117TH CONGRESS 1ST SESSION

H. R. 5011

To provide for the establishment of Medicare part E public health plans, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

August 13, 2021

Mr. Gomez (for himself, Mr. Beyer, Mr. Brendan F. Boyle of Pennsylvania, Mr. Payne, Mr. Huffman, Mr. Evans, and Mr. Larson of Connecticut) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on Ways and Means, and Education and Labor, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To provide for the establishment of Medicare part E public health plans, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Choose Medicare Act".
- 5 SEC. 2. PUBLIC HEALTH PLAN.
- 6 The Social Security Act is amended by adding at the
- 7 end the following:

1	"TITLE XXII—MEDICARE PART E PUBLIC HEALTH PLANS
2	"Sec. 2201. Public Health Plans.—
3	"(a) Establishment.—The Secretary shall estab-
4	lish public health plans (to be known as 'Medicare part
5	E plans') that are available in the individual market, small
6	group market, and large group market.
7	"(b) Benefits.—
8	"(1) In General.—Each Medicare part E
9	plan, regardless of whether the plan is offered in the
10	individual market, small group market, or large
11	group market, shall be a qualified health plan within
12	the meaning of section 1301(a) of the Patient Pro-
13	tection and Affordable Care Act (42 U.S.C.
14	18021(a)) that—
15	"(A) meets all requirements applicable to
16	qualified health plans under subtitle D of title
17	I of the Patient Protection and Affordable Care
18	Act (42 U.S.C. 18021 et seq.) (other than the
19	requirement under section $1301(a)(1)(C)(ii)$ of
20	such Act) and title XXVII of the Public Health
21	Service Act (42 U.S.C. 300gg et seq.);
22	"(B) provides coverage of—
23	"(i) the essential health benefits de-
24	scribed in section 1302(b) of the Patient

1	Protection and Affordable Care Act (42
2	U.S.C. 18022(b)); and
3	"(ii) all items and services for which
4	benefits are available under title XVIII;
5	"(C) provides gold-level coverage described
6	in section 1302(d)(1)(C) of the Patient Protec-
7	tion and Affordable Care Act (42 U.S.C.
8	18022(d)(1)(C); and
9	"(D) provides coverage of abortions and all
10	other reproductive services.
11	"(2) Preemption.—Notwithstanding section
12	1303(a)(1) of the Patient Protection and Affordable
13	Care Act (42 U.S.C. 18023(a)(1))—
14	"(A) a State may not prohibit a Medicare
15	part E plan from offering the coverage de-
16	scribed in paragraph (1)(D); and
17	"(B) no State law that would prohibit such
18	a plan from offering such coverage shall apply
19	to such plan.
20	"(c) Eligibility; Enrollment.—
21	"(1) AVAILABILITY ON THE EXCHANGES.—The
22	Medicare part E plans offered in the individual and
23	small group markets shall be offered through the
24	Federal and State Exchanges, including the Small

1	Business Health Options Program Exchanges (com-
2	monly referred to as the 'SHOP Exchanges').
3	"(2) Eligibility.—
4	"(A) In general.—Any individual who is
5	a resident of the United States, as determined
6	by the Secretary under subparagraph (C), and
7	who is not an individual described in subpara-
8	graph (B), is eligible to enroll in a Medicare
9	part E plan.
10	"(B) Exclusions.—An individual de-
11	scribed in this subparagraph is any individual
12	who is—
13	"(i) entitled to, or enrolled for, bene-
14	fits under title XVIII;
15	"(ii) eligible for medical assistance
16	under a State plan under title XIX; or
17	"(iii) enrolled for child health assist-
18	ance or pregnancy-related assistance under
19	a State plan under title XXI.
20	"(C) REGULATIONS.—The Secretary shall
21	promulgate a rule for determining residency for
22	purposes of subparagraph (A).
23	"(3) Employer-sponsored plans.—
24	"(A) Employer enrollment.—Effective
25	with respect to the first plan year that begins

1 year after the date of enactment of the Choose Medicare Act and each plan year thereafter, the Secretary shall provide options for Medicare part E plans in the small group market and large group market that are voluntary, and available to all employers.

- "(B) Group Health Plans.—The Secretary, acting through the Administrator for the Centers for Medicare & Medicaid Services, at the request of a plan sponsor, shall serve as a third party administrator of a group health plan that is a Medicare part E plan offered by such sponsor.
- "(C) Portability for employer-sponsored plans.—The Secretary shall develop a process for allowing individuals enrolled in a Medicare part E plan offered in the small group market or large group market to maintain health insurance coverage through a Medicare part E plan if the individual subsequently loses eligibility for enrollment in such a plan based on termination of the employment relationship. The ability to maintain such coverage shall exist regardless of whether the individual has the option to enroll in other health insurance

1	coverage, including coverage offered in the indi-
2	vidual market or through a subsequent em-
3	ployer.
4	"(d) Premiums.—The Secretary shall establish pre-
5	mium rates for the Medicare part E plans that—
6	"(1) are adjusted based on—
7	"(A) whether the plan is offered in the in-
8	dividual market, small group market, or large
9	group market; and
10	"(B) the applicable rating area;
11	"(2) are at a level sufficient to fully finance—
12	"(A) the costs of health benefits provided
13	by such plans; and
14	"(B) administrative costs related to oper-
15	ating the plans; and
16	"(3) comply with the requirements under sec-
17	tion 2701 of the Public Health Service Act, includ-
18	ing for such plans that are offered in the large
19	group market.
20	"(e) Providers and Reimbursement Rates.—
21	"(1) IN GENERAL.—The Secretary shall estab-
22	lish a rate schedule for reimbursing types of health
23	care providers furnishing items and services under
24	the Medicare part E plans at rates that are con-

sistent with the negotiations described in paragraph 2 (2) and are necessary to maintain network adequacy.

"(2) Manner of Negotiation.—The Secretary shall negotiate the rates described in paragraph (1) in a manner that results in payment rates that are not lower, in the aggregate, than rates under title XVIII, and not higher, in the aggregate, than the average rates paid by other health insurance issuers offering health insurance coverage through an Exchange.

"(3) Participating providers.—

"(A) IN GENERAL.—A health care provider that is a participating provider of services or supplier under the Medicare program under title XVIII on the date of enactment of Choose Medicare Act shall be a participating provider for Medicare part E plans.

"(B) Additional providers.—The Secretary shall establish a process to allow health care providers not described in subparagraph (A) to become participating providers for Medicare part E plans.

"(4) Limitations on Balance Billing.—The limitations on balance billing pursuant to the provisions of section 1866(a)(1)(A) of the Social Security

- 1 Act (42 U.S.C. 1395cc(a)(1)(A)) shall apply to par-
- 2 ticipating providers for Medicare part E plans in the
- 3 same manner as such provisions apply to partici-
- 4 pating providers under the Medicare program.
- 5 "(f) Encouraging Use of Alternative Payment
- 6 Models.—The Secretary shall, as applicable, utilize alter-
- 7 native payment models, including those described in sec-
- 8 tion 1833(z)(3)(C), as added by section 101(e)(2) of the
- 9 Medicare Access and CHIP Reauthorization Act of 2015
- 10 (Public Law 114–10), in making payments for items and
- 11 services (including prescription drugs) furnished under
- 12 Medicare part E plans. The payment rates under such al-
- 13 ternative payment models shall comply with the require-
- 14 ment for negotiated rates under subsection (e)(2).
- 15 "(g) Prescription Drugs.—The Secretary shall
- 16 apply the provisions of section 1860D-11(i) to prescrip-
- 17 tion drugs under Medicare part E plans in the same man-
- 18 ner as such provisions apply with respect to applicable cov-
- 19 ered part D drugs under such section.
- 20 "(h) Appropriations.—
- 21 "(1) Start up funding.—For purposes of es-
- tablishing the Medicare part E plans, there is appro-
- priated to the Secretary, out of any funds in the
- Treasury not otherwise obligated, \$2,000,000,000,
- for fiscal year 2022.

1	"(2) Initial reserves.—There is appro-
2	priated to the Secretary, out of any funds in the
3	Treasury not otherwise obligated, such sums as may
4	be necessary, based on projected enrollment in the
5	Medicare part E plans in the first plan year in
6	which such plans are offered, to provide reserves for
7	the purpose of paying claims filed during the initial
8	90-day period of such plan year.
9	"(3) Clarification.—Any provision of law re-
10	stricting the use of Federal funds with respect to
11	any reproductive health service shall not apply to
12	funds appropriated under paragraph (1) or (2).
13	"(i) HEALTH INSURANCE ISSUER.—With respect to
14	any Medicare part E plan, the Secretary shall be consid-
15	ered a health insurance issuer, within the meaning of sec-
16	tion 2791(b) of the Public Health Service Act.".
17	SEC. 3. NOTICE AND NAVIGATOR REFERRAL FOR EMPLOY-
18	EES UNDER THE FAIR LABOR STANDARDS
19	ACT OF 1938.
20	(a) In General.—Section 18B of the Fair Labor
21	Standards Act of 1938 (29 U.S.C. 218b) is amended—
22	(1) in the heading, by striking "TO" and insert-
23	ing "AND NAVIGATOR REFERRAL FOR";
24	(2) by redesignating subsection (b) as sub-
25	section (c);

1	(3) by inserting after subsection (a) the fol-
2	lowing:
3	"(b) Navigator Referral.—
4	"(1) In general.—An employer described in
5	paragraph (3) shall refer each full-time employee (as
6	defined in section 4980H of the Internal Revenue
7	Code of 1986) to—
8	"(A) an entity that serves as a navigator
9	under section 1311(i) of the Patient Protection
10	and Affordable Care Act (42 U.S.C. 18031(i))
11	for the Exchange operating in the State of the
12	employer; or
13	"(B) if the Exchange operating in the
14	State of the employer does not have an entity
15	serving as such a navigator, another entity that
16	shall carry out equivalent activities as such a
17	navigator.
18	"(2) Referral.—The referral described in
19	paragraph (1) shall occur—
20	"(A) at the time the employer hires the
21	employee; or
22	"(B) on the effective date described in sub-
23	section (c)(2) with respect to an employee who
24	is currently employed by the employer on such
25	date.

1	"(3) Employer.—An employer described in
2	this paragraph is any employer that—
3	"(A) does not provide an eligible employer-
4	sponsored plan as defined in section
5	5000A(f)(2) of the Internal Revenue Code of
6	1986; or
7	"(B) provides such an eligible employer-
8	sponsored plan, but the plan is determined
9	under section 36B(c)(2)(C) of such Code—
10	"(i) to be unaffordable to the em-
11	ployee; or
12	"(ii) to not provide the required min-
13	imum actuarial value."; and
14	(4) in subsection (c), as so redesignated—
15	(A) in the heading, by striking "Effec-
16	TIVE DATE" and inserting "EFFECTIVE
17	Dates";
18	(B) by striking "Subsection (a)" and in-
19	serting the following:
20	"(1) Notice.—Subsection (a);"; and
21	(C) by adding at the end the following:
22	"(2) Navigator referral.—Subsection (b)
23	shall take effect with respect to employers in a State
24	beginning on the date that is 2 years after the date
25	of enactment of the Choose Medicare Act.".

1	(b) STUDY.—Not later than January 1, 2026, the
2	Comptroller General of the United States shall conduct
3	a study on the impact of the requirements under section
4	18B of the Fair Labor Standards Act of 1938 (29 U.S.C.
5	218b), including the amendments made by subsection (a),
6	on the rate of individuals without minimum essential cov-
7	erage as defined in section 5000A of the Internal Revenue
8	Code of 1986 in the United States and in each State.
9	(c) Funding for Navigator Program.—Section
10	1311(i)(6) of the Patient Protection and Affordable Care
11	Act (42 U.S.C. 18031(i)(6)) is amended—
12	(1) by striking "Grants" and inserting the fol-
13	lowing:
14	"(A) IN GENERAL.—Grants"; and
15	(2) by adding at the end the following:
16	"(B) Authorization of Appropria-
17	TIONS.—There is authorized to be appropriated
18	such sums as may be necessary to address ca-
19	pacity limitations of entities serving as naviga-
20	tors through a grant under this subsection.".

1	SEC. 4. PROTECTING AGAINST HIGH OUT-OF-POCKET EX-
2	PENDITURES FOR MEDICARE FEE-FOR-SERV-
3	ICE BENEFITS.
4	Title XVIII of the Social Security Act (42 U.S.C.
5	1395 et seq.) is amended by adding at the end the fol-
6	lowing new section:
7	"PROTECTION AGAINST HIGH OUT-OF-POCKET
8	EXPENDITURES
9	"Sec. 1899C. (a) In General.—Notwithstanding
10	any other provision of this title, in the case of an indi-
11	vidual entitled to, or enrolled for, benefits under part A
12	or enrolled in part B, if the amount of the out-of-pocket
13	cost-sharing of such individual for a year (beginning with
14	2023) equals or exceeds the annual out-of-pocket limit
15	under subsection (b) for that year, the individual shall not
16	be responsible for additional out-of-pocket cost-sharing in-
17	curred during that year.
18	"(b) Annual Out-of-Pocket Limit.—
19	"(1) In general.—The amount of the annual
20	out-of-pocket limit under this subsection shall be—
21	"(A) for 2023, \$6,700; or
22	"(B) for a subsequent year, the amount
23	specified in this subsection for the preceding
24	year increased or decreased by the percentage
25	change in the medical care component of the
26	Consumer Price Index for All Urban Con-

1	sumers for the 12-month period ending with
2	June of such preceding year.
3	"(2) ROUNDING.—If any amount determined
4	under paragraph (1)(B) is not a multiple of \$5, such
5	amount shall be rounded to the nearest multiple of
6	\$ 5.
7	"(c) Out-of-Pocket Cost-Sharing Defined.—
8	"(1) In general.—Subject to paragraphs (2)
9	and (3), in this section, the term 'out-of-pocket cost-
10	sharing' means, with respect to an individual, the
11	amount of the expenses incurred by the individual
12	that are attributable to—
13	"(A) deductibles, coinsurance, and copay-
14	ments applicable under part A or B; or
15	"(B) for items and services that would
16	have otherwise been covered under part A or B
17	but for the exhaustion of those benefits.
18	"(2) Certain costs not included.—
19	"(A) Non-covered items and serv-
20	ICES.—Expenses incurred for items and serv-
21	ices which are not covered under part A or B
22	shall not be considered incurred expenses for
23	purposes of determining out-of-pocket cost-
24	sharing under paragraph (1).

1 "(B) Items and services not fur-2 NISHED ON AN ASSIGNMENT-RELATED BASIS.— If an item or service is furnished to an indi-3 4 vidual under this title and is not furnished on an assignment-related basis, any additional ex-6 penses the individual incurs above the amount 7 the individual would have incurred if the item 8 or service was furnished on an assignment-re-9 lated basis shall not be considered incurred ex-10 penses for purposes of determining out-of-pock-11 et cost-sharing under paragraph (1).

- "(3) Source of payment.—For purposes of paragraph (1), the Secretary shall consider expenses to be incurred by the individual without regard to whether the individual or another person, including a State program, an employer, a medicare supplemental policy, or other third-party coverage, has paid for such expenses.
- "(d) Announcement of the Annual Out-of-20 Pocket Limit.—The Secretary shall (beginning in 2020) 21 announce (in a manner intended to provide notice to all 22 interested parties) the annual out-of-pocket limit under 23 this section that will be applicable for the succeeding 24 year."

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1 SEC. 5. NEGOTIATING FAIR PRICES FOR MEDICARE PRE-

- 2 SCRIPTION DRUGS.
- 3 (a) In General.—Section 1860D–11 of the Social
- 4 Security Act (42 U.S.C. 1395w-111) is amended by strik-
- 5 ing subsection (i) (relating to noninterference) and by in-
- 6 serting the following:
- 7 "(i) Negotiating Fair Prices With Drug Manu-
- 8 FACTURERS.—
- 9 "(1) IN GENERAL.—Notwithstanding any other 10 provision of law, in furtherance of the goals of pro-11 viding quality care and containing costs under this 12 part, the Secretary shall, with respect to applicable 13 covered part D drugs, and may, with respect to 14 other covered part D drugs, negotiate, using the ne-15 gotiation technique or techniques that the Secretary 16 determines will maximize savings and value to the 17 government for prescription drug plans and MA-PD 18 plans and for plan enrollees (in a manner that may 19 be similar to Federal entities and that may include, 20 but is not limited to, formularies, reference pricing, 21 discounts, rebates, other price concessions, and cov-22 erage determinations), with drug manufacturers the 23 prices that may be charged to PDP sponsors and

MA organizations for such drugs for part D eligible

individuals who are enrolled in a prescription drug

plan or in an MA-PD plan. In conducting such ne-

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gotiations, the Secretary shall consider the drug's current price, initial launch price, prevalence of disease and usage, and approved indications, the number of similarly effective alternative treatments for each approved use of the drug, the budgetary impact of providing coverage under this part for such drug for all individuals who would likely benefit from the drug, evidence on the drug's effectiveness and safety compared to similar drugs, and the quality and quantity of clinical data and rigor of the applicable process of approval of a drug under section 505 of the Federal Food, Drug, and Cosmetic Act or a biological product under section 351 of the Public Health Service Act.

"(2) USE OF LOWER OF VA OR BIG FOUR PRICE
IF NEGOTIATIONS FAIL.—If, after attempting to negotiate for a price with respect to a covered part D
drug under paragraph (1) for a period of 1 year, the
Secretary is not successful in obtaining an appropriate price for the drug (as determined by the Secretary), the Secretary shall establish the price that
may be charged to PDP sponsors and MA organizations for such drug for part D eligible individuals
who are enrolled in a prescription drug plan or in

1	an MA-PD plan at an amount equal to the lesser
2	of—
3	"(A) the price paid by the Secretary of
4	Veterans Affairs to procure the drug under the
5	laws administered by the Secretary of Veterans
6	Affairs; or
7	"(B) the price paid to procure the drug
8	under section 8126 of title 38, United States
9	Code.
10	"(3) Applicable covered part d drug de-
11	FINED.—For purposes of this subsection, the term
12	'applicable covered part D drug' means a covered
13	part D drug that the Secretary determines to be ap-
14	propriate for negotiation under paragraph (1) based
15	on one or more of the following factors as applied
16	to such drug:
17	"(A) Spending on a per beneficiary basis.
18	"(B) The proportion of total spending
19	under this title.
20	"(C) Unit price increases over the pre-
21	ceding 5 years.
22	"(D) Initial launch price.
23	"(E) Availability of less expensive, simi-
24	larly effective alternative treatments.

1	"(F) Status of the drug as a follow-on to
2	previously approved drugs.
3	"(G) Any other criteria determined by the
4	Secretary.
5	"(4) PDP sponsors and ma organization
6	MAY NEGOTIATE LOWER PRICES.—Nothing in this
7	subsection shall be construed as preventing the spon-
8	sor of a prescription drug plan, or an organization
9	offering an MA-PD plan, from obtaining a discount
10	or reduction of the price for a covered part D drug
11	below the price negotiated under paragraph (1) or
12	the price established under paragraph (2).
13	"(5) No effect on existing appeals proc-
14	Ess.—Nothing in this subsection shall be construed
15	to affect the appeals procedures under subsections
16	(g) and (h) of section 1860D-4.".
17	(b) Effective Date.—The amendments made by
18	this section shall take effect on the date of the enactment
19	of this Act and shall first apply to negotiations and prices
20	for plan years beginning on January 1, 2022.
21	SEC. 6. ENHANCEMENT OF PREMIUM ASSISTANCE CREDIT.
22	(a) Use of Gold Level Plan for Benchmark.—
23	(1) In General.—Clause (i) of section
24	36B(b)(2)(B) of the Internal Revenue Code of 1986
25	is amended by striking "applicable second lowest

- 1 cost silver plan" and inserting "applicable second 2 lowest cost gold plan".
- 3 (2) Conforming amendment related to
 4 Affordability.—Section 36B(c)(4)(C)(i)(I) of
 5 such Code is amended by striking "second lowest
 6 cost silver plan" and inserting "second lowest cost
 7 gold plan".
- 8 (3) OTHER CONFORMING AMENDMENTS.—Sub-9 paragraphs (B) and (C) of section 36B(b)(3) of such 10 Code are each amended by striking "silver plan" 11 each place it appears in the text and the heading 12 and inserting "gold plan".
- 13 (b) Expansion of Eligibility for Refundable 14 Credits for Coverage Under Qualified Health 15 Plans.—
- 16 (1) IN GENERAL.—Section 36B(c)(1)(A) of the
 17 Internal Revenue Code of 1986 is amended by strik18 ing "400 percent" and inserting "600 percent".
- 19 (2) CONFORMING AMENDMENT.—The last line 20 of the table contained in section 36B(b)(3)(A)(i) of 21 such Code is amended by striking "400%" and in-22 serting "600%".
- 23 (3) Conforming amendments relating to 24 Recapture of excess advanced payments.—

1	Clause (i) of section $36B(f)(2)(B)$ of such Code is
2	amended—
3	(A) by striking "400 percent" and insert-
4	ing "600 percent"; and
5	(B) by striking "400%" in the table there-
6	in and inserting "600%".
7	(c) Elimination of Failsafe.—Section
8	36B(b)(3)(A)(ii) of the Internal Revenue Code of 1986 is
9	amended by striking subclause (III).
10	(d) Effective Date.—The amendments made by
11	this section shall apply to taxable years beginning after
12	December 31, 2020.
13	SEC. 7. ENHANCEMENTS FOR REDUCED COST SHARING.
13 14	SEC. 7. ENHANCEMENTS FOR REDUCED COST SHARING. (a) DEFINITION OF ELIGIBLE INDIVIDUAL.—Section
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14 15	(a) Definition of Eligible Individual.—Section
14 15 16	(a) DEFINITION OF ELIGIBLE INDIVIDUAL.—Section 1402(b)(1) of the Patient Protection and Affordable Care
14 15 16 17	(a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "sil-
14 15 16 17	(a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "silver level" and inserting "gold level".
14 15 16 17 18	 (a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "silver level" and inserting "gold level". (b) Modification of Amount.—
14 15 16 17 18	 (a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "silver level" and inserting "gold level". (b) Modification of Amount.— (1) In General.—Section 1402(c)(2) of the
14 15 16 17 18 19 20	 (a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "silver level" and inserting "gold level". (b) Modification of Amount.— (1) In General.—Section 1402(c)(2) of the Patient Protection and Affordable Care Act is
14 15 16 17 18 19 20 21	 (a) Definition of Eligible Individual.—Section 1402(b)(1) of the Patient Protection and Affordable Care Act (42 U.S.C. 18071(b)(1)) is amended by striking "silver level" and inserting "gold level". (b) Modification of Amount.— (1) In General.—Section 1402(c)(2) of the Patient Protection and Affordable Care Act is amended to read as follows:

1	shall further reduce cost-sharing under the plan in
2	a manner sufficient to—
3	"(A) in the case of an eligible insured
4	whose household income is not less than 100
5	percent but not more than 133 percent of the
6	poverty line for a family of the size involved, in-
7	crease the plan's share of the total allowed
8	costs of benefits provided under the plan to 94
9	percent of such costs;
10	"(B) in the case of an eligible insured
11	whose household income is more than 133 per-
12	cent but not more than 150 percent of the pov-
13	erty line for a family of the size involved, in-
14	crease the plan's share of the total allowed
15	costs of benefits provided under the plan to 92
16	percent of such costs;
17	"(C) in the case of an eligible insured
18	whose household income is more than 150 per-
19	cent but not more than 200 percent of the pov-
20	erty line for a family of the size involved, in-
21	crease the plan's share of the total allowed
22	costs of benefits provided under the plan to 90
23	percent of such costs;
24	"(D) in the case of an eligible insured
25	whose household income is more than 200 per-

cent but not more than 300 percent of the pov-
erty line for a family of the size involved, in-
crease the plan's share of the total allowed
costs of benefits provided under the plan to 85
percent of such costs; and
"(E) in the case of an eligible insured
whose household income is more than 300 per-
cent but not more than 400 percent of the pov-
erty line for a family of the size involved, in-
crease the plan's share of the total allowed
costs of benefits provided under the plan to 80
percent of such costs.".
(2) Conforming amendment.—Clause (i) of
section 1402(c)(1)(B) of such Act is amended to
read as follows:
"(i) In General.—The Secretary
shall ensure the reduction under this para-
graph shall not result in an increase in the
plan's share of the total allowed costs of
benefits provided under the plan above—
"(I) 94 percent in the case of an
eligible insured described in para-
graph (2)(A);

1	"(II) 92 percent in the case of an
2	eligible insured described in para-
3	graph (2)(B);
4	"(III) 90 percent in the case of
5	an eligible insured described in para-
6	graph (2)(C);
7	"(IV) 85 percent in the case of
8	an eligible insured described in para-
9	graph $(2)(D)$; and
0	"(V) 80 percent in the case of an
11	eligible insured described in para-
12	graph (2)(E).".
13	(c) Effective Date.—The amendments made by
14	this section shall apply to plan years beginning after De-
15	cember 31, 2021.
16	SEC. 8. REINSURANCE AND AFFORDABILITY FUND.
17	Part 5 of subtitle D of title I of the Patient Protec-
18	tion and Affordable Care Act is amended by inserting
19	after section 1341 (42 U.S.C. 18061) the following:
20	"SEC. 1341A. REINSURANCE AND AFFORDABILITY FUND
21	FOR THE INDIVIDUAL MARKET IN EACH
22	STATE.
23	"(a) In General.—The Secretary, in consultation
24	with the National Association of Insurance Commis-
25	sioners, shall establish a program to enable each State,

for any plan year beginning in the 3-year period beginning 1 2 January 1, 2022, to— 3 "(1) provide reinsurance payments to health in-4 surance issuers with respect to individuals enrolled 5 under individual health insurance coverage offered 6 by such issuers; or "(2) provide assistance (other than through 7 8 payments described in paragraph (1)) to reduce out-9 of-pocket costs, such as copayments, coinsurance, 10 premiums, and deductibles, of individuals enrolled 11 under qualified health plans offered in the individual 12 market through an Exchange. 13 "(b) APPROPRIATIONS.—There is appropriated, out 14 of any money in the Treasury not otherwise appropriated, 15 \$30,000,000,000 for the period of fiscal years 2022 to 2024 for purposes of establishing and administering the 16 17 program established under this section. Such amount shall 18 remain available until expended.". 19 SEC. 9. EXPANDING RATING RULES TO LARGE GROUP MAR-20 KET. 21 (a) IN GENERAL.—Section 2701(a) of the Public 22 Health Service Act (42 U.S.C. 300gg(a)) is amended— 23 (1) in paragraph (1), by striking "small"; and 24 (2) by striking paragraph (5).

- 1 (b) Effective Date.—The amendments made by
- 2 subsection (a) shall apply to plans offered in the first plan
- 3 year beginning after the date of enactment of this Act and
- 4 any plan year thereafter.
- 5 SEC. 10. PROTECTION OF CONSUMERS FROM EXCESSIVE,
- 6 UNJUSTIFIED, OR UNFAIRLY DISCRIMINA-
- 7 TORY RATES.
- 8 (a) Protection From Excessive, Unjustified,
- 9 OR UNFAIRLY DISCRIMINATORY RATES.—The first sec-
- 10 tion 2794 of the Public Health Service Act (42 U.S.C.
- 11 300gg-94), as added by section 1003 of the Patient Pro-
- 12 tection and Affordable Care Act (Public Law 111–148),
- 13 is amended by adding at the end the following new sub-
- 14 section:
- 15 "(e) Protection From Excessive, Unjustified,
- 16 OR UNFAIRLY DISCRIMINATORY RATES.—
- 17 "(1) AUTHORITY OF STATES.—Nothing in this
- section shall be construed to prohibit a State from
- imposing requirements (including requirements re-
- 20 lating to rate review standards and procedures and
- 21 information reporting) on health insurance issuers
- 22 with respect to rates that are in addition to the re-
- 23 quirements of this section and are more protective of
- consumers than such requirements.

- "(2) Consultation in rate review proc-Ess.—In carrying out this section, the Secretary shall consult with the National Association of Insurance Commissioners and consumer groups.
 - "(3) DETERMINATION OF WHO CONDUCTS RE-VIEWS FOR EACH STATE.—The Secretary shall determine, after the date of enactment of this subsection and periodically thereafter, the following:
 - "(A) In which markets in each State the State insurance commissioner or relevant State regulator shall undertake the corrective actions under paragraph (4), based on the Secretary's determination that the State insurance commissioner or relevant State regulator is adequately undertaking and utilizing such actions in that market.
 - "(B) In which markets in each State the Secretary shall undertake the corrective actions under paragraph (4), in cooperation with the relevant State insurance commissioner or State regulator, based on the Secretary's determination that the State is not adequately undertaking and utilizing such actions in that market.

1	"(4) Corrective action for excessive, un-
2	JUSTIFIED, OR UNFAIRLY DISCRIMINATORY
3	RATES.—In accordance with the process established
4	under this section, the Secretary or the relevant
5	State insurance commissioner or State regulator
6	shall take corrective actions to ensure that any ex-
7	cessive, unjustified, or unfairly discriminatory rates
8	are corrected prior to implementation, or as soon as
9	possible thereafter, through mechanisms such as—
10	"(A) denying rates;
11	"(B) modifying rates; or
12	"(C) requiring rebates to consumers.
13	"(5) Noncompliance.—Failure to comply with
14	any corrective action taken by the Secretary under
15	this subsection may result in the application of civil
16	monetary penalties and, if the Secretary determines
17	appropriate, make the plan involved ineligible for
18	classification as a qualified health plan.".
19	(b) Clarification of Regulatory Authority.—
20	Such section is further amended—
21	(1) in subsection (a)—
22	(A) in the subsection heading, by striking
23	"Premium" and inserting "Rate";
24	(B) in paragraph (1), by striking "unrea-
25	sonable increases in premiums" and inserting

1	"potentially excessive, unjustified, or unfairly
2	discriminatory rates, including premiums,"; and
3	(C) in paragraph (2)—
4	(i) by striking "an unreasonable pre-
5	mium increase" and inserting "a poten-
6	tially excessive, unjustified, or unfairly dis-
7	criminatory rate";
8	(ii) by striking "the increase" and in-
9	serting "the rate"; and
10	(iii) by striking "such increases" and
11	inserting "such rates"; and
12	(2) in subsection (b)—
13	(A) in the subsection heading, by striking
14	"Premium" and inserting "Rate";
15	(B) by striking "premium increases" each
16	place it appears and inserting "rates";
17	(C) in paragraph (1), in the paragraph
18	heading, by striking "Premium increase" and
19	inserting "RATE"; and
20	(D) in paragraph (2)—
21	(i) in the paragraph heading, by strik-
22	ing "Premium increases" and inserting
23	"RATES"; and
24	(ii) in subparagraph (B), by striking
25	"premium" and inserting "rate".

1	(c) Conforming Amendments.—
2	(1) Public Health Service Act.—Title
3	XXVII of the Public Health Service Act (42 U.S.C.
4	300gg et seq.) is amended—
5	(A) in section 2723 (42 U.S.C. 300gg-
6	22)—
7	(i) in subsection (a)—
8	(I) in paragraph (1), by inserting
9	", section 2794 (relating to ensuring
10	that consumers get value for their dol-
11	lars)," after "this part"; and
12	(II) in paragraph (2), by insert-
13	ing ", such section 2794," after "this
14	part"; and
15	(ii) in subsection (b)—
16	(I) in paragraph (1), by inserting
17	", section 2794 (relating to ensuring
18	that consumers get value for their dol-
19	lars)," after "this part"; and
20	(II) in paragraph (2)—
21	(aa) in subparagraph (A),
22	by inserting ", such section
23	2794," after "this part"; and

1	(bb) in subparagraph (C)(ii),
2	by inserting ", such section
3	2794," after "this part"; and
4	(B) in section 2761 (42 U.S.C. 300gg-
5	61)—
6	(i) in subsection (a)—
7	(I) in paragraph (1), by inserting
8	"and section 2794 (relating to ensur-
9	ing that consumers get value for their
10	dollars)" after "this part"; and
11	(II) in paragraph (2)—
12	(aa) by inserting "or such
13	section 2794" after "set forth in
14	this part"; and
15	(bb) by inserting "and such
16	section 2794" after "the require-
17	ments of this part"; and
18	(ii) in subsection (b), by inserting
19	"and such section 2794" after "this part".
20	(2) Patient protection and affordable
21	CARE ACT.—Section 1311(e)(2) of the Patient Pro-
22	tection and Affordable Care Act (42 U.S.C.
23	18031(e)(2)) is amended by striking "unjustified
24	premium increases" and inserting "unjustified
25	rates''.

1	(d) Applicability to Grandfathered Plans.—
2	Section 1251(a)(4)(A) of the Patient Protection and Af-
3	fordable Care Act (42 U.S.C. 18011(a)(4)(A)) is amended
4	by adding at the end the following:
5	"(v) Section 2794 (relating to ensur-
6	ing that consumers get value for their dol-
7	lars).".
8	(e) Effective Date.—The amendments made by
9	this section shall take effect on the date of enactment of
10	this Act and shall be implemented with respect to health
11	plans beginning not later than January 1, 2022.
12	SEC. 11. SENSE OF CONGRESS.
13	It is the sense of the Congress that—
14	(1) the Federal Government, acting in its ca-
15	pacity as an insurer, employer, or health care pro-
16	vider, should serve as a model for the Nation to en-
17	sure coverage of all reproductive services; and
18	(2) all restrictions on coverage of reproductive
19	services in the private insurance market should end.