117TH CONGRESS 1ST SESSION

H. R. 18

To prohibit taxpayer funded abortions.

IN THE HOUSE OF REPRESENTATIVES

February 5, 2021

Mr. Smith of New Jersey (for himself, Mrs. Hartzler, Mr. Aderholt, Mr. ALLEN, Mr. ARMSTRONG, Mr. ARRINGTON, Mr. BABIN, Mr. BACON, Mr. Balderson, Mr. Banks, Mrs. Bice of Oklahoma, Mr. Biggs, Mr. BISHOP of North Carolina, Mrs. Boebert, Mr. Bost, Mr. Brooks, Mr. BUCHANAN, Mr. BUDD, Mr. BURCHETT, Mr. BURGESS, Mr. CARL, Mr. CARTER of Georgia, Mr. Chabot, Ms. Cheney, Mr. Cloud, Mr. Clyde, Mr. Cole, Mr. Curtis, Mr. Davidson, Mr. Rodney Davis of Illinois, Mr. Duncan, Mr. Dunn, Mr. Emmer, Mr. Feenstra, Mrs. Fischbach, Mr. Fortenberry, Ms. Foxx, Mr. C. Scott Franklin of Florida, Mr. GAETZ, Mr. GIBBS, Mr. GONZALEZ of Ohio, Mr. GOOD of Virginia, Mr. GRAVES of Louisiana, Mr. GRAVES of Missouri, Mr. GRIFFITH, Mr. GROTHMAN, Mr. GUEST, Mr. GUTHRIE, Mr. HAGEDORN, Mr. HARRIS, Mrs. Harshbarger, Mr. Hern, Ms. Herrell, Mr. Hice of Georgia, Mrs. Hinson, Mr. Hollingsworth, Mr. Hudson, Mr. Huizenga, Mr. Issa, Mr. Jackson, Mr. Jacobs of New York, Mr. Johnson of South Dakota, Mr. Johnson of Louisiana, Mr. Jordan, Mr. Joyce of Pennsylvania, Mr. Keller, Mr. Kelly of Mississippi, Mr. Kinzinger, Mr. Kustoff, Mr. Lahood, Mr. Lamalfa, Mr. Lamborn, Mr. Latta, Mr. LATURNER, Mrs. Lesko, Mr. Loudermilk, Mr. Luetkemeyer, Ms. MACE, Mr. MANN, Mr. MAST, Mr. McCarthy, Mrs. McClain, Mr. McHenry, Mr. McKinley, Mrs. Rodgers of Washington, Mrs. Miller of West Virginia, Mrs. Miller of Illinois, Mr. Moolenaar, Mr. Moon-EY, Mr. MOORE of Alabama, Mr. MOORE of Utah, Mr. MULLIN, Mr. Murphy of North Carolina, Mr. Newhouse, Mr. Norman, Mr. Owens, Mr. Perry, Mr. Pfluger, Mr. Posey, Mr. Reschenthaler, Mr. Rice of South Carolina, Mr. Rogers of Kentucky, Mr. Rogers of Alabama, Mr. Rose, Mr. Rosendale, Mr. Rouzer, Mr. Roy, Mr. Rutherford, Mr. Scalise, Mr. Schweikert, Mr. Austin Scott of Georgia, Mr. Ses-SIONS, Mr. SMITH of Missouri, Mr. SMUCKER, Mr. STAUBER, Mr. STEIL, Mr. Steube, Mr. Stewart, Mr. Taylor, Mr. Thompson of Pennsylvania, Mr. Timmons, Mrs. Wagner, Mr. Walberg, Mrs. Walorski, Mr. Waltz, Mr. Weber of Texas, Mr. Wenstrup, Mr. Westerman, Mr. Williams of Texas, Mr. Wilson of South Carolina, Mr. Womack, Mr. Wright, and Mr. Young) 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 the Judiciary, 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 prohibit taxpayer funded abortions.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "No Taxpayer Funding for Abortion and Abortion Insur-
- 6 ance Full Disclosure Act of 2021".
- 7 (b) Table of Contents.—The table of contents of
- 8 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—PROHIBITING FEDERALLY FUNDED ABORTIONS

- Sec. 101. Prohibiting taxpayer funded abortions.
- Sec. 102. Amendment to table of chapters.

TITLE II—APPLICATION UNDER THE AFFORDABLE CARE ACT

- Sec. 201. Clarifying application of prohibition to premium credits and costsharing reductions under ACA.
- Sec. 202. Revision of notice requirements regarding disclosure of extent of health plan coverage of abortion and abortion premium surcharges.

1 TITLE I—PROHIBITING FEDER-2 ALLY FUNDED ABORTIONS

- 3 SEC. 101. PROHIBITING TAXPAYER FUNDED ABORTIONS.
- 4 Title 1, United States Code, is amended by adding
- 5 at the end the following new chapter:

6 "CHAPTER 4—PROHIBITING TAXPAYER

7 **FUNDED ABORTIONS**

- "301. Prohibition on funding for abortions.
- "302. Prohibition on funding for health benefits plans that cover abortion.
- "303. Limitation on Federal facilities and employees.
- "304. Construction relating to separate coverage.
- "305. Construction relating to the use of non-Federal funds for health coverage.
- "306. Non-preemption of other Federal laws.
- "307. Construction relating to complications arising from abortion.
- "308. Treatment of abortions related to rape, incest, or preserving the life of the mother.
- "309. Application to District of Columbia.

8 "§ 301. Prohibition on funding for abortions

- 9 "No funds authorized or appropriated by Federal
- 10 law, and none of the funds in any trust fund to which
- 11 funds are authorized or appropriated by Federal law, shall
- 12 be expended for any abortion.

13 "§ 302. Prohibition on funding for health benefits

14 plans that cover abortion

- 15 "None of the funds authorized or appropriated by
- 16 Federal law, and none of the funds in any trust fund to
- 17 which funds are authorized or appropriated by Federal
- 18 law, shall be expended for health benefits coverage that
- 19 includes coverage of abortion.

4 1 "§ 303. Limitation on Federal facilities and employees 2 "No health care service furnished— "(1) by or in a health care facility owned or op-3 4 erated by the Federal Government; or "(2) by any physician or other individual em-5 6 ployed by the Federal Government to provide health 7 care services within the scope of the physician's or 8 individual's employment, may include abortion. 10 "§ 304. Construction relating to separate coverage 11 "Nothing in this chapter shall be construed as prohibiting any individual, entity, or State or locality from 13 purchasing separate abortion coverage or health benefits coverage that includes abortion so long as such coverage 15 is paid for entirely using only funds not authorized or appropriated by Federal law and such coverage shall not be purchased using matching funds required for a federally 17 18 subsidized program, including a State's or locality's con-19 tribution of Medicaid matching funds. "§ 305. Construction relating to the use of non-Fed-21 eral funds for health coverage 22 "Nothing in this chapter shall be construed as restricting the ability of any non-Federal health benefits cov-23

- 1 authorized or appropriated by Federal law are used and
- 2 such coverage shall not be purchased using matching
- 3 funds required for a federally subsidized program, includ-
- 4 ing a State's or locality's contribution of Medicaid match-
- 5 ing funds.

6 "§ 306. Non-preemption of other Federal laws

- 7 "Nothing in this chapter shall repeal, amend, or have
- 8 any effect on any other Federal law to the extent such
- 9 law imposes any limitation on the use of funds for abortion
- 10 or for health benefits coverage that includes coverage of
- 11 abortion, beyond the limitations set forth in this chapter.

12 "§ 307. Construction relating to complications arising

13 from abortion

- 14 "Nothing in this chapter shall be construed to apply
- 15 to the treatment of any infection, injury, disease, or dis-
- 16 order that has been caused by or exacerbated by the per-
- 17 formance of an abortion. This rule of construction shall
- 18 be applicable without regard to whether the abortion was
- 19 performed in accord with Federal or State law, and with-
- 20 out regard to whether funding for the abortion is permis-
- 21 sible under section 308.

22 "§ 308. Treatment of abortions related to rape, incest,

- or preserving the life of the mother
- 24 "The limitations established in sections 301, 302,
- 25 and 303 shall not apply to an abortion—

1	"(1) if the pregnancy is the result of an act of	
2	rape or incest; or	
3	"(2) in the case where a woman suffers from a	
4	physical disorder, physical injury, or physical illness	
5	that would, as certified by a physician, place the	
6	woman in danger of death unless an abortion is per-	
7	formed, including a life-endangering physical condi-	
8	tion caused by or arising from the pregnancy itself.	
9	"§ 309. Application to District of Columbia	
10	"In this chapter:	
11	"(1) Any reference to funds appropriated by	
12	Federal law shall be treated as including any	
13	amounts within the budget of the District of Colum-	
14	bia that have been approved by an Act of Congress	
15	pursuant to section 446 of the District of Columbia	
16	Home Rule Act (or any applicable successor Federal	
17	law).	
18	"(2) The term 'Federal Government' includes	
19	the government of the District of Columbia.".	
20	SEC. 102. AMENDMENT TO TABLE OF CHAPTERS.	
21	The table of chapters for title 1, United States Code,	
22	is amended by adding at the end the following new item:	
	"4 Prohibiting taxpayer funded abortions 301"	

1 TITLE II—APPLICATION UNDER 2 THE AFFORDABLE CARE ACT

3	SEC. 201. CLARIFYING APPLICATION OF PROHIBITION TO
4	PREMIUM CREDITS AND COST-SHARING RE-
5	DUCTIONS UNDER ACA.
6	(a) In General.—
7	(1) Disallowance of Refundable Credit
8	AND COST-SHARING REDUCTIONS FOR COVERAGE
9	UNDER QUALIFIED HEALTH PLAN WHICH PROVIDES
10	COVERAGE FOR ABORTION.—
11	(A) IN GENERAL.—Subparagraph (A) of
12	section 36B(c)(3) of the Internal Revenue Code
13	of 1986 is amended by inserting before the pe-
14	riod at the end the following: "or any health
15	plan that includes coverage for abortions (other
16	than any abortion or treatment described in
17	section 307 or 308 of title 1, United States
18	Code)".
19	(B) Option to purchase or offer sep-
20	ARATE COVERAGE OR PLAN.—Paragraph (3) of
21	section 36B(c) of such Code is amended by
22	adding at the end the following new subpara-
23	graph:
24	"(C) Separate abortion coverage or
25	PLAN ALLOWED.—

1		"(i) Option to purchase separate
2		COVERAGE OR PLAN.—Nothing in subpara-
3		graph (A) shall be construed as prohibiting
4		any individual from purchasing separate
5		coverage for abortions described in such
6		subparagraph, or a health plan that in-
7		cludes such abortions, so long as no credit
8		is allowed under this section with respect
9		to the premiums for such coverage or plan
10		"(ii) Option to offer coverage of
11		PLAN.—Nothing in subparagraph (A) shall
12		restrict any non-Federal health insurance
13		issuer offering a health plan from offering
14		separate coverage for abortions described
15		in such subparagraph, or a plan that in-
16		cludes such abortions, so long as premiums
17		for such separate coverage or plan are not
18		paid for with any amount attributable to
19		the credit allowed under this section (or
20		the amount of any advance payment of the
21		credit under section 1412 of the Patiens
22		Protection and Affordable Care Act).".
23	(2)	DISALLOWANCE OF SMALL EMPLOYER
24	HEALTH	INSURANCE EXPENSE CREDIT FOR PLAN

25

1	section (h) of section 45R of the Internal Revenue
2	Code of 1986 is amended—
3	(A) by striking "Any term" and inserting
4	the following:
5	"(1) In general.—Any term"; and
6	(B) by adding at the end the following new
7	paragraph:
8	"(2) Exclusion of health plans including
9	COVERAGE FOR ABORTION.—
10	"(A) IN GENERAL.—The term 'qualified
11	health plan' does not include any health plan
12	that includes coverage for abortions (other than
13	any abortion or treatment described in section
14	307 or 308 of title 1, United States Code).
15	"(B) Separate abortion coverage or
16	PLAN ALLOWED.—
17	"(i) Option to purchase separate
18	COVERAGE OR PLAN.—Nothing in subpara-
19	graph (A) shall be construed as prohibiting
20	any employer from purchasing for its em-
21	ployees separate coverage for abortions de-
22	scribed in such subparagraph, or a health
23	plan that includes such abortions, so long
24	as no credit is allowed under this section

1	with respect to the employer contributions
2	for such coverage or plan.
3	"(ii) Option to offer coverage or
4	PLAN.—Nothing in subparagraph (A) shall
5	restrict any non-Federal health insurance
6	issuer offering a health plan from offering
7	separate coverage for abortions described
8	in such subparagraph, or a plan that in-
9	cludes such abortions, so long as such sep-
10	arate coverage or plan is not paid for with
11	any employer contribution eligible for the
12	credit allowed under this section.".
13	(3) Conforming aca amendments.—Section
14	1303(b) of Public Law 111–148 (42 U.S.C.
15	18023(b)) is amended—
16	(A) by striking paragraph (2);
17	(B) by striking paragraph (3), as amended
18	by section 202(a); and
19	(C) by redesignating paragraph (4) as
20	paragraph (2).
21	(b) Application to Multi-State Plans.—Para-
22	graph (6) of section 1334(a) of Public Law 111–148 (42
23	U.S.C. 18054(a)) is amended to read as follows:
24	"(6) Coverage consistent with federal
25	ABORTION POLICY.—In entering into contracts

1	under this subsection, the Director shall ensure that
2	no multi-State qualified health plan offered in an
3	Exchange provides health benefits coverage for
4	which the expenditure of Federal funds is prohibited
5	under chapter 4 of title 1, United States Code.".
6	(c) Effective Date.—The amendments made by
7	subsection (a) shall apply to taxable years ending after
8	December 31, 2021, but only with respect to plan years
9	beginning after such date, and the amendment made by
10	subsection (b) shall apply to plan years beginning after
11	such date.
12	SEC. 202. REVISION OF NOTICE REQUIREMENTS REGARD-
	INC. DIGGLOCUPE OF DVMDVM OF HEALTH
13	ING DISCLOSURE OF EXTENT OF HEALTH
13 14	PLAN COVERAGE OF ABORTION AND ABOR-
14	
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14 15 16	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES.
14 15 16 17	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) In General.—Paragraph (3) of section 1303(b)
14 15 16 17	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) IN GENERAL.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended
14 15 16 17	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) IN GENERAL.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended to read as follows:
14 15 16 17 18	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) In General.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended to read as follows: "(3) Rules relating to notice.—
14 15 16 17 18 19 20	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) IN GENERAL.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended to read as follows: "(3) Rules relating to notice.— "(A) In general.—The extent of cov-
14 15 16 17 18 19 20 21	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) IN GENERAL.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended to read as follows: "(3) Rules relating to notice.— "(A) In general.—The extent of coverage (if any) of services described in para-
14 15 16 17 18 19 20 21	PLAN COVERAGE OF ABORTION AND ABORTION PREMIUM SURCHARGES. (a) IN GENERAL.—Paragraph (3) of section 1303(b) of Public Law 111–148 (42 U.S.C. 18023(b)) is amended to read as follows: "(3) Rules relating to notice.— "(A) In general.—The extent of coverage (if any) of services described in paragraph (1)(B)(i) or (1)(B)(ii) by a qualified

vertising materials, comparison tools, or summary of benefits and coverage explanation made available with respect to such plan by the issuer of the plan, by an Exchange, or by the Secretary, including information made available through an Internet portal or Exchange under sections 1311(c)(5) and 1311(d)(4)(C).

"(B) SEPARATE DISCLOSURE OF ABORTION SURCHARGES.—In the case of a qualified health plan that includes the services described in paragraph (1)(B)(i) and where the premium for the plan is disclosed, including in any marketing or advertising materials or any other information referred to in subparagraph (A), the surcharge described in paragraph (2)(B)(i)(II) that is attributable to such services shall also be disclosed and identified separately.".

18 (b) Effective Date.—The amendment made by 19 subsection (a) shall apply to materials, tools, or other in-20 formation made available more than 30 days after the date 21 of the enactment of this Act.

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