	"(ii) the number of 1903A enrollees in
21	such category for the State for the second
22	fiscal year preceding such first fiscal year,
23	increased by the percentage increase in
24	State population from such second pre-
25	ceding fiscal year to such first fiscal year,

1	based on the best available estimates of the
2	Bureau of the Census.
3	"(B) FOR ANY SUBSEQUENT YEAR.—For
4	any fiscal year that is not the first fiscal year
5	in which a State conducts a Medicaid Flexibility
6	Program, the block grant amount under this
7	paragraph for the State and year shall be equal
8	to the block grant amount determined for the
9	State for the most recent previous fiscal year in
10	which the State conducted a Medicaid Flexi-
11	bility Program, except that such amount shall
12	be increased by the percentage increase in the
13	consumer price index for all urban consumers
14	(U.S. city average) from April of the second fis-
15	cal year preceding the fiscal year involved to
16	April of the fiscal year preceding the fiscal year
17	involved.
18	"(C) Cap on total population of 1903A
19	ENROLLEES FOR PURPOSES OF BLOCK GRANT
20	CALCULATION.—
21	"(i) In general.—In calculating the
22	amount of a block grant for the first year
23	in which a State conducts a Medicaid
24	Flexibility Program under subparagraph
25	(A), the total number of 1903A enrollees

1	in the 1903A enrollee category described in
2	section 1903A(e)(2)(E) for the State and
3	year shall not exceed the adjusted number
4	of base period non-expansion enrollees for
5	the State (as defined in clause (ii)).
6	"(ii) Adjusted number of 2016
7	NON-EXPANSION ENROLLEES.—The term
8	'adjusted number of base period non-ex-
9	pansion enrollees' means, with respect to a
10	State, the number of 1903A enrollees in
11	the enrollee category described in section
12	1903A(e)(2)(E) for the State for the
13	State's per capita base period (as deter-
14	mined under section 1903A(e)(4)), in-
15	creased by the percentage increase, if any,
16	in the total State population from the last
17	April in the State's per capita base period
18	to April of the fiscal year preceding the fis-
19	cal year involved (determined using the
20	best available data from the Bureau of the
21	Census) plus 3 percentage points.
22	"(D) AVAILABILITY OF ROLLOVER
23	FUNDS.—
24	"(i) In general.—To the extent that
25	the block grant amount available to a

1	State for a fiscal year under this para-
2	graph exceeds the amount of Federal pay-
3	ments made to the State for such fiscal
4	year under paragraph (3)(A), the Sec-
5	retary shall make such funds available to
6	the State for the succeeding fiscal year if
7	the State—
8	"(I) satisfies the State mainte-
9	nance of effort requirement under
10	paragraph (3)(B); and
11	"(II) is conducting a Medicaid
12	Flexibility Program in such suc-
13	ceeding fiscal year.
14	"(ii) Use of funds.—Section
15	1903(i)(17) shall not apply to funds made
16	available to a State under this subpara-
17	graph and a State may use such funds for
18	other State health programs (as defined or
19	approved by the Secretary) or for any
20	other purpose which is consistent with the
21	quality standards established by the Sec-
22	retary under clause (iii).
23	"(iii) Quality standards.—
24	"(I) IN GENERAL.—Not later
25	than January 1, 2020, the Secretary

1	shall establish quality standards appli-
2	cable to a State's use of funds made
3	available to the State under this sub-
4	paragraph.
5	"(II) ALLOWABLE USES.—In es
6	tablishing quality standards under
7	this clause, the Secretary shall not
8	prohibit a State from using such
9	funds for—
10	"(aa) a program that is not
11	related to health care, provided
12	that using the funds for such
13	program is otherwise consistent
14	with the standards; or
15	"(bb) the State maintenance
16	of effort expenditures required
17	under paragraph (3)(B).
18	"(3) Federal payment and state mainte-
19	NANCE OF EFFORT.—
20	"(A) Federal Payment.—Subject to sub-
21	paragraph (D), the Secretary shall pay to each
22	State conducting a Medicaid Flexibility Pro-
23	gram under this section for a fiscal year, from
24	its block grant amount under paragraph (2) for
25	such year, an amount for each quarter of such

1	year equal to the Federal average medical as-
2	sistance percentage (as defined in section
3	1903A(a)(4)) of the total amount expended
4	under the program during such quarter, and
5	the State is responsible for the balance of the
6	funds to carry out such program.
7	"(B) State maintenance of effort
8	EXPENDITURES.—For each year during which a
9	State is conducting a Medicaid Flexibility Pro-
10	gram, the State shall make expenditures for
11	targeted health assistance under the program in
12	an amount equal to the product of—
13	"(i) the block grant amount deter-
14	mined for the State and year under para-
15	graph (2); and
16	"(ii) the enhanced FMAP described in
17	the first sentence of section 2105(b) for
18	the State and year.
19	"(C) REDUCTION IN BLOCK GRANT
20	AMOUNT FOR STATES FAILING TO MEET MOE
21	REQUIREMENT.—
22	"(i) In general.—In the case of a
23	State conducting a Medicaid Flexibility
24	Program that makes expenditures for tar-
25	geted health assistance under the program

1	for a fiscal year in an amount that is less
2	than the required amount for the fiscal
3	year under subparagraph (B), the amount
4	of the block grant determined for the State
5	under paragraph (2) for the succeeding fis-
6	cal year shall be reduced by the amount by
7	which such expenditures are less than such
8	required amount.
9	"(ii) Disregard of Reduction.—
10	For purposes of determining the amount of
11	a State block grant under paragraph (2),
12	any reduction made under this subpara-
13	graph to a State's block grant amount in
14	a previous fiscal year shall be disregarded.
15	"(iii) Application to states that
16	TERMINATE PROGRAM.—In the case of a
17	State described in clause (i) that termi-
18	nates the State Medicaid Flexibility Pro-
19	gram under subsection (d)(2)(B) and such
20	termination is effective with the end of the
21	fiscal year in which the State fails to make
22	the required amount of expenditures under
23	subparagraph (B), the reduction amount
24	determined for the State and succeeding

1	fiscal year under clause (i) shall be treated
2	as an overpayment under this title.
3	"(D) REDUCTION FOR NONCOMPLIANCE.—
4	If the Secretary determines that a State con-
5	ducting a Medicaid Flexibility Program is not
6	complying with the requirements of this section,
7	the Secretary may withhold payments, reduce
8	payments, or recover previous payments to the
9	State under this section as the Secretary deems
10	appropriate.
11	"(4) Determination and publication of
12	BLOCK GRANT AMOUNT.—Beginning in 2019 and
13	each year thereafter, the Secretary shall determine
14	for each State, regardless of whether the State is
15	conducting a Medicaid Flexibility Program or has
16	submitted an application to conduct such a program,
17	the amount of the block grant for the State under
18	paragraph (2) which would apply for the upcoming
19	fiscal year if the State were to conduct such a pro-
20	gram in such fiscal year, and shall publish such de-
21	terminations not later than June 1 of each year.
22	"(d) Program Requirements.—
23	"(1) IN GENERAL.—No payment shall be made
24	under this section to a State conducting a Medicaid

1	Flexibility Program unless such program meets the
2	requirements of this subsection.
3	"(2) Term of Program.—
4	"(A) In General.—A State Medicaid
5	Flexibility Program approved under subsection
6	(b)—
7	"(i) shall be conducted for not less
8	than 1 program period;
9	"(ii) at the option of the State, may
10	be continued for succeeding program peri-
11	ods without resubmitting an application
12	under subsection (b), provided that—
13	"(I) the State provides notice to
14	the Secretary of its decision to con-
15	tinue the program; and
16	"(II) no significant changes are
17	made to the program; and
18	"(iii) shall be subject to termination
19	only by the State, which may terminate the
20	program by making an election under sub-
21	paragraph (B).
22	"(B) ELECTION TO TERMINATE PRO-
23	GRAM.—
24	"(i) In general.—Subject to clause
25	(ii), a State conducting a Medicaid Flexi-

1	bility Program may elect to terminate the
2	program effective with the first day after
3	the end of the program period in which the
4	State makes the election.
5	"(ii) Transition plan require-
6	MENT.—A State may not elect to termi-
7	nate a Medicaid Flexibility Program unless
8	the State has in place an appropriate tran-
9	sition plan approved by the Secretary.
10	"(iii) Effect of Termination.—If a
11	State elects to terminate a Medicaid Flexi-
12	bility Program, the per capita cap limita-
13	tions under section 1903A shall apply ef-
14	fective with the day described in clause (i),
15	and such limitations shall be applied as if
16	the State had never conducted a Medicaid
17	Flexibility Program.
18	"(3) Provision of Targeted Health Assist-
19	ANCE.—
20	"(A) IN GENERAL.—A State Medicaid
21	Flexibility Program shall provide targeted
22	health assistance to program enrollees and such
23	assistance shall be instead of medical assistance
24	which would otherwise be provided to the enroll-
25	ees under this title.

1	"(B) Conditions for eligibility.—
2	"(i) In General.—A State con-
3	ducting a Medicaid Flexibility Program
4	shall establish conditions for eligibility of
5	program enrollees, which shall be instead
6	of other conditions for eligibility under this
7	title, except that the program must provide
8	for eligibility for program enrollees to
9	whom the State would otherwise be re-
10	quired to make medical assistance available
11	under section $1902(a)(10)(A)(i)$ .
12	"(ii) MAGI.—Any determination of
13	income necessary to establish the eligibility
14	of a program enrollee for purposes of a
15	State Medicaid Flexibility Program shall
16	be made using modified adjusted gross in-
17	come in accordance with section
18	1902(e)(14).
19	"(4) Benefits and services.—
20	"(A) REQUIRED SERVICES.—In the case of
21	program enrollees to whom the State would oth-
22	erwise be required to make medical assistance
23	available under section $1902(a)(10)(A)(i)$ , a
24	State conducting a Medicaid Flexibility Pro-

"(vi) Rural health clinic services (as

"(vii) Federally-qualified health center

"(viii) Family planning services and

"(x) Certified pediatric and family

"(xi) Freestanding birth center serv-

"(xii) Emergency medical transpor-

"(xiii) Non-cosmetic dental services.

services (as defined in section 1905(1)(2)).

"(ix) Nurse midwife services.

ices (as defined in section 1905(1)(3)).

nurse practitioner services.

defined in section 1905(1)(1)).

supplies.

tation.

LYN17343

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

1	"(xiv) Pregnancy-related services, in-
2	cluding postpartum services for the 12-
3	week period beginning on the last day of a
4	pregnancy.
5	"(B) Optional benefits.—A State may,
6	at its option, provide services in addition to the
7	services described in subparagraph (A) as tar-
8	geted health assistance under a Medicaid Flexi-
9	bility Program.
10	"(C) Benefit packages.—
11	"(i) IN GENERAL.—The targeted
12	health assistance provided by a State to
13	any group of program enrollees under a
14	Medicaid Flexibility Program shall have an
15	aggregate actuarial value that is equal to
16	at least 95 percent of the aggregate actu-
17	arial value of the benchmark coverage de-
18	scribed in subsection (b)(1) of section 1937
19	or benchmark-equivalent coverage de-
20	scribed in subsection (b)(2) of such sec-
21	tion, as such subsections were in effect
22	prior to the enactment of the Patient Pro-
23	tection and Affordable Care Act.
24	"(ii) Amount, duration, and scope
25	OF BENEFITS.—Subject to clause (i), the

1 State shall determine the amount, dura-2 tion, and scope with respect to services 3 provided as targeted health assistance 4 under a Medicaid Flexibility Program, in-5 cluding with respect to services that are re-6 quired to be provided to certain program 7 enrollees under subparagraph (A) except 8 as otherwise provided under such subpara-9 graph. "(iii) 10 MENTAL HEALTH AND SUB-11 STANCE USE DISORDER COVERAGE AND 12 PARITY.—The targeted health assistance 13 provided by a State to program enrollees 14 under a Medicaid Flexibility Program shall 15 include mental health services and sub-16 stance use disorder services and the finan-17 cial requirements and treatment limitations 18 applicable to such services under the pro-19 gram shall comply with the requirements 20 of section 2726 of the Public Health Serv-21 ice Act in the same manner as such re-22 quirements apply to a group health plan. 23 "(iv) Prescription drugs.—If the 24 targeted health assistance provided by a 25 State to program enrollees under a Med-

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

icaid Flexibility Program includes assistance for covered outpatient drugs, such drugs shall be subject to a rebate agreement that complies with the requirements of section 1927, and any requirements applicable to medical assistance for covered outpatient drugs under a State plan (including the requirement that the State provide information to a manufacturer) shall apply in the same manner to targeted health assistance for covered outpatient drugs under a Medicaid Flexibility Program. "(D) Cost sharing.—A State conducting a Medicaid Flexibility Program may impose premiums, deductibles, cost-sharing, or other similar charges, except that the total annual aggregate amount of all such charges imposed with respect to all program enrollees in a family shall not exceed 5 percent of the family's income for the year involved. "(5) Administration of Program.—Each State conducting a Medicaid Flexibility Program shall do the following:

1	"(A) SINGLE AGENCY.—Designate a single
2	State agency responsible for administering the
3	program.
4	"(B) Enrollment simplification and
5	COORDINATION WITH STATE HEALTH INSUR-
6	ANCE EXCHANGES.—Provide for simplified en-
7	rollment processes (such as online enrollment
8	and reenrollment and electronic verification)
9	and coordination with State health insurance
10	exchanges.
11	"(C) Beneficiary protections.—Estab-
12	lish a fair process (which the State shall de-
13	scribe in the application required under sub-
14	section (b)) for individuals to appeal adverse
15	eligibility determinations with respect to the
16	program.
17	"(6) Application of rest of title xix.—
18	"(A) IN GENERAL.—To the extent that a
19	provision of this section is inconsistent with an-
20	other provision of this title, the provision of this
21	section shall apply.
22	"(B) Application of Section 1903A.—
23	With respect to a State that is conducting a
24	Medicaid Flexibility Program, section 1903A
25	shall be applied as if program enrollees were

1	not 1903A enrollees for each program period
2	during which the State conducts the program.
3	"(C) WAIVERS AND STATE PLAN AMEND-
4	MENTS.—
5	"(i) In general.—In the case of a
6	State conducting a Medicaid Flexibility
7	Program that has in effect a waiver or
8	State plan amendment, such waiver or
9	amendment shall not apply with respect to
10	the program, targeted health assistance
11	provided under the program, or program
12	enrollees.
13	"(ii) Replication of waiver or
14	AMENDMENT.—In designing a Medicaid
15	Flexibility Program, a State may mirror
16	provisions of a waiver or State plan
17	amendment described in clause (i) in the
18	program to the extent that such provisions
19	are otherwise consistent with the require-
20	ments of this section.
21	"(iii) Effect of termination.—In
22	the case of a State described in clause (i)
23	that terminates its program under sub-
24	section (d)(2)(B), any waiver or amend-
25	ment which was limited pursuant to sub-

S.L.C.

1	paragraph (A) shall cease to be so limited
2	effective with the effective date of such ter-
3	mination.
4	"(D) Nonapplication of provisions.—
5	With respect to the design and implementation
6	of Medicaid Flexibility Programs conducted
7	under this section, paragraphs (1), (10)(B),
8	(17), and (23) of section 1902(a), as well as
9	any other provision of this title (except for this
10	section and as otherwise provided by this sec-
11	tion) that the Secretary deems appropriate,
12	shall not apply.
13	"(e) Definitions.—For purposes of this section:
14	"(1) Medicaid flexibility program.—The
15	term 'Medicaid Flexibility Program' means a State
16	program for providing targeted health assistance to
17	program enrollees funded by a block grant under
18	this section.
19	"(2) Program enrollee.—
20	"(A) IN GENERAL.—The term 'program
21	enrollee' means, with respect to a State that is
22	conducting a Medicaid Flexibility Program, an
23	individual who is a 1903A enrollee (as defined
24	in section 1903A(e)(1)) who is in the 1903A

1	enrollee category described in section
2	1903A(e)(2)(E).
3	"(B) Rule of Construction.—For pur-
4	poses of section 1903A(e)(3), eligibility and en-
5	rollment of an individual under a Medicaid
6	Flexibility Program shall be deemed to be eligi-
7	bility and enrollment under a State plan (or
8	waiver of such plan) under this title.
9	"(3) Program Period.—The term 'program
10	period' means, with respect to a State Medicaid
11	Flexibility Program, a period of 5 consecutive fiscal
12	years that begins with either—
13	"(A) the first fiscal year in which the State
14	conducts the program; or
15	"(B) the next fiscal year in which the
16	State conducts such a program that begins
17	after the end of a previous program period.
18	"(4) State.—The term 'State' means one of
19	the 50 States or the District of Columbia.
20	"(5) TARGETED HEALTH ASSISTANCE.—The
21	term 'targeted health assistance' means assistance
22	for health-care-related items and medical services for
23	program enrollees.".

1	SEC. 135. MEDICAID AND CHIP QUALITY PERFORMANCE
2	BONUS PAYMENTS.
3	Section 1903 of the Social Security Act (42 U.S.C.
4	1396b) is amended by adding at the end the following new
5	subsection:
6	"(aa) Quality Performance Bonus Payments.—
7	"(1) Increased federal share.—With re-
8	spect to each of fiscal years 2023 through 2026, in
9	the case of one of the 50 States or the District of
10	Columbia (each referred to in this subsection as a
11	'State') that—
12	"(A) equals or exceeds the qualifying
13	amount (as established by the Secretary) of
14	lower than expected aggregate medical assist-
15	ance expenditures (as defined in paragraph (4))
16	for that fiscal year; and
17	"(B) submits to the Secretary, in accord-
18	ance with such manner and format as specified
19	by the Secretary and for the performance pe-
20	riod (as defined by the Secretary) for such fis-
21	cal year—
22	"(i) information on the applicable
23	quality measures identified under para-
24	graph (3) with respect to each category of
25	Medicaid eligible individuals under the
26	State plan or a waiver of such plan; and

1	"(ii) a plan for spending a portion of
2	additional funds resulting from application
3	of this subsection on quality improvement
4	within the State plan under this title or
5	under a waiver of such plan,
6	the Federal matching percentage otherwise ap-
7	plied under subsection (a)(7) for such fiscal
8	year shall be increased by such percentage (as
9	determined by the Secretary) so that the aggre-
10	gate amount of the resulting increase pursuant
11	to this subsection for the State and fiscal year
12	does not exceed the State allotment established
13	under paragraph (2) for the State and fiscal
14	year.
15	"(2) Allotment Determination.—The Sec-
16	retary shall establish a formula for computing State
17	allotments under this paragraph for each fiscal year
18	described in paragraph (1) such that—
19	"(A) such an allotment to a State is deter-
20	mined based on the performance, including im-
21	provement, of such State under this title and
22	title XXI with respect to the quality measures
23	submitted under paragraph (3) by such State
24	for the performance period (as defined by the
25	Secretary) for such fiscal year; and

1 "(B) the total of the allotments under this 2 paragraph for all States for the period of the 3 fiscal years described in paragraph (1) is equal 4 to \$8,000,000,000. 5 "(3) QUALITY MEASURES REQUIRED FOR 6 BONUS PAYMENTS.—For purposes of this subsection, 7 the Secretary shall, pursuant to rulemaking and 8 after consultation with State agencies administering 9 State plans under this title, identify and publish 10 (and update as necessary) peer-reviewed quality 11 measures (which shall include health care and long-12 term care outcome measures and may include the 13 quality measures that are overseen or developed by 14 the National Committee for Quality Assurance or 15 the Agency for Healthcare Research and Quality or 16 that are identified under section 1139A or 1139B) 17 that are quantifiable, objective measures that take 18 into account the clinically appropriate measures of 19 quality for different types of patient populations re-20 ceiving benefits or services under this title or title 21 XXI. 22 "(4) Lower than expected aggregate 23 MEDICAL ASSISTANCE EXPENDITURES.—In this sub-24 section, the term 'lower than expected aggregate

1	medical assistance expenditures' means, with respect
2	to a State the amount (if any) by which—
3	"(A) the amount of the adjusted total med-
4	ical assistance expenditures for the State and
5	fiscal year determined in section 1903A(b)(1)
6	without regard to the 1903A enrollee category
7	described in section $1903A(e)(2)(E)$ ; is less
8	than
9	"(B) the amount of the target total med-
10	ical assistance expenditures for the State and
11	fiscal year determined in section 1903A(c) with-
12	out regard to the 1903A enrollee category de-
13	scribed in section 1903A(e)(2)(E).".
14	SEC. 136. GRANDFATHERING CERTAIN MEDICAID WAIVERS;
15	PRIORITIZATION OF HCBS WAIVERS.
16	(a) Managed Care Waivers.—
17	(1) In general.—In the case of a State with
18	a grandfathered managed care waiver, the State
19	may, at its option through a State plan amendment,
20	continue to implement the managed care delivery
21	system that is the subject of such waiver in per-
22	petuity under the State plan under title XIX of the
23	Social Security Act (or a waiver of such plan) with-
	cooler section, figure of section plant, with
24	out submitting an application to the Secretary for a

sys	tem, so long as the terms and conditions of the
wai	iver involved (other than such terms and condi-
tion	ns that relate to budget neutrality as modified
pui	rsuant to section 1903A(f)(1) of the Social Secu-
rity	y Act) are not modified.
	(2) Modifications.—
	(A) In general.—If a State with a
	grandfathered managed care waiver seeks to
	modify the terms or conditions of such a waiv-
	er, the State shall submit to the Secretary an
	application for approval of a new waiver under
	such modified terms and conditions.
	(B) APPROVAL OF MODIFICATION.—
	(i) In general.—An application de-
	scribed in subparagraph (A) is deemed ap-
	proved unless the Secretary, not later than
	90 days after the date on which the appli-
	cation is submitted, submits to the State—
	(I) a denial; or
	(II) a request for more informa-
	tion regarding the application.
	(ii) Additional information.—If
	the Secretary requests additional informa-
	tion, the Secretary has 30 days after a
	State submission in response to the Sec-

1	retary's request to deny the application or
2	request more information.
3	(3) Grandfathered managed care waiver
4	DEFINED.—In this subsection, the term "grand-
5	fathered managed care waiver" means the provisions
6	of a waiver or an experimental, pilot, or demonstra-
7	tion project that relate to the authority of a State
8	to implement a managed care delivery system under
9	the State plan under title XIX of such Act (or under
10	a waiver of such plan under section 1115 of such
11	Act) that—
12	(A) is approved by the Secretary of Health
13	and Human Services under section 1915(b),
14	1932, or 1115(a)(1) of the Social Security Act
15	$(42 \ U.S.C. \ 1396n(b), \ 1396u-2, \ 1315(a)(1))$ as
16	of January 1, 2017; and
17	(B) has been renewed by the Secretary not
18	less than 1 time.
19	(b) HCBS WAIVERS.—The Secretary of Health and
20	Human Services shall implement procedures encouraging
21	States to adopt or extend waivers related to the authority
22	of a State to make medical assistance available for home
23	and community-based services under the State plan under
24	title XIX of the Social Security Act if the State determines
25	that such waivers would improve patient access to services.

1	SEC.	137.	COORDINATION	WITH	STATES.
---	------	------	--------------	------	---------

2	Title XIX of the Social Security Act is amended by
3	inserting after section 1904 (42 U.S.C. 1396d) the fol-
4	lowing:
5	"COORDINATION WITH STATES
6	"Sec. 1904A. No proposed rule (as defined in section
7	551(4) of title 5, United States Code) implementing or
8	interpreting any provision of this title shall be finalized
9	on or after January 1, 2018, unless the Secretary—
10	"(1) provides for a process under which the
11	Secretary or the Secretary's designee solicits advice
12	from each State's State agency responsible for ad-
13	ministering the State plan under this title (or a
14	waiver of such plan) and State Medicaid Director—
15	"(A) on a regular, ongoing basis on mat-
16	ters relating to the application of this title that
17	are likely to have a direct effect on the oper-
18	ation or financing of State plans under this title
19	(or waivers of such plans); and
20	"(B) prior to submission of any final pro-
21	posed rule, plan amendment, waiver request, or
22	proposal for a project that is likely to have a di-
23	rect effect on the operation or financing of
24	State plans under this title (or waivers of such
25	plans);

1	"(2) accepts and considers written and oral
2	comments from a bipartisan, nonprofit, professional
3	organization that represents State Medicaid Direc-
4	tors, and from any State agency administering the
5	plan under this title, regarding such proposed rule;
6	and
7	"(3) incorporates in the preamble to the pro-
8	posed rule a summary of comments referred to in
9	paragraph (2) and the Secretary's response to such
10	comments.".
11	SEC. 138. OPTIONAL ASSISTANCE FOR CERTAIN INPATIENT
12	PSYCHIATRIC SERVICES.
13	(a) State Option.—Section 1905 of the Social Se-
14	curity Act (42 U.S.C. 1396d) is amended—
15	(1) in subsection (a)—
16	(A) in paragraph (16)—
17	(i) by striking "and, (B)" and insert-
18	ing "(B)"; and
19	(ii) by inserting before the semicolon
20	at the end the following: ", and (C) subject
21	to subsection (h)(4), qualified inpatient
22	psychiatric hospital services (as defined in
23	subsection (h)(3)) for individuals who are
24	over 21 years of age and under 65 years
25	of age"; and

1	(B) in the subdivision (B) that follows
2	paragraph (29), by inserting "(other than serv-
3	ices described in subparagraph (C) of para-
4	graph (16) for individuals described in such
5	subparagraph)" after "patient in an institution
6	for mental diseases"; and
7	(2) in subsection (h), by adding at the end the
8	following new paragraphs:
9	"(3) For purposes of subsection (a)(16)(C), the term
10	'qualified inpatient psychiatric hospital services' means
11	with respect to individuals described in such subsection
12	services described in subparagraph (B) of paragraph (1)
13	that are not otherwise covered under subsection
14	(a)(16)(A) and are furnished—
15	"(A) in an institution (or distinct part thereof)
16	which is a psychiatric hospital (as defined in section
17	1861(f)); and
18	"(B) with respect to such an individual, for a
19	period not to exceed 30 consecutive days in any
20	month and not to exceed 90 days in any calendar
21	year.
22	"(4) As a condition for a State including qualified
23	inpatient psychiatric hospital services as medical assist-
24	ance under subsection (a)(16)(C), the State must (during
25	the period in which it furnishes medical assistance under

this title for services and individuals described in such 2 subsection)— 3 "(A) maintain at least the number of licensed 4 beds at psychiatric hospitals owned, operated, or 5 contracted for by the State that were being main-6 tained as of the date of the enactment of this para-7 graph or, if higher, as of the date the State applies 8 to the Secretary to include medical assistance under 9 such subsection; and 10 "(B) maintain on an annual basis a level of 11 funding expended by the State (and political subdivi-12 sions thereof) other than under this title from non-13 Federal funds for inpatient services in an institution 14 described in paragraph (3)(A), and for active psy-15 chiatric care and treatment provided on an out-16 patient basis, that is not less than the level of such 17 funding for such services and care as of the date of 18 the enactment of this paragraph or, if higher, as of 19 the date the State applies to the Secretary to include 20 medical assistance under such subsection.". 21 (b) Special Matching Rate.—Section 1905(b) of 22 the Social Security Act (42 U.S.C. 1395d(b)) is amended 23 by adding at the end the following: "Notwithstanding the previous provisions of this subsection, the Federal medical 25 assistance percentage shall be 50 percent with respect to

- 1 medical assistance for services and individuals described
- 2 in subsection (a)(16)(C).".
- 3 (c) Effective Date.—The amendments made by
- 4 this section shall apply to qualified inpatient psychiatric
- 5 hospital services furnished on or after October 1, 2018.
- 6 SEC. 139. SMALL BUSINESS HEALTH PLANS.
- 7 (a) Tax Treatment of Small Business Health
- 8 Plans.—For purposes of applying subchapter B of chap-
- 9 ter 100 of the Internal Revenue Code of 1986, title XXVII
- 10 of the Public Health Service Act (42 U.S.C. 300gg et
- 11 seq.), and part 7 of title I of the Employee Retirement
- 12 Income Security Act of 1974 (29 U.S.C. 1181 et seq.),
- 13 a small business health plan as defined in section 801(a)
- 14 of the Employee Retirement Income Security Act of 1974
- 15 that is offered to employees shall be treated as a group
- 16 health plan, as defined in section 2791 of the Public
- 17 Health Service Act (42 U.S.C. 300gg–91).
- 18 (b) In General.—Subtitle B of title I of the Em-
- 19 ployee Retirement Income Security Act of 1974 (29
- 20 U.S.C. 1021 et seq.) is amended by adding at the end
- 21 the following new part:

1	"PART 8-	-RULES	GOVERNI	NG SMAL	L BUSINE	SS

2	RISK SHARING POOLS
3	"SEC. 801. SMALL BUSINESS HEALTH PLANS.
4	"(a) In General.—For purposes of this part, the
5	term 'small business health plan' means a fully insured
6	group health plan, offered by a health insurance issuer in
7	the large group market, whose sponsor is described in sub-
8	section (b).
9	"(b) Sponsor.—The sponsor of a group health plan
10	is described in this subsection if—
11	"(1) such sponsor is a qualified sponsor and re-
12	ceives certification by the Secretary;
13	"(2) is organized and maintained in good faith,
14	with a constitution and bylaws specifically stating its
15	purpose and providing for periodic meetings on at
16	least an annual basis;
17	"(3) is established as a permanent entity;
18	"(4) is established for a purpose other than
19	providing health benefits to its members, such as an
20	organization established as a bona fide trade asso-
21	ciation; and
22	"(5) does not condition membership on the
23	basis of a minimum group size.

1	"SEC. 802. FILING FEE AND CERTIFICATION OF SMALL
2	BUSINESS HEALTH PLANS.
3	"(a) FILING FEE.—A small business health plan
4	shall pay to the Secretary at the time of filing an applica-
5	tion for certification under subsection (b) a filing fee in
6	the amount of \$5,000, which shall be available to the Sec-
7	retary for the sole purpose of administering the certifi-
8	cation procedures applicable with respect to small business
9	health plans.
10	"(b) Certification.—
11	"(1) In general.—Not later than 6 months
12	after the date of enactment of this part, the Sec-
13	retary shall prescribe by interim final rule a proce-
14	dure under which the Secretary—
15	"(A) will certify a qualified sponsor of a
16	small business health plan, upon receipt of an
17	application that includes the information de-
18	scribed in paragraph (2);
19	"(B) may provide for continued certifi-
20	cation of small business health plans under this
21	part; and
22	"(C) shall provide for the revocation of a
23	certification if the applicable authority finds
24	that the small business health plan involved
25	fails to comply with the requirements of this
26	part.

1	"(2) Information to be included in appli-
2	CATION FOR CERTIFICATION.—An application for
3	certification under this part meets the requirements
4	of this section only if it includes, in a manner and
5	form which shall be prescribed by the applicable au-
6	thority by regulation, at least the following informa-
7	tion:
8	"(A) Identifying information.
9	"(B) States in which the plan intends to
10	do business.
11	"(C) Bonding requirements.
12	"(D) Plan documents.
13	"(E) Agreements with service providers.
14	"(c) FILING NOTICE OF CERTIFICATION WITH
15	STATES.—A certification granted under this part to a
16	small business health plan shall not be effective unless
17	written notice of such certification is filed with the appli-
18	cable State authority of each State in which the small
19	business health plans operate.
20	"(d) Notice of Material Changes.—In the case
21	of any small business health plan certified under this part,
22	descriptions of material changes in any information which
23	was required to be submitted with the application for the
24	certification under this part shall be filed in such form
25	and manner as shall be prescribed by the applicable au-

1	thority by regulation. The applicable authority may re-
2	quire by regulation prior notice of material changes with
3	respect to specified matters which might serve as the basis
4	for suspension or revocation of the certification.
5	"(e) Notice Requirements for Voluntary Ter-
6	MINATION.—A small business health plan which is or has
7	been certified under this part may terminate (upon or at
8	any time after cessation of accruals in benefit liabilities)
9	only if the board of trustees, not less than 60 days before
10	the proposed termination date—
11	"(1) provides to the participants and bene-
12	ficiaries a written notice of intent to terminate stat-
13	ing that such termination is intended and the pro-
14	posed termination date;
15	"(2) develops a plan for winding up the affairs
16	of the plan in connection with such termination in
17	a manner which will result in timely payment of all
18	benefits for which the plan is obligated; and
19	"(3) submits such plan in writing to the appli-
20	cable authority.
21	"(f) Oversight of Certified Plan Sponsors.—
22	The Secretary has the discretion to determine whether any
23	person has violated or is about to violate any provision
24	of this part, and may conduct periodic review of certified
25	small business health plan sponsors, consistent with sec-

1	tion 504, and apply the requirements of sections 518, 519
2	and 520.
3	"(g) Expedited and Deemed Certification.—
4	"(1) IN GENERAL.—If the Secretary fails to act
5	on a complete application for certification under this
6	section within 90 days of receipt of such complete
7	application, the applying small business health plan
8	sponsor shall be deemed certified until such time as
9	the Secretary may deny for cause the application for
10	certification.
11	"(2) Penalty.—The Secretary may assess a
12	penalty against the board of trustees and plan spon-
13	sor (jointly and severally) of a small business health
14	plan sponsor that is deemed certified under para-
15	graph (1) of up to \$500,000 in the event the Sec-
16	retary determines that the application for certifi-
17	cation of such small business health plan sponsor
18	was willfully or with gross negligence incomplete or
19	inaccurate.
20	"(h) Modifications.—The Secretary shall, through
21	promulgation and implementation of such regulations as
22	the Secretary may reasonably determine necessary or ap-
23	propriate, and in consultation with a balanced spectrum
24	of effected entities and persons, modify the implementa-

25 tion and application of this part to accommodate with min-

1	imum disruption such changes to State or Federal law
2	provided in this part and the (and the amendments made
3	by such Act) or in regulations issued thereto.
4	"SEC. 803. REQUIREMENTS RELATING TO SPONSORS AND
5	BOARDS OF TRUSTEES.
6	"(a) Board of Trustees.—The Secretary shall en-
7	sure that Board of Trustees of a small business health
8	plan certified under this part complies with the require-
9	ments such Secretary sets forth with respect to fiscal con-
10	trol and rules of operation and financial controls.
11	"(b) Treatment of Franchises.—In the case of
12	a group health plan that is established and maintained
13	by a franchisor for a franchisor or for its franchisees—
14	"(1) the requirements of subsection (a) and sec-
15	tion 801(a) shall be deemed met if such require-
16	ments would otherwise be met if the franchisor were
17	deemed to be the sponsor referred to in section
18	801(b) and each franchisee were deemed to be a
19	member (of the sponsor) referred to in section
20	801(b); and
21	"(2) the requirements of section 804(a)(1) shall
22	be deemed met.

1	"SEC. 804. PARTICIPATION AND COVERAGE REQUIRE-
2	MENTS.
3	"(a) Covered Employers and Individuals.—The
4	requirements of this subsection are met with respect to
5	a small business health plan if, under the terms of the
6	plan—
7	"(1) each participating employer must be—
8	"(A) a member of the sponsor;
9	"(B) the sponsor; or
10	"(C) an affiliated member of the sponsor,
11	except that, in the case of a sponsor which is
12	a professional association or other individual-
13	based association, if at least one of the officers,
14	directors, or employees of an employer, or at
15	least one of the individuals who are partners in
16	an employer and who actively participates in
17	the business, is a member or such an affiliated
18	member of the sponsor, participating employers
19	may also include such employer; and
20	"(2) all individuals commencing coverage under
21	the plan after certification under this part must
22	be—
23	"(A) active or retired owners (including
24	self-employed individuals), officers, directors, or
25	employees of, or partners in, participating em-
26	plovers: or

1	"(B) the dependents of individuals de-
2	scribed in subparagraph (A).
3	"(b) Individual Market Unaffected.—The re-
4	quirements of this subsection are met with respect to a
5	small business health plan if, under the terms of the plan,
6	no participating employer may provide health insurance
7	coverage in the individual market for any employee not
8	covered under the plan, if such exclusion of the employee
9	from coverage under the plan is based on a health status-
10	related factor with respect to the employee and such em-
11	ployee would, but for such exclusion on such basis, be eligi-
12	ble for coverage under the plan.
13	"(c) Prohibition of Discrimination Against Em-
14	PLOYERS AND EMPLOYEES ELIGIBLE TO PARTICIPATE.—
15	The requirements of this subsection are met with respect
16	to a small business health plan if information regarding
17	all coverage options available under the plan is made read-
18	ily available to any employer eligible to participate.
19	"SEC. 805. DEFINITIONS; RENEWAL.
20	"(a) Definitions.—For purposes of this part:
21	"(1) Affiliated member.—The term 'affili-
22	ated member' means, in connection with a sponsor—
23	"(A) a person who is otherwise eligible to
24	be a member of the sponsor but who elects an
25	affiliated status with the sponsor, or

1	"(B) in the case of a sponsor with mem-
2	bers which consist of associations, a person who
3	is a member or employee of any such associa-
4	tion and elects an affiliated status with the
5	sponsor.
6	"(2) APPLICABLE STATE AUTHORITY.—The
7	term 'applicable State authority' means, with respect
8	to a health insurance issuer in a State, the State in-
9	surance commissioner or official or officials des-
10	ignated by the State to enforce the requirements of
11	title XXVII of the Public Health Service Act for the
12	State involved with respect to such issuer.
13	"(3) Franchisor; franchisee.—The terms
14	'franchisor' and 'franchisee' have the meanings given
15	such terms for purposes of sections 436.2(a)
16	through 436.2(e) of title 16, Code of Federal Regu-
17	lations (including any such amendments to such reg-
18	ulation after the date of enactment of this part).
19	"(4) Health Plan Terms.—The terms 'group
20	health plan', 'health insurance coverage', and 'health
21	insurance issuer' have the meanings provided in sec-
22	tion 733.
23	"(5) Individual market.—
24	"(A) IN GENERAL.—The term 'individual
25	market' means the market for health insurance

1	coverage offered to individuals other than in
2	connection with a group health plan.
3	"(B) Treatment of very small
4	GROUPS.—
5	"(i) In general.—Subject to clause
6	(ii), such term includes coverage offered in
7	connection with a group health plan that
8	has fewer than 2 participants as current
9	employees or participants described in sec-
10	tion 732(d)(3) on the first day of the plan
11	year.
12	"(ii) State exception.—Clause (i)
13	shall not apply in the case of health insur-
14	ance coverage offered in a State if such
15	State regulates the coverage described in
16	such clause in the same manner and to the
17	same extent as coverage in the small group
18	market (as defined in section 2791(e)(5) of
19	the Public Health Service Act) is regulated
20	by such State.
21	"(6) Participating employer.—The term
22	'participating employer' means, in connection with a
23	small business health plan, any employer, if any in-
24	dividual who is an employee of such employer, a
25	partner in such employer, or a self-employed indi-

- 1 vidual who is such employer (or any dependent, as
- 2 defined under the terms of the plan, of such indi-
- 3 vidual) is or was covered under such plan in connec-
- 4 tion with the status of such individual as such an
- 5 employee, partner, or self-employed individual in re-
- 6 lation to the plan.
- 7 "(b) Renewal.—A participating employer in a small
- 8 business health plan shall not be deemed to be a plan
- 9 sponsor in applying requirements relating to coverage re-
- 10 newal.".
- 11 (c) Preemption Rules.—Section 514 of the Em-
- 12 ployee Retirement Income Security Act of 1974 (29
- 13 U.S.C. 1144) is amended by adding at the end the fol-
- 14 lowing:
- 15 "(e) Except as provided in subsection (b)(4), the pro-
- 16 visions of this title shall supersede any and all State laws
- 17 insofar as they may now or hereafter preclude a health
- 18 insurance issuer from offering health insurance coverage
- 19 in connection with a small business health plan which is
- 20 certified under part 8.".
- 21 (d) Plan Sponsor.—Section 3(16)(B) of such Act
- 22 (29 U.S.C. 102(16)(B)) is amended by adding at the end
- 23 the following new sentence: "Such term also includes a
- 24 person serving as the sponsor of a small business health
- 25 plan under part 8.".

1	(e) Savings Clause.—Section 731(c) of such Act is
2	amended by inserting "or part 8" after "this part".
3	(f) Cooperation Between Federal and State
4	Authorities.—Section 506 of the Employee Retirement
5	Income Security Act of 1974 (29 U.S.C. 1136) is amended
6	by adding at the end the following new subsection:
7	"(d) Consultation With States With Respect
8	TO SMALL BUSINESS HEALTH PLANS.—
9	"(1) AGREEMENTS WITH STATES.—The Sec-
10	retary shall consult with the State recognized under
11	paragraph (2) with respect to a small business
12	health plan regarding the exercise of—
13	"(A) the Secretary's authority under sec-
14	tions 502 and 504 to enforce the requirements
15	for certification under part 8; and
16	"(B) the Secretary's authority to certify
17	small business health plans under part 8 in ac-
18	cordance with regulations of the Secretary ap-
19	plicable to certification under part 8.
20	"(2) Recognition of domicile state.—In
21	carrying out paragraph (1), the Secretary shall en-
22	sure that only one State will be recognized, with re-
23	spect to any particular small business health plan,
24	as the State with which consultation is required.".

$1 \qquad ($	$\mathbf{g}$	EFFECTIVE	Date.	—The	amendments	made	by
--------------	--------------	-----------	-------	------	------------	------	----

- 2 this section shall take effect 1 year after the date of the
- 3 enactment of this Act. The Secretary of Labor shall first
- 4 issue all regulations necessary to carry out the amend-
- 5 ments made by this section within 6 months after the date
- 6 of the enactment of this Act.

#### 7 TITLE II

- 8 SEC. 201. THE PREVENTION AND PUBLIC HEALTH FUND.
- 9 Subsection (b) of section 4002 of the Patient Protec-
- 10 tion and Affordable Care Act (42 U.S.C. 300u–11) is
- 11 amended by striking paragraphs (3) through (8).
- 12 SEC. 202. SUPPORT FOR STATE RESPONSE TO OPIOID CRI-
- 13 **SIS.**
- 14 There is authorized to be appropriated, and is appro-
- 15 priated, out of monies in the Treasury not otherwise obli-
- 16 gated, \$2,000,000,000 for fiscal year 2018, to the Sec-
- 17 retary of Health and Human Services to provide grants
- 18 to States to support substance use disorder treatment and
- 19 recovery support services for individuals with mental or
- 20 substance use disorders. Funds appropriated under this
- 21 section shall remain available until expended.
- 22 SEC. 203. COMMUNITY HEALTH CENTER PROGRAM.
- Effective as if included in the enactment of the Medi-
- 24 care Access and CHIP Reauthorization Act of 2015 (Pub-
- 25 lie Law 114–10, 129 Stat. 87), paragraph (1) of section

1	221(a) of such Act is amended by inserting ", and an ad-
2	ditional $$422,000,000$ for fiscal year $2017$ " after " $2017$ ".
3	SEC. 204. CHANGE IN PERMISSIBLE AGE VARIATION IN
4	HEALTH INSURANCE PREMIUM RATES.
5	Section 2701(a)(1)(A)(iii) of the Public Health Serv-
6	ice Act (42 U.S.C. 300gg(a)(1)(A)(iii)) is amended by in-
7	serting after "(consistent with section 2707(c))" the fol-
8	lowing: "or, for plan years beginning on or after January
9	1, 2019, 5 to 1 for adults (consistent with section 2707(c))
10	or such other ratio for adults (consistent with section
11	2707(c)) as the State may determine".
12	SEC. 205. MEDICAL LOSS RATIO DETERMINED BY THE
13	STATE.
13 14	Section 2718(b) of the Public Health Service Act (42
14	Section 2718(b) of the Public Health Service Act (42
14 15	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the
14 15 16	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:
14 15 16 17	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3)
14 15 16 17 18	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3) shall not apply for plan years beginning on or after
14 15 16 17	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3) shall not apply for plan years beginning on or after January 1, 2019, and after such date any reference
14 15 16 17 18 19 20	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3) shall not apply for plan years beginning on or after January 1, 2019, and after such date any reference in law to such paragraphs shall have no force or ef-
14 15 16 17 18 19 20	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3) shall not apply for plan years beginning on or after January 1, 2019, and after such date any reference in law to such paragraphs shall have no force or effect.
14 15 16 17 18 19 20 21	Section 2718(b) of the Public Health Service Act (42 U.S.C. 300gg–18(b)) is amended by adding at the end the following:  "(4) Sunset.—Paragraphs (1) through (3) shall not apply for plan years beginning on or after January 1, 2019, and after such date any reference in law to such paragraphs shall have no force or effect.  "(5) Medical loss ratio determined by

1	"(A) set the ratio of the amount of pre-
2	mium revenue a health insurance issuer offering
3	group or individual health insurance coverage
4	may expend on non-claims costs to the total
5	amount of premium revenue; and
6	"(B) determine the amount of any annual
7	rebate required to be paid to enrollees under
8	such coverage if the ratio of the amount of pre-
9	mium revenue expended by the issuer on non-
10	claims costs to the total amount of premium
11	revenue exceeds the ratio set by the State under
12	subparagraph (A).".
13	SEC. 206. STABILIZING THE INDIVIDUAL INSURANCE MAR-
<ul><li>13</li><li>14</li></ul>	SEC. 206. STABILIZING THE INDIVIDUAL INSURANCE MARKETS.
14	KETS.
14 15	KETS.  (a) Enrollment Waiting Periods.—Section
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	KETS.  (a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C.
<ul><li>14</li><li>15</li><li>16</li><li>17</li></ul>	KETS.  (a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as de-
14 15 16 17 18 19	KETS.  (a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as described in paragraph (3)" before the period.
14 15 16 17 18 19 20	KETS.  (a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as described in paragraph (3)" before the period.  (b) Creditable Coverage Requirement.—Sec-
14 15 16 17 18 19 20	(a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as described in paragraph (3)" before the period.  (b) Creditable Coverage Requirement.—Section 2702(b)(2) of the Public Health Services Act (42)
14 15 16 17 18 19 20 21	(a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as described in paragraph (3)" before the period.  (b) Creditable Coverage Requirement.—Section 2702(b)(2) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(2)) is amended by striking "paragraph"
14 15 16 17 18 19 20 21 22	(a) Enrollment Waiting Periods.—Section 2702(b)(1) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(1)) is amended by inserting ", and as described in paragraph (3)" before the period.  (b) Creditable Coverage Requirement.—Section 2702(b)(2) of the Public Health Services Act (42 U.S.C. 300gg-1(b)(2)) is amended by striking "paragraph (3)" and inserting "paragraph (5)".

1	(1) in paragraph (3)—
2	(A) by striking "with respect to enrollment
3	periods under paragraphs (1) and (2)", insert-
4	ing "in accordance with this subsection"; and
5	(B) by redesignating such paragraph as
6	paragraph (5); and
7	(2) by inserting after paragraph (2), the fol-
8	lowing:
9	"(3) Waiting Periods.—
10	"(A) IN GENERAL.—With respect to health
11	insurance coverage that is effective on or after
12	January 1, 2019, a health insurance issuer de-
13	scribed in subsection (a) that offers such cov-
14	erage in the individual market shall impose a 6
15	month waiting period (as defined in the same
16	manner as such term is defined in section
17	2704(b)(4) for group health plans) on any indi-
18	vidual who enrolls in such coverage and who
19	cannot demonstrate 12 months of continuous
20	creditable coverage (as defined for purposes of
21	section 2704(c)(1)) without experiencing a sig-
22	nificant break in such coverage as described in
23	subparagraphs (A) and (B) of section
24	2704(c)(2). Such a waiting period shall not
25	apply to an individual who is enrolled in health

1	insurance coverage in the individual market on
2	the day before the effective date of the coverage
3	in which the individual is newly enrolling.
4	"(B) Waiting period described.—For
5	purposes of subparagraph (A)—
6	"(i) in the case of an individual that
7	submits an application during an open en-
8	rollment period or under a special enroll-
9	ment period for which the individual quali-
10	fies, coverage under the plan begins on the
11	day that is 6 months after the date on
12	which the individual submits an application
13	for health insurance coverage; and
14	"(ii) in the case of an individual that
15	submits an application outside of an open
16	enrollment period and does not qualify for
17	enrollment under a special enrollment pe-
18	riod, coverage under the plan begins on the
19	later of—
20	"(I) the date that is 6 months
21	after the day on which the individual
22	submits an application for health in-
23	surance coverage; or
24	"(II) the first day of the next
25	plan year.

1	"(C) CERTIFICATES OF CREDITABLE COV-
2	ERAGE.—The Secretary may require health in-
3	surance issuers to provide written certification
4	of periods of creditable coverage and waiting
5	periods, in a manner prescribed by the Sec-
6	retary, for purposes of verifying that the contin-
7	uous coverage requirements of subparagraph
8	(A) are met.
9	"(4) Exceptions.—Notwithstanding para-
10	graph (3), a health insurance issuer may not impose
11	a waiting period with respect to the following indi-
12	viduals:
13	"(A) A newborn who is enrolled in such
14	coverage within 30 days of the date of birth.
15	"(B) A child who is adopted or placed for
16	adoption before attaining 18 years of age and
17	who is enrolled in such coverage within 30 days
18	of the date of the adoption.".
19	SEC. 207. WAIVERS FOR STATE INNOVATION.
20	(a) In General.—Section 1332 of the Patient Pro-
21	tection and Affordable Care Act (42 U.S.C. 18052) is
22	amended—
23	(1) in subsection (a)—
24	(A) in paragraph (1)—
25	(i) in subparagraph (B)—

1	(I) by amending clause (i) to
2	read as follows:
3	"(i) a description of how the State
4	plan meeting the requirements of a waiver
5	under this section would, with respect to
6	health insurance coverage within the
7	State—
8	"(I) take the place of the require-
9	ments described in paragraph (2) that
10	are waived; and
11	"(II) provide for alternative
12	means of, and requirements for, in-
13	creasing access to comprehensive cov-
14	erage, reducing average premiums,
15	and increasing enrollment; and"; and
16	(II) in clause (ii), by striking
17	"that is budget neutral for the Fed-
18	eral Government" and inserting ",
19	demonstrating that the State plan
20	does not increase the Federal deficit";
21	and
22	(ii) in subparagraph (C), by striking
23	"the law" and inserting "a law or has in
24	effect a certification";
25	(B) in paragraph (3)—

1	(i) by adding after the second sen-
2	tence the following: "A State may request
3	that all of, or any portion of, such aggre-
4	gate amount of such credits or reductions
5	be paid to the State as described in the
6	first sentence.";
7	(ii) in the paragraph heading, by
8	striking "Pass through of funding"
9	and inserting "Funding";
10	(iii) by striking "With respect" and
11	inserting the following:
12	"(A) Pass through of funding.—With
13	respect"; and
14	(iv) by adding at the end the fol-
15	lowing:
16	"(B) Additional funding.—There is au-
17	thorized to be appropriated, and is appro-
18	priated, to the Secretary of Health and Human
19	Services, out of monies in the Treasury not oth-
20	erwise obligated, \$2,000,000,000 for fiscal year
21	2017, to remain available until the end of fiscal
22	year 2019, to provide grants to States for pur-
23	poses of submitting an application for a waiver
24	granted under this section and implementing
25	the State plan under such waiver.

"(C) AUTHORITY TO USE LONG-TERM
STATE INNOVATION AND STABILITY ALLOT-
MENT.—If the State has an application for an
allotment under section 2105(i) of the Social
Security Act for the plan year, the State may
use the funds available under the State's allot-
ment for the plan year to carry out the State
plan under this section, so long as such use is
consistent with the requirements of paragraphs
(1) and (7) of section 2105(i) of such Act
(other than paragraph (1)(B) of such section).
Any funds used to carry out a State plan under
this subparagraph shall not be considered in de-
termining whether the State plan increases the
Federal deficit."; and
(C) in paragraph (4), by adding at the end
the following:
"(D) Expedited process.—The Sec-
retary shall establish an expedited application
and approval process that may be used if the
Secretary determines that such expedited proc-
ess is necessary to respond to an urgent or
emergency situation with respect to health in-
surance coverage within a State.";
(2) in subsection (b)—

1	(A) in paragraph (1)—
2	(i) in the matter preceding subpara-
3	graph (A)—
4	(I) by striking "may" and insert-
5	ing "shall"; and
6	(II) by striking "only if" and in-
7	serting "unless"; and
8	(ii) by striking "plan—" and all that
9	follows through the period at the end of
10	subparagraph (D) and inserting "plan will
11	increase the Federal deficit, not taking
12	into account any amounts received through
13	a grant under subsection (a)(3)(B).";
14	(B) in paragraph (2)—
15	(i) in the paragraph heading, by in-
16	serting "OR CERTIFY" after "LAW";
17	(ii) in subparagraph (A), by inserting
18	before the period ", and a certification de-
19	scribed in this paragraph is a document,
20	signed by the Governor, and the State in-
21	surance commissioner, of the State, that
22	provides authority for State actions under
23	a waiver under this section, including the
24	implementation of the State plan under
25	subsection (a)(1)(B)"; and

and inserting the following: "A waiver under this

23

24

section—

1	"(1) shall be in effect for a period of 8 years
2	unless the State requests a shorter duration;
3	"(2) may be renewed for unlimited additional 8-
4	year periods upon application by the State; and
5	"(3) may not be cancelled by the Secretary be-
6	fore the expiration of the 8-year period (including
7	any renewal period under paragraph (2)).".
8	(b) Applicability.—Section 1332 of the Patient
9	Protection and Affordable Care Act (42 U.S.C. 18052)
10	shall apply as follows:
11	(1) In the case of a State for which a waiver
12	under such section was granted prior to the date of
13	enactment of this Act, such section 1332, as in ef-
14	fect on the day before the date of enactment of this
15	Act shall apply to the waiver and State plan.
16	(2) In the case of a State that submitted an ap-
17	plication for a waiver under such section prior to the
18	date of enactment of this Act, and which application
19	the Secretary of Health and Human Services has
20	not approved prior to such date, the State may elect
21	to have such section 1332, as in effect on the day
22	before the date of enactment of this Act, or such
23	section 1332, as amended by subsection (a), apply to
24	such application and State plan.

1	(3) In the case of a State that submits an ap-
2	plication for a waiver under such section on or after
3	the date of enactment of this Act, such section 1332
4	as amended by subsection (a), shall apply to such
5	application and State plan.
6	SEC. 208. FUNDING FOR COST-SHARING PAYMENTS.
7	There is appropriated to the Secretary of Health and
8	Human Services, out of any money in the Treasury not
9	otherwise appropriated, such sums as may be necessary
10	for payments for cost-sharing reductions authorized by the
11	Patient Protection and Affordable Care Act (including ad-
12	justments to any prior obligations for such payments) for
13	the period beginning on the date of enactment of this Act
14	and ending on December 31, 2019. Notwithstanding any
15	other provision of this Act, payments and other actions
16	for adjustments to any obligations incurred for plan years
17	2018 and $2019$ may be made through December 31, $2020$
18	SEC. 209. REPEAL OF COST-SHARING SUBSIDY PROGRAM.
19	(a) In General.—Section 1402 of the Patient Pro-
20	tection and Affordable Care Act is repealed.
21	(b) Effective Date.—The repeal made by sub-
22	section (a) shall apply to cost-sharing reductions (and pay-
23	ments to issuers for such reductions) for plan years begin-

24 ning after December 31, 2019.