108TH CONGRESS 2D SESSION

H. R. 5218

To increase health insurance coverage in America by requiring employers to offer health insurance coverage with greater government assistance and by expanding current safety net programs, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

OCTOBER 5, 2004

Mr. Gephardt 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 the Workforce, 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 increase health insurance coverage in America by requiring employers to offer health insurance coverage with greater government assistance and by expanding current safety net programs, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Matt's Health Insurance Plan Act of 2004".

1 (b) Table of Contents of

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—REQUIREMENT FOR EMPLOYERS TO PROVIDE HEALTH INSURANCE COVERAGE

- Sec. 101. Requirement for employers to provide health insurance coverage.
- Sec. 102. Tax credits for employers to provide health insurance coverage.
- Sec. 103. Health care costs of nontaxpayer employers.

TITLE II—EXPANSION OF EXISTING PUBLIC PROGRAMS

- Subtitle A—Access to Medicare Benefits for Individuals 55–to–65 Years of Age
- Sec. 201. Access to medicare benefits for individuals 55-to-65 years of age.
- Subtitle B—Refundable Tax Credit for Employee Costs of COBRA Coverage
- Sec. 211. Refundable tax credit for employee costs of COBRA coverage.

Subtitle C—FamilyCare

- Sec. 221. Renaming of title XXI program.
- Sec. 222. Familycare coverage of parents and pregnant women under the medicaid program and title XXI.
- Sec. 223. Automatic enrollment of children born to title XXI parents.
- Sec. 224. Allowing States to simplify rules for families.
- Sec. 225. Revision and simplification of the transitional medical assistance program (TMA).
- Sec. 226. Limitations on conflicts of interest.
- Sec. 227. Increase in chip allotment for each of fiscal years 2002 through 2004.
- Sec. 228. Demonstration programs to improve medicaid and chip outreach to homeless individuals and families.
- Sec. 229. Additional chip revisions.
- Sec. 230. Increased Federal reimbursement for language services under the medicaid program and title XXI.

TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES

Sec. 301. Establishment of center.

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1	TITLE I—REQUIREMENT FOR	
2	EMPLOYERS TO PROVIDE	
3	HEALTH INSURANCE COV-	
4	ERAGE	
5	SEC. 101. REQUIREMENT FOR EMPLOYERS TO PROVIDE	
6	HEALTH INSURANCE COVERAGE.	
7	(a) In General.—Each employers must offer health	
8	insurance coverage constituting qualified health care to	
9	employees and former employees of such employer and to	
10	their families.	
11	(b) Incorporation of Terms.—For purposes of	
12	subsection (a), the terms "employer", "qualified health	
13	care", "employee", "former employee", and "family" have	
14	the meanings given such terms for purposes of chapter	
15	101 of the Internal Revenue Code of 1986, as added by	
16	section 102(a).	
17	SEC. 102. TAX CREDITS FOR EMPLOYERS TO PROVIDE	
18	HEALTH INSURANCE COVERAGE.	
4.0		

- 19 (a) IN GENERAL.—The Internal Revenue Code of
- 1986 is amended by adding at the end the following new 20
- 21 subtitle:

"Subtitle L—Employment-Based 22

Health Insurance Tax Credits 23

"Chapter 101—EMPLOYMENT-BASED HEALTH INSURANCE TAX CREDITS

1 "CHAPTER 101—EMPLOYMENT-BASED

2 HEALTH INSURANCE TAX CREDITS

"Sec. 9901. Health care costs of employers.

3 "SEC. 9901. HEALTH CARE COSTS OF EMPLOYERS.

4 "(a) Credit for Employers Providing Insur-

5 ANCE PRE-EFFECTIVE DATE.—

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"(1) IN GENERAL.—In the case of a specified employer, there shall be allowed as a credit against the tax imposed by subtitle A an amount equal to 60 percent of the amount paid or incurred by the employer during the taxable year to provide qualified health care (directly or otherwise) to the employees and former employees of such employer and to their families.

"(2) Specified employer.—For purposes of this subsection—

"(A) IN GENERAL.—The term 'specified employer' means any employer who provided health care (directly or otherwise) to any employee or former employee of such employer under a group health plan (as defined in section 5000(b)) during the 1-year period ending on January 1, 2005.

[&]quot;Sec. 9902. Health insurance costs of the self-employed.

[&]quot;Sec. 9903. Health insurance costs of certain low wage workers.

[&]quot;Sec. 9904. Special rules.

1 "(B) Successor employers.—Except as 2 provided in regulations, any entity and any 3 predecessor or successor entities of such entity 4 shall be treated as 1 entity. 5 (b) Credit for Other Employers.— 6 (1) IN GENERAL.—In the case of any employer 7 (other than an employer to which subsection (a) ap-8 plies), there shall be allowed as a credit against the 9 tax imposed by subtitle A an amount equal to the 10 lesser of— "(A) 100 percent of the amount paid or in-11 12 curred by the employer during the taxable year 13 to provide qualified health care (directly or oth-14 erwise) to the employees and former employees 15 of such employer and to their families, or "(B) 60 percent of the total amounts paid 16 17 or incurred (including any amounts paid or in-18 curred by employees or former employees of the 19 employer as premiums or other cost-sharing) 20 during the taxable year to provide qualified 21 health care (directly or otherwise) to the em-22 ployees and former employees of such employer 23 and to their families. 24 "(c) QUALIFIED HEALTH CARE.—For purposes of this section, the term 'qualified health care' means health

- 1 care for which the employer bears 60 percent or more of
- 2 the cost.
- 3 "(d) Certain Employment Not Taken Into Ac-
- 4 COUNT.—For purposes this section, except as provided in
- 5 regulations by the Secretary, an individual shall be treated
- 6 as an employee only with respect to employment described
- 7 in section 3121(b) (determined without regard to para-
- 8 graph (7) thereof).
- 9 "SEC. 9902. HEALTH INSURANCE COSTS OF THE SELF-EM-
- 10 **PLOYED.**
- 11 "(a) IN GENERAL.—In the case of an individual who
- 12 is an employee within the meaning of section 401(c)(1),
- 13 there shall be allowed as a credit against the tax imposed
- 14 by subtitle A an amount equal to 60 percent of the amount
- 15 paid by the taxpayer during the taxable year for insurance
- 16 which constitutes medical care for the taxpayer, his
- 17 spouse, and dependents.
- 18 "(b) Limitations.—
- 19 "(1) DOLLAR AMOUNT.—No credit shall be al-
- lowed under subsection (a) to the extent that the
- amount of such credit exceeds the taxpayer's earned
- income (within the meaning of section 401(c)) de-
- 23 rived by the taxpayer from the trade or business
- 24 with respect to which the plan providing the medical
- care coverage is established.

1	"(2) Other Coverage.—Subsection (a) shall
2	not apply to any taxpayer for any calendar month
3	for which the taxpayer is eligible to participate in
4	any subsidized health plan maintained by any em-
5	ployer of the taxpayer or of the spouse of the tax-
6	payer. The preceding sentence shall be applied sepa-
7	rately with respect to—
8	"(A) plans which include coverage for
9	qualified long-term care services (as defined in
10	section $7702B(c)$) or are qualified long-term
11	care insurance contracts (as defined in section
12	7702B(b)), and
13	"(B) plans which do not include such cov-
14	erage and are not such contracts.
15	"(3) Long-term care premiums.—In the
16	case of a qualified long-term care insurance contract
17	(as defined in section 7702B(b)), only eligible long-
18	term care premiums (as defined in section
19	213(d)(10) shall be taken into account under para-
20	graph (1).
21	"SEC. 9903. HEALTH INSURANCE COSTS OF CERTAIN LOW
22	WAGE WORKERS.
23	"(a) In General.—In the case of an individual,
24	there shall be allowed as a credit against the tax imposed

by subtitle A an amount equal to 25 percent of the amount

paid by the taxpayer for coverage of the taxpayer, his spouse, and dependents under any subsidized health plan 3 maintained by any employer of the taxpayer or of the 4 spouse of the taxpayer. 5 "(b) Limitation.— 6 "(1) IN GENERAL.—The amount of the credit 7 allowed under subsection (a) shall be reduced (but 8 not below zero) by an amount which bears the same 9 ratio to the amount so determined as— "(A) the amount (if any) by which the tax-10 11 payer's adjusted gross income for the taxable 12 year exceeds the threshold amount, bears to 13 "(B) the threshold amount. 14 "(2) THRESHOLD AMOUNT.—For purposes of 15 this subsection, the term 'threshold amount' means 16 the poverty line (as defined in section 673(2) of the 17 Community Services Block Grant Act, including any 18 revision required by such section) for a family of the 19 size involved, as in effect at the close of the taxable 20 year. "(c) Special Rules.— 21 22 "(1) COORDINATION WITH **SAVINGS** AC-COUNTS.—Amounts distributed from an Archer 23

MSA (as defined in section 220(d)) or a health sav-

- ings account (as defined in section 223(d)) shall not be taken into account under subsection (a).
- "(2) Denial of credit to dependents.—No credit shall be allowed under this section to any individual with respect to whom a deduction under section 151 is allowable to another taxpayer for a taxable year beginning in the calendar year in which

such individual's taxable year begins.

"(3) Married couples must file joint re-10 Turn.—If the taxpayer is married at the close of 11 the taxable year, the credit shall be allowed under 12 subsection (a) only if the taxpayer and his spouse 13 file a joint return for the taxable year. Rules similar 14 to the rules of paragraphs (3) and (4) of section 15 21(e) shall apply for purposes of this paragraph.

16 "SEC. 9904. SPECIAL RULES.

- 17 "(a) Credits Treated as Refundable.—For pur-
- 18 poses of this title, the credits allowed under this chapter
- 19 shall be treated as allowed under subpart C of part IV
- 20 of subchapter A of chapter 1.
- 21 "(b) Coordination With Deductions.—Any
- 22 amount which is taken into account under section
- 23 9901(a)(1), 9901(b)(1) (determined without regard to sec-
- 24 tion 9901(b)(1)(B)), 9902(a), or 9903(a) shall not be

- 1 taken into account in determining any deduction under
- 2 subtitle A.
- 3 "(c) Regulations.—The Secretary may prescribe
- 4 such regulations and other guidance as may be necessary
- 5 or appropriate to carry out this chapter.".
- 6 (b) Conforming Amendments.—
- 7 (1) Section 162 of the Internal Revenue Code 8 of 1986 is amended by striking subsection (l).
- 9 (2) Paragraph (2) of section 1324(b) of title
- 10 31, United States Code, is amended by inserting "or
- chapter 101" after "section 35".
- 12 (3) The table of subtitles of the Internal Rev-
- enue Code of 1986 is amended by adding at the end
- the following new item:

"Subtitle L—Employment-based health insurance tax credits.".

- 15 (c) Effective Date.—The amendments made by
- 16 this subsection shall apply to taxable years beginning after
- 17 December 31, 2004.
- 18 SEC. 103. HEALTH CARE COSTS OF NONTAXPAYER EMPLOY-
- 19 **ERS.**
- 20 (a) Payments by Secretary of the Treasury.—
- 21 The Secretary of the Treasury shall establish a program
- 22 under which the Secretary shall make payments to quali-
- 23 fied nontaxpayer employers in amounts equal to the cred-
- 24 its that such employers would have been allowed under
- 25 section 9901 of the Internal Revenue Code of 1986 if such

1	employers were subject to, and not exempt from, taxation
2	under subtitle A of such Code.
3	(b) Qualified Nontaxpayer Employers.—For
4	purposes of this section, the term "qualified nontaxpayer
5	employer" means any employer which is—
6	(A) a State, political subdivision of a
7	State, or any agency or instrumentality of a
8	State or political subdivision of a State,
9	(B) any Indian tribal government (as de-
10	fined in section 7701(a)(40) of the Internal
11	Revenue Code of 1986), subdivision of an In-
12	dian tribal government (determined in accord-
13	ance with section 7871(d) of such Code), or an
14	agency or instrumentality of an Indian tribal
15	government or subdivision thereof, or
16	(C) any other organization (other than a
17	governmental or tribal unit) exempt from tax
18	under subtitle A of the Internal Revenue Code
19	of 1986.

TITLE II—EXPANSION OF 1 EXISTING PUBLIC PROGRAMS 2 3 Subtitle A—Access to Medicare Benefits for Individuals 4 55-to-65 Years of Age 5 SEC. 201. ACCESS TO MEDICARE BENEFITS FOR INDIVID-6 UALS 55-TO-65 YEARS OF AGE. (a) IN GENERAL.—Title XVIII of the Social Security 7 Act, as amended by section 101(a) of the Medicare Pre-9 scription Drug, Improvement, and Modernization Act of 10 2003 (Public Law 108–173), is amended— 11 (1) by redesignating part E as part F; and 12 (2) by inserting after part D the following new 13 part: "PART E—PURCHASE OF MEDICARE BENEFITS 15 BY CERTAIN INDIVIDUALS 55-TO-65 YEARS OF 16 **AGE** 17 "SEC. 1860E-1. PROGRAM BENEFITS; ELIGIBILITY. 18 "(a) Entitlement to Medicare Benefits for ENROLLED INDIVIDUALS.— 20 "(1) In General.—An individual enrolled 21 under this part is entitled to the same benefits 22 under this title as an individual entitled to benefits 23 or enrolled under any part of this title. 24 "(2) Definitions.—For purposes of this part:

1	"(A) Federal or state COBRA con-
2	TINUATION PROVISION.—The term 'Federal or
3	State COBRA continuation provision' has the
4	meaning given the term 'COBRA continuation
5	provision' in section 2791(d)(4) of the Public
6	Health Service Act and includes a comparable
7	State program, as determined by the Secretary.
8	"(B) Federal Health Insurance Pro-
9	GRAM DEFINED.—The term 'Federal health in-
10	surance program' means any of the following:
11	"(i) Medicare.—Any part of this
12	title (other than by reason of this part).
13	"(ii) Medicaid.—A State plan under
14	title XIX.
15	"(iii) FEHBP.—The Federal employ-
16	ees health benefit program under chapter
17	89 of title 5, United States Code.
18	"(iv) TRICARE.—The TRICARE
19	program (as defined in section 1072(7) of
20	title 10, United States Code).
21	"(v) Active duty military.—Health
22	benefits under title 10, United States
23	Code, to an individual as a member of the
24	uniformed services of the United States.

1	"(C) GROUP HEALTH PLAN.—The term
2	'group health plan' has the meaning given such
3	term in section 2791(a)(1) of the Public Health
4	Service Act.
5	"(b) Eligibility of Individuals Age 55-to-65
6	Years of Age.—
7	"(1) In general.—Subject to paragraph (2),
8	an individual who meets the following requirements
9	with respect to a month is eligible to enroll under
10	this part with respect to such month:
11	"(A) AGE.—As of the last day of the
12	month, the individual has attained 55 years of
13	age, but has not attained 65 years of age.
14	"(B) Medicare eligibility (but for
15	AGE).—The individual would be eligible for ben-
16	efits under part A or part B for the month if
17	the individual were 65 years of age.
18	"(C) Not eligible for coverage
19	UNDER GROUP HEALTH PLANS OR FEDERAL
20	HEALTH INSURANCE PROGRAMS.—The indi-
21	vidual is not eligible for benefits or coverage
22	under a Federal health insurance program (as
23	defined in subsection $(a)(2)(B)$ or under a
24	group health plan (other than such eligibility
25	merely through a Federal or State COBRA con-

tinuation provision) as of the last day of the month involved.

- "(2) Limitation on Eligibility if Termi-NATED ENROLLMENT.—If an individual described in paragraph (1) enrolls under this part and coverage of the individual is terminated under section 1860E— 2(d) (other than because of age), the individual is not again eligible to enroll under this subsection unless the following requirements are met:
 - "(A) NEW COVERAGE UNDER GROUP HEALTH PLAN OR FEDERAL HEALTH INSURANCE PROGRAM.—After the date of termination of coverage under such section, the individual obtains coverage under a group health plan or under a Federal health insurance program.
 - "(B) Subsequent Loss of New Cov-Erage.—The individual subsequently loses eligibility for the coverage described in subparagraph (A) without regard to whether the individual has exhausted any eligibility the individual may subsequently have for coverage under a Federal or State COBRA continuation provision.
 - "(3) CHANGE IN HEALTH PLAN ELIGIBILITY

 DOES NOT AFFECT COVERAGE.—In the case of an

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1 individual who is eligible for and enrolls under this 2 part under this subsection, the individual's continued 3 entitlement to benefits under this part shall not be 4 affected by the individual's subsequent eligibility for 5 benefits or coverage described in paragraph (1)(C), 6 or entitlement to such benefits or coverage. 7 "SEC. 1860E-2. ENROLLMENT PROCESS; COVERAGE. "(a) IN GENERAL.—An individual may enroll in the 8 program established under this part only in such manner 10 and form as may be prescribed by regulations, and only 11 during an enrollment period prescribed by the Secretary 12 consistent with the provisions of this section. Such regulations shall provide a process under which individuals eligible to enroll as of a month are permitted to pre-enroll dur-14 ing a prior month within an enrollment period described in subsection (b). 16 17 "(b) Enrollment Periods.— 18 "(1) Individuals 55-to-65 years of age.—In 19 the case of individuals eligible to enroll under this 20 part under section 1860E–1(b)— "(A) Initial enrollment period.—If 21 22 the individual is eligible to enroll under such 23 section for January 2005, the enrollment period 24 shall begin on November 1, 2004, and shall end 25 on February 28, 2005. Any such enrollment before January 1, 2005, is conditioned upon compliance with the conditions of eligibility for January 2005.

- "(B) Subsequent periods.—If the individual is eligible to enroll under such section for a month after January 2005, the enrollment period shall begin on the first day of the second month before the month in which the individual first is eligible to so enroll and shall end four months later. Any such enrollment before the first day of the third month of such enrollment period is conditioned upon compliance with the conditions of eligibility for such third month.
- "(2) AUTHORITY TO CORRECT FOR GOVERN-MENT ERRORS.—The provisions of section 1837(h) apply with respect to enrollment under this part in the same manner as they apply to enrollment under part B.

"(c) Date Coverage Begins.—

- "(1) IN GENERAL.—The period during which an individual is entitled to benefits under this part shall begin as follows, but in no case earlier than January 1, 2005:
- 24 "(A) In the case of an individual who en-25 rolls (including pre-enrolls) before the month in

1 which the individual satisfies eligibility for en-2 rollment under section 1860E-1, the first day 3 of such month of eligibility. "(B) In the case of an individual who enrolls during or after the month in which the in-6 dividual first satisfies eligibility for enrollment 7 under such section, the first day of the fol-8 lowing month. 9 "(2) AUTHORITY TO PROVIDE FOR PARTIAL 10 MONTHS OF COVERAGE.—Under regulations, the 11 Secretary may, in the Secretary's discretion, provide 12 for coverage periods that include portions of a 13 month in order to avoid lapses of coverage. 14 "(3) Limitation on payments.—No payments 15 may be made under this title with respect to the ex-16 penses of an individual enrolled under this part un-17 less such expenses were incurred by such individual 18 during a period which, with respect to the individual, 19 is a coverage period under this section. 20 "(d) TERMINATION OF COVERAGE.— 21 "(1) In General.—An individual's coverage 22 period under this part shall continue until the indi-23 vidual's enrollment has been terminated at the ear-24 liest of the following:

"(A) GENERAL PROVISIONS.—

1	"(i) Notice.—The individual files no-
2	tice (in a form and manner prescribed by
3	the Secretary) that the individual no
4	longer wishes to participate in the insur-
5	ance program under this part.
6	"(ii) Nonpayment of premiums.—
7	The individual fails to make payment of
8	premiums required for enrollment under
9	this part.
10	"(iii) Medicare eligibility.—The
11	individual becomes entitled to benefits or
12	enrolled under any other part of this title
13	(other than by reason of this part).
14	"(B) TERMINATION BASED ON AGE.—The
15	individual attains 65 years of age.
16	"(2) Effective date of termination.—
17	"(A) Notice.—The termination of a cov-
18	erage period under paragraph (1)(A)(i) shall
19	take effect at the close of the month following
20	for which the notice is filed.
21	"(B) Nonpayment of Premium.—The
22	termination of a coverage period under para-
23	graph (1)(A)(ii) shall take effect on a date de-
24	termined under regulations, which may be de-
25	termined so as to provide a grace period in

which overdue premiums may be paid and coverage continued. The grace period determined under the preceding sentence shall not exceed 60 days; except that it may be extended for an additional 30 days in any case where the Secretary determines that there was good cause for failure to pay the overdue premiums within such 60-day period.

"(C) AGE OR MEDICARE ELIGIBILITY.—
The termination of a coverage period under paragraph (1)(A)(iii) or (1)(B) shall take effect as of the first day of the month in which the individual attains 65 years of age or becomes entitled to benefits or enrolled in any other part of this title (other than by reason of this part).

16 "SEC. 1860E-3. PREMIUMS.

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"(a) Amount of Monthly Premiums.—The Sec-18 retary shall, during September of each year (beginning 19 with 2004), determine a monthly premium for individuals 20 55 years of age or older, equal to ½ of the annual pre-21 mium computed under subsection (b)(2), which shall apply 22 with respect to coverage provided under this title for any 23 month in the succeeding year.

24 "(b) Annual Premium.—

"(1) NATIONAL, PER CAPITA AVERAGE.—The Secretary shall estimate the average, annual per capita amount that would be payable under this title with respect to individuals residing in the United States who meet the requirement of section 1860E– 1(b)(1)(A) as if all such individuals were eligible for (and enrolled) under this title during the entire year (and assuming that section 1862(b)(2)(A)(i) did not apply).

"(2) Annual premium under this subsection for months in a year is equal to the average, annual per capita amount estimated under paragraph (1) for the year.

14 "SEC. 1860E-4. PAYMENT OF PREMIUMS.

"(a) Payment of Monthly Premium.—

"(1) IN GENERAL.—The Secretary shall provide for payment and collection of the monthly premium, determined under section 1860E–3(a) for the age of the individual involved, in the same manner as for payment of monthly premiums under section 1840, except that, for purposes of applying this section, any reference in such section to the Federal Supplementary Medical Insurance Trust Fund is deemed a reference to the Trust Fund established under section 1860E–6.

- 1 "(2) Period of Payment.—In the case of an 2 individual who participates in the program estab-3 lished by this title, the monthly premium shall be payable for the period commencing with the first month of the individual's coverage period and ending 5 6 with the month in which the individual's coverage 7 under this title terminates.
- "(b) Application of Certain Provisions.—The provisions of section 1840 (other than subsection (h))
- shall apply to premiums collected under this section in the 10
- same manner as they apply to premiums collected under 11
- 12 part B, except that any reference in such section to the
- Federal Supplementary Medical Insurance Trust Fund is
- deemed a reference to the Trust Fund established under 14
- 15 section 1860E-6.

- 16 "SEC. 1860E-5. PROVISIONS RELATING TO EMPLOYMENT-
- 17 BASED RETIREE HEALTH COVERAGE.
- 18 "(a) IN GENERAL.—In the case of an individual who
- would be eligible to enroll under this part but for the pro-19
- vision of employment-based retiree health coverage by an 20
- 21 employer to the individual, notwithstanding the limitation
- 22 under section 1860E-1(b)(1)(C), the individual is eligible
- 23 to enroll under this part.
- 24 "(b) Maintenance of Effort.—In the case of an
- employer that offers employment-based retiree health cov-

- 1 erage to an individual who enrolls under this part, upon
- 2 enrollment of the individual under this part, the employer
- 3 may modify such coverage to provide for the following ben-
- 4 efits:
- 5 "(1) Payment is made by the employer under
- 6 such coverage for items and services for which pay-
- 7 ment may not be made under this title.
- 8 "(2) Payment is made by the employer spon-
- 9 soring such coverage of 25 percent of the monthly
- premium under section 1860E-3 applicable to the
- individual after enrollment under this part.
- 12 "(c) Employment-Based Retiree Health Cov-
- 13 ERAGE.—The term 'employment-based retiree health cov-
- 14 erage' has the meaning given that term in section 1860D-
- 15 22(c)(1), except that, fur purposes of this part, any ref-
- 16 erence in such section to 'part D' is deemed to be a ref-
- 17 erence to 'part E'.
- 18 "SEC. 1860E-6. MEDICARE EARLY ACCESS TRUST FUND.
- 19 "(a) Establishment of Trust Fund.—
- 20 "(1) IN GENERAL.—There is hereby created on
- 21 the books of the Treasury of the United States a
- trust fund to be known as the 'Medicare Early Ac-
- cess Trust Fund' (in this section referred to as the
- 'Trust Fund'). The Trust Fund shall consist of such
- 25 gifts and bequests as may be made as provided in

1	section 201(i)(1) and such amounts as may be de-
2	posited in, or appropriated to, such fund as provided
3	in this title.
4	"(2) Premiums.—Premiums collected under
5	section 1860E-3 and payable under section 1860E-
6	5(a)(2) shall be transferred to the Trust Fund.
7	"(b) Incorporation of Provisions.—
8	"(1) In general.—Subject to paragraph (2),
9	subsections (b) through (i) of section 1841 shall
10	apply with respect to the Trust Fund and this title
11	in the same manner as they apply with respect to
12	the Federal Supplementary Medical Insurance Trust
13	Fund and part B, respectively.
14	"(2) MISCELLANEOUS REFERENCES.—In apply-
15	ing provisions of section 1841 under paragraph
16	(1)—
17	"(A) any reference in such section to 'this
18	part' is construed to refer to this part E;
19	"(B) any reference in section 1841(h) to
20	section 1840(d) and in section 1841(i) to sec-
21	tions $1840(b)(1)$ and $1842(g)$ are deemed ref-
22	erences to comparable authority exercised under
23	this part; and
24	"(C) payments may be made under section
25	1841(a) to the Trust Funds under sections

1	1817 and 1841 as reimbursement to such funds
2	for payments they made for benefits provided
3	under this part.
4	"SEC. 1860E-7. OVERSIGHT AND ACCOUNTABILITY.
5	"(a) Through Annual Reports of Trustees.—
6	The Board of Trustees of the Medicare Early Access
7	Trust Fund under section $1860E-6(b)(1)$ shall report on
8	an annual basis to Congress concerning the status of the
9	Trust Fund and the need for adjustments in the program
10	under this part to maintain financial solvency of the pro-
11	gram under this part.
12	"(b) Periodic GAO Reports.—The Comptroller
13	General of the United States shall periodically submit to
14	Congress reports on the adequacy of the financing of cov-
15	erage provided under this part. The Comptroller General
16	shall include in such report such recommendations for ad-
17	justments in such financing and coverage as the Comp-
18	troller General deems appropriate in order to maintain fi-
19	nancial solvency of the program under this part.
20	"SEC. 1860E-8. ADMINISTRATION AND MISCELLANEOUS.
21	"(a) Treatment for Purposes of Title.—Ex-
22	cept as otherwise provided in this part—
23	"(1) individuals enrolled under this part shall
24	be treated for purposes of this title as though the in-

- dividual were entitled to benefits and enrolled under
- 2 any part of this title; and
- 3 "(2) benefits described in section 1860E-1
- 4 shall be payable under this title to such individuals
- 5 in the same manner as if such individuals were so
- 6 entitled and enrolled.
- 7 "(b) Not Treated as Medicare Program for
- 8 Purposes of Medicaid Program.—For purposes of ap-
- 9 plying title XIX (including the provision of medicare cost-
- 10 sharing assistance under such title), an individual who is
- 11 enrolled under this part shall not be treated as being enti-
- 12 tled to benefits under this title.
- 13 "(c) Not Treated as Medicare Program for
- 14 Purposes of COBRA Continuation Provisions.—In
- 15 applying a COBRA continuation provision (as defined in
- 16 section 2791(d)(4) of the Public Health Service Act), any
- 17 reference to an entitlement to benefits under this title
- 18 shall not be construed to include entitlement to benefits
- 19 under this title pursuant to the operation of this part.".
- 20 (b) Conforming Amendments to Social Secu-
- 21 RITY ACT.—(1) Section 201(i)(1) of the Social Security
- 22 Act (42 U.S.C. 401(i)(1)) is amended by striking "or the
- 23 Federal Supplementary Medical Insurance Trust Fund"
- 24 and inserting "the Federal Supplementary Medical Insur-

- 1 ance Trust Fund, and the Medicare Early Access Trust
- 2 Fund".
- 3 (2) Section 201(g)(1)(A) of such Act (42 U.S.C.
- 4 401(g)(1)(A)) is amended by striking "and the Federal
- 5 Supplementary Medical Insurance Trust Fund established
- 6 by title XVIII" and inserting ", the Federal Supple-
- 7 mentary Medical Insurance Trust Fund, and the Medicare
- 8 Early Access Trust Fund established by title XVIII".
- 9 (3) Section 1820(i) of such Act (42 U.S.C. 1395i-
- 10 4(i)) is amended by striking "part D" and inserting "part
- 11 F".
- 12 (4) Section 1853 of such Act (42 U.S.C.
- 13 1395w-23), as amended by section 222(d) of the
- 14 Medicare Prescription Drug, Improvement, and
- Modernization Act of 2003 (Public Law 108–173),
- is amended by adding at the end the following new
- 17 subsection:
- 18 "(k) Adjustment for Early Access.—In apply-
- 19 ing this section with respect to individuals entitled to bene-
- 20 fits under part E, the Secretary shall provide for an appro-
- 21 priate adjustment in, for 2005, the Medicare+Choice capi-
- 22 tation rate, and for years beginning with 2006, the pay-
- 23 ment amount determined under this section or section
- 24 1858, as may be appropriate to reflect differences between

- 1 the population served under such part and the population2 under parts A and B.".
- 3 (5) Section 1860D-15(c)(1) of such Act, as 4 added by section 101(a) of the Medicare Prescrip-5 tion Drug, Improvement, and Modernization Act of 6 2003 (Public Law 108-173), is amended by adding 7 at the end the following new subparagraph:
- "(E) ADJUSTMENT FOR EARLY ACCESS.— 8 9 In applying this section with respect to individ-10 uals entitled to benefits under part E, the Sec-11 retary shall provide for an appropriate adjust-12 ment in the payment amount determined under 13 this section as may be appropriate to reflect dif-14 ferences between the population served under 15 such part and the population under parts A and B.". 16
- 17 (c) OTHER CONFORMING.—(1) Section 602(2)(D)(ii)
 18 of the Employee Retirement Income Security Act of 1974
 19 (29 U.S.C. 1162(2)) is amended by inserting "(not includ20 ing an individual who is so entitled pursuant to enrollment
 21 under section 1860E-1)" after "Social Security Act".
- 22 (2) Section 2202(2)(D)(ii) of the Public Health Serv-23 ice Act (42 U.S.C. 300bb–2(2)(D)(ii)) is amended by in-24 serting "(not including an individual who is so entitled

- 1 pursuant to enrollment under section 1860E-1)" after
- 2 "Social Security Act".
- 3 (3) Section 4980B(f)(2)(B)(i)(V) of the Internal Rev-
- 4 enue Code of 1986 is amended by inserting "(not includ-
- 5 ing an individual who is so entitled pursuant to enrollment
- 6 under section 1860E-1)" after "Social Security Act".

7 Subtitle B—Refundable Tax Credit

8 for Employee Costs of COBRA

9 **Coverage**

- 10 SEC. 211. REFUNDABLE TAX CREDIT FOR EMPLOYEE COSTS
- 11 **OF COBRA COVERAGE.**
- 12 (a) IN GENERAL.—Chapter 101 of the Internal Rev-
- 13 enue Code of 1986, as added by section 102, is amended
- 14 by redesignating section 9905 as section 9906 and by in-
- 15 serting after section 9904 the following new section:
- 16 "SEC. 9905. EMPLOYEE COSTS OF COBRA COVERAGE.
- 17 "(a) IN GENERAL.—In the case of an individual,
- 18 there shall be allowed against the tax imposed by subtitle
- 19 A an amount equal to 65 percent of the amount paid by
- 20 the taxpayer for coverage of the taxpayer, his spouse, and
- 21 dependents under a COBRA continuation provision (as de-
- 22 fined in section 9832(d)(1)).
- 23 "(b) Special Rules.—Rules similar to the rules of
- 24 section 9904(c) shall apply for purposes of this section.".
- 25 (b) Conforming Amendments.—

- 1 (1) Subsection (b) of section 9906 of such Code 2 (as added by section 102 and redesignated by sub-3 section (a)) is further amended by striking "or 4 9904(a)" and inserting "9904(a), or 9905(a)".
- 5 (2) The table of sections for chapter 101 of 6 such Code is amended by striking the item relating 7 to section 9905 and inserting the following new 8 items:

"Sec. 9905. Employee costs of COBRA coverage. "Sec. 9906. Special rules.".

9 (c) Effective Date.—The amendments made by 10 this section shall apply to taxable years beginning after 11 December 31, 2004.

12 Subtitle C—FamilyCare

- 13 SEC. 221. RENAMING OF TITLE XXI PROGRAM.
- 14 (a) IN GENERAL.—The heading of title XXI of the
- 15 Social Security Act (42 U.S.C. 1397aa et seq.) is amended
- 16 to read as follows:
- 17 "TITLE XXI—FAMILYCARE PROGRAM".
- 18 (b) Program References.—Any reference in any
- 19 provision of Federal law or regulation to "SCHIP" or
- 20 "State children's health insurance program" under title
- 21 XXI of the Social Security Act shall be deemed a reference
- 22 to the FamilyCare program under such title.

1	SEC. 222. FAMILYCARE COVERAGE OF PARENTS AND PREG-
2	NANT WOMEN UNDER THE MEDICAID PRO-
3	GRAM AND TITLE XXI.
4	(a) Incentives To Implement FamilyCare Cov-
5	ERAGE.—
6	(1) Under medicaid.—
7	(A) Establishment of New Optional
8	ELIGIBILITY CATEGORY.—Section
9	1902(a)(10)(A)(ii) of the Social Security Act
10	(42 U.S.C. 1396a(a)(10)(A)(ii)) is amended—
11	(i) by striking "or" at the end of sub-
12	clause (XVII);
13	(ii) by adding "or" at the end of sub-
14	clause (XVIII); and
15	(iii) by adding at the end the fol-
16	lowing:
17	"(XIX) who are individuals de-
18	scribed in subsection (k)(1) (relating
19	to parents of categorically eligible chil-
20	dren);".
21	(B) Parents described.—Section 1902
22	of the Social Security Act is further amended
23	by inserting after subsection (j) the following:
24	"(k)(1)(A) Individuals described in this paragraph
25	are individuals—

"(i) who are the parents of an individual who is under 19 years of age (or such higher age as the State may have elected under section 1902(l)(1)(D)) and who is eligible for medical assistance under sub-

section (a)(10)(A);

- 6 "(ii) who are not otherwise eligible for medical 7 assistance under such subsection or under a waiver 8 approved under section 1115 or otherwise (except 9 under section 1931 or under subsection 10 (a)(10)(A)(ii)(XIX)); and
 - "(iii) whose family income or resources exceeds the effective income level or resource level applicable under the State plan under part A of title IV as in effect as of July 16, 1996, but does not exceed the highest effective income or resource level (if any) applicable to a child in the family under this title.
- "(B) In establishing an income eligibility level for individuals described in this paragraph, a State may vary such level consistent with the various income levels established under subsection (1)(2) in order to ensure, to the maximum extent possible, that such individuals shall be enrolled in the same program as their children.
- "(C) An individual may not be treated as being dezeribed in this paragraph unless, at the time of the individual's enrollment under this title, the child referred to in

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- 1 subparagraph (A)(i) of the individual is also enrolled
- 2 under this title or otherwise insured.
- 3 "(D) In this subsection, the term 'parent' includes
- 4 an individual treated as a caretaker for purposes of car-
- 5 rying out section 1931.
- 6 "(E) In this subsection, the term 'effective income
- 7 level' means the income level expressed as a percent of
- 8 the poverty line and considering applicable income dis-
- 9 regards.
- 10 "(2) The State shall provide for coverage of a parent
- 11 described in paragraph (1) or section 2111 of a child who
- 12 is covered under this title or title XXI under the same
- 13 title as the title as such child is covered. In the case of
- 14 a parent described in paragraph (1) who is also the parent
- 15 of a child who is eligible for child health assistance under
- 16 title XXI, the State may elect (on a uniform basis) to
- 17 cover all such parents under section 2111 or under this
- 18 title.".
- 19 (C) Enhanced matching funds avail-
- 20 ABLE IF CERTAIN CONDITIONS MET.—Section
- 21 1905 of the Social Security Act (42 U.S.C.
- 22 1396d) is amended—
- (i) in the fourth sentence of sub-
- section (b), by striking "or subsection

1	(u)(3)" and inserting ", $(u)(3)$, or
2	(u)(4)(A)"; and
3	(ii) in subsection (u)—
4	(I) by redesignating paragraph
5	(4) as paragraph (6), and
6	(II) by inserting after paragraph
7	(3) the following:
8	"(4) For purposes of subsection (b) and section
9	2105(a)(1):
10	"(A) FamilyCare parents.—The expendi-
11	tures described in this subparagraph are the expend-
12	itures described in the following clauses (i) and (ii):
13	"(i) Parents.—If the conditions described
14	in clauses (iii) and (iv) are met, expenditures
15	for medical assistance for parents described in
16	section 1902(k)(1) and for parents who would
17	be described in such section but for the fact
18	that they are eligible for medical assistance
19	under section 1931 or under a waiver approved
20	under section 1115.
21	"(ii) CERTAIN PREGNANT WOMEN.—If the
22	conditions described in clause (v) are met, ex-
23	penditures for medical assistance for pregnant
24	women described in subsection (n) or under sec-
25	tion 1902(l)(1)(A) in a family the income of

1	which exceeds the effective income level applica-
2	ble under subsection $(a)(10)(A)(i)(III)$ or
3	(l)(2)(A) of section 1902 to a family of the size
4	involved as of January 1, 2005.
5	"(iii) Conditions relating to ensuring
6	CHILDREN'S COVERAGE FOR ENHANCED MATCH
7	FOR PARENTS.—The conditions described in
8	this clause are the following:
9	"(I) The State has a State child
10	health plan under title XXI which (wheth-
11	er implemented under such title or under
12	this title) has an effective income level for
13	children that is at least 200 percent of the
14	poverty line.
15	"(II) Such State child health plan
16	does not limit the acceptance of applica-
17	tions, does not use a waiting list for chil-
18	dren who meet eligibility standards to
19	qualify for assistance, and provides bene-
20	fits to all children in the State who apply
21	for and meet eligibility standards.
22	"(III) Effective for determinations of
23	eligibility made on or after the date that is
24	1 year after the date of the enactment of
25	this clause, the application and renewal

1	procedures for individuals under 19 years
2	of age (or such higher age as the State has
3	elected under section $1902(l)(1)(D)$ for
4	medical assistance under section
5	1902(a)(10)(A) are not be more restrictive
6	or burdensome than such procedures used
7	for children with higher income under the
8	State child health plan under title XXI.
9	"(iv) Conditions relating to minimum
10	COVERAGE FOR PARENTS FOR ENHANCED
11	MATCH FOR PARENTS.—The conditions de-
12	scribed in this clause are the following:
13	"(I) The State does not apply an in-
14	come level for parents that is lower than
15	the effective income level (expressed as a
16	percent of the poverty line) that has been
17	specified under the State plan under title
18	XIX (including under a waiver authorized
19	by the Secretary or under section
20	1902(r)(2)), as of January 1, 2005, to be
21	eligible for medical assistance as a parent
22	under this title.
23	"(II) The State plans under this title
24	and title XXI do not provide coverage for
25	parents with higher family income without

1	covering parents with a lower family in-
2	come.
3	"(v) Conditions for enhanced match
4	FOR CERTAIN PREGNANT WOMEN.—The condi-
5	tions described in this clause are the following:
6	"(I) The State has established an ef-
7	fective income eligibility level for pregnant
8	women under subsection $(a)(10)(A)(i)(III)$
9	or (l)(2)(A) of section 1902 that is at least
10	185 percent of the poverty line.
11	"(II) The State plans under this title
12	and title XXI do not provide coverage for
13	pregnant women described in subpara-
14	graph (A)(ii) with higher family income
15	without covering such pregnant women
16	with a lower family income.
17	"(III) The State does not apply an in-
18	come level for pregnant women that is
19	lower than the effective income level that
20	has been specified under the State plan
21	under subsection $(a)(10)(A)(i)(III)$ or
22	(l)(2)(A) of section 1902, as of January 1,
23	2005, to be eligible for medical assistance
24	as a pregnant woman.

1	"(IV) The State satisfies the condi-
2	tions described in subclauses (I) and (II)
3	of clause (iii).
4	"(vi) Definitions.—For purposes of this
5	subsection:
6	"(I) The term 'parent' has the mean-
7	ing given such term for purposes of section
8	1902(k)(1).
9	"(II) The term 'poverty line' has the
10	meaning given such term in section
11	2110(c)(5).".
12	(D) Appropriation from title XXI al-
13	LOTMENT FOR CERTAIN MEDICAID EXPANSION
14	COSTS.—Section 2105(a) of the Social Security
15	Act (42 U.S.C. 1397ee(a)) is amended—
16	(i) in paragraph (1), by redesignating
17	subparagraphs (B) through (D) as sub-
18	paragraphs (C) through (E), respectively,
19	and by inserting after subparagraph (A)
20	the following new subparagraph:
21	"(B) for medical assistance that is attrib-
22	utable to expenditures described in section
23	1905(u)(4)(A);"; and
24	(ii) in paragraph (2), by adding at the
25	end the following new subparagraph:

- 1 "(E) Fifth, for expenditures for items de-2 scribed in paragraph (1)(E).".
- 3 (E) Increasing enhanced fmap to 100 4 PERCENT FOR FISCAL YEARS 2005 AND 2006 FOR COVERAGE OF PARENTS.—Section 2105(b) of 6 such Act (42 U.S.C. 1397ee(b)) is amended by 7 adding at the end the following new sentence: 8 "Notwithstanding the previous sentence, the 9 'enhanced FMAP' shall be 100 percent with re-10 spect to medical assistance under title XIX for 11 expenditures described in section 12 1905(u)(4)(A)(i), but only for such assistance furnished during fiscal year 2005 and fiscal 13 14 year 2006.".

(2) Under title XXI.—

- 16 (A) FAMILYCARE COVERAGE.—Title XXI
 17 of the Social Security Act (42 U.S.C. 1397aa et
 18 seq.) is amended by adding at the end the fol19 lowing:
- 20 "SEC. 2111. OPTIONAL FAMILYCARE COVERAGE OF PAR-21 ENTS OF TARGETED LOW-INCOME CHILDREN.
- "(a) OPTIONAL COVERAGE.—Notwithstanding any other provision of this title, a State may provide for coverage, through an amendment to its State child health plan under section 2102, of parent health assistance for

- 1 targeted low-income parents, health care assistance for
- 2 targeted low-income pregnant women, or both, in accord-
- 3 ance with this section, but only if—
- 4 "(1) with respect to the provision of parent
- 5 health assistance, the State meets the conditions de-
- 6 scribed in clause (iii) of section 1905(u)(4)(A);
- 7 "(2) with respect to the provision of health care
- 8 assistance for pregnant women, the State meets the
- 9 conditions described in clause (iv) of section
- 10 1905(u)(4)(A); and
- "(3) in the case of parent health assistance for
- targeted low-income parents, the State elects to pro-
- 13 vide medical assistance under section
- 14 1902(a)(10)(A)(ii)(XIX), under section 1931, or
- under a waiver under section 1115 to individuals de-
- scribed in section 1902(k)(1)(A)(i) and elects an ef-
- fective income level that, consistent with paragraphs
- (1)(B) and (2) of section 1902(k), ensures to the
- maximum extent possible, that such individuals shall
- 20 be enrolled in the same program as their children if
- 21 their children are eligible for coverage under title
- 22 XIX (including under a waiver authorized by the
- Secretary or under section 1902(r)(2).
- 24 "(b) Definitions.—For purposes of this title:

- "(1) Parent health assistance.—The term
 parent health assistance' has the meaning given the
 term child health assistance in section 2110(a) as if
 any reference to targeted low-income children were
 a reference to targeted low-income parents.
 - "(2) PARENT.—The term 'parent' has the meaning given the term 'caretaker relative' for purposes of carrying out section 1931.
 - "(3) Health care assistance for Pregnant women.—The term 'health care assistance for pregnant women' has the meaning given the term child health assistance in section 2110(a) as if any reference to targeted low-income children were a reference to targeted low-income pregnant women.
 - "(4) TARGETED LOW-INCOME PARENT.—The term 'targeted low-income parent' has the meaning given the term targeted low-income child in section 2110(b) as if the reference to a child were deemed a reference to a parent (as defined in paragraph (3)) of the child; except that in applying such section—
 - "(A) there shall be substituted for the income level described in paragraph (1)(B)(ii)(I) the applicable income level in effect for a targeted low-income child;

1	"(B) in paragraph (3), January 1, 2005,
2	shall be substituted for July 1, 1997; and
3	"(C) in paragraph (4), January 1, 2005,
4	shall be substituted for March 31, 1997.
5	"(5) Targeted Low-income pregnant
6	WOMAN.—The term 'targeted low-income pregnant
7	woman' has the meaning given the term targeted
8	low-income child in section 2110(b) as if any ref-
9	erence to a child were a reference to a woman dur-
10	ing pregnancy and through the end of the month in
11	which the 60-day period beginning on the last day
12	of her pregnancy ends; except that in applying such
13	section—
14	"(A) there shall be substituted for the in-
15	come level described in paragraph (1)(B)(ii)(I)
16	the applicable income level in effect for a tar-
17	geted low-income child;
18	"(B) in paragraph (3), January 1, 2005,
19	shall be substituted for July 1, 1997; and
20	"(C) in paragraph (4), January 1, 2005,
21	shall be substituted for March 31, 1997.
22	"(c) References to Terms and Special
23	Rules.—In the case of, and with respect to, a State pro-
24	viding for coverage of parent health assistance to targeted
25	low-income parents or health care assistance to targeted

low-income pregnant women under subsection (a), the following special rules apply: 3 "(1) Any reference in this title (other than in 4 subsection (b)) to a targeted low-income child is 5 deemed to include a reference to a targeted low-in-6 come parent or a targeted low-income pregnant 7 woman (as applicable). 8 "(2) Any such reference to child health assist-9 ance— "(A) with respect to such parents is 10 11 deemed a reference to parent health assistance; 12 and "(B) with respect to such pregnant women, 13 14 is deemed a reference to health care assistance 15 for pregnant women. "(3) In applying section 2103(e)(3)(B) in the 16 17 case of a family (consisting of a parent and one or 18 more children) provided coverage under this section 19 or a pregnant woman provided coverage under this 20 section without covering other family members, the 21 limitation on total annual aggregate cost-sharing 22 shall be applied to such entire family or such preg-23 nant woman, respectively. "(4) In applying section 2110(b)(4), any ref-24

erence to 'section 1902(1)(2) or 1905(n)(2) (as se-

1	lected by a State)' is deemed a reference to the ef-
2	fective income level applicable to parents under sec-
3	tion 1931 or under a waiver approved under section
4	1115, or, in the case of a pregnant woman, the in-
5	come level established under section $1902(l)(2)(A)$.
6	"(5) In applying section 2102(b)(3)(B), any
7	reference to children found through screening to be
8	eligible for medical assistance under the State med-
9	icaid plan under title XIX is deemed a reference to
10	parents and pregnant women.".
11	(B) Additional allotment for states
12	PROVIDING FAMILYCARE.—
13	(i) In general.—Section 2104 of the
14	Social Security Act (42 U.S.C. 1397dd) is
15	amended by inserting after subsection (c)
16	the following:
17	"(d) Additional Allotments for State Pro-
18	VIDING FAMILYCARE.—
19	"(1) Appropriation; total allotment.—
20	For the purpose of providing additional allotments
21	to States to provide FamilyCare coverage under sec-
22	tion 2111, there is appropriated, out of any money
23	in the Treasury not otherwise appropriated—
24	"(A) for fiscal year 2005, \$7,000,000,000;
25	"(B) for fiscal year 2006, \$7,000,000,000;

1	"(C) for fiscal year 2007, \$3,000,000,000;
2	"(D) for fiscal year 2008, \$3,000,000,000;
3	"(E) for fiscal year 2009, \$6,000,000,000;
4	"(F) for fiscal year 2010, \$7,000,000,000;
5	"(G) for fiscal year 2011, \$8,000,000,000;
6	"(H) for fiscal year 2012, \$9,000,000,000;
7	and
8	"(I) for fiscal year 2013 and each fiscal
9	year thereafter, the amount of the allotment
10	provided under this paragraph for the preceding
11	fiscal year increased by the percentage increase
12	(if any) in the medical care expenditure cat-
13	egory of the Consumer Price Index for All
14	Urban Consumers (United States city average).
15	"(2) State and territorial allotments.—
16	"(A) In general.—In addition to the al-
17	lotments provided under subsections (b) and
18	(c), subject to paragraphs (3) and (4), of the
19	amount available for the additional allotments
20	under paragraph (1) for a fiscal year, the Sec-
21	retary shall allot to each State with a State
22	child health plan approved under this title—
23	"(i) in the case of such a State other
24	than a commonwealth or territory de-
25	scribed in clause (ii), the same proportion

as the proportion of the State's allotment under subsection (b) (determined without regard to subsection (f)) to 98.95 percent of the total amount of the allotments under such section for such States eligible for an allotment under this subparagraph for such fiscal year; and

"(ii) in the case of a commonwealth or territory described in subsection (c)(3), the same proportion as the proportion of the commonwealth's or territory's allotment under subsection (c) (determined without regard to subsection (f)) to 1.05 percent of the total amount of the allotments under such section for commonwealths and territories eligible for an allotment under this subparagraph for such fiscal year.

"(B) AVAILABILITY AND REDISTRIBUTION OF UNUSED ALLOTMENTS.—In applying subsections (e) and (f) with respect to additional allotments made available under this subsection, the procedures established under such subsections shall ensure such additional allotments are only made available to States which have elected to provide coverage under section 2111.

1	"(3) Use of additional allotment.—Addi-
2	tional allotments provided under this subsection are
3	not available for amounts expended before October
4	1, 2004. Such amounts are available for amounts ex-
5	pended on or after such date for child health assist-
6	ance for targeted low-income children, as well as for
7	parent health assistance for targeted low-income
8	parents, and health care assistance for targeted low-
9	income pregnant women.
10	"(4) Requiring election to provide cov-
11	ERAGE.—No payments may be made to a State
12	under this title from an allotment provided under
13	this subsection unless the State has made an elec-
14	tion to provide parent health assistance for targeted
15	low-income parents, or health care assistance for
16	targeted low-income pregnant women.".
17	(ii) Conforming amendments.—
18	Section 2104 of the Social Security Act
19	(42 U.S.C. 1397dd) is amended—
20	(I) in subsection (a), by inserting
21	"subject to subsection (d)," after
22	"under this section,";
23	(II) in subsection $(b)(1)$, by in-
24	serting "and subsection (d)" after
25	"Subject to paragraph (4)"; and

1	(III) in subsection $(c)(1)$, by in-
2	serting "subject to subsection (d),"
3	after "for a fiscal year,".
4	(C) No cost-sharing for pregnancy-
5	RELATED BENEFITS.—Section 2103(e)(2) of
6	the Social Security Act (42 U.S.C.
7	1397cc(e)(2)) is amended—
8	(i) in the heading, by inserting "AND
9	PREGNANCY-RELATED SERVICES" after
10	"PREVENTIVE SERVICES"; and
11	(ii) by inserting before the period at
12	the end the following: "and for pregnancy-
13	related services".
14	(3) Effective date.—The amendments made
15	by this subsection apply to items and services fur-
16	nished on or after October 1, 2004, whether or not
17	regulations implementing such amendments have
18	been issued.
19	(b) Rules for Implementation Beginning With
20	FISCAL YEAR 2006.—
21	(1) Expansion of availability of en-
22	HANCED MATCH UNDER MEDICAID FOR PRE-CHIP
23	EXPANSIONS.—Paragraph (4) of section 1905(u) of
24	the Social Security Act (42 U.S.C. 1396d(u)), as in-
25	serted by subsection (a)(1)(C), is amended—

1 (A) by amending clause (ii) of subpara-2 graph (A) to read as follows:

"(ii) CERTAIN PREGNANT WOMEN.—Expenditures for medical assistance for pregnant women under section 1902(l)(1)(A) in a family the income of which exceeds the 133 percent of the income official poverty line, but only if the income level established under section 1902(l)(2) (or under a Statewide waiver under section 1115) for pregnant women is 185 percent of the income official poverty line."; and

(B) by adding at the end the following:

"(B) CHILDREN IN FAMILIES WITH INCOME ABOVE MEDICAID MANDATORY LEVEL NOT PRE-VIOUSLY DESCRIBED.—The expenditures described in this subparagraph are expenditures (other than expenditures described in paragraph (2) or (3)) for medical assistance made available to any child who is eligible for assistance under section 1902(a)(10)(A) (other than under clause (i)) and the income of whose family exceeds the minimum income level required under subsection 1902(1)(2) (or, if higher, the minimum level required under section 1931 for that State) for a child of the age involved

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1 (treating any child who is 19 or 20 years of age as 2 being 18 years of age).". 3 (2) Offset of additional expenditures 4 FOR ENHANCED MATCH FOR PRE-CHIP EXPAN-5 SION.—Section 1905 of the Social Security Act (42) 6 U.S.C. 1396d) is amended— 7 (A) in the fourth sentence of subsection 8 (b), by inserting "(except in the case of expend-9 itures described in subsection (u)(5))" after "do 10 not exceed"; 11 (B) in subsection (u), by inserting after 12 paragraph (4) (as inserted by subparagraph 13 (C)), the following: 14 "(5) For purposes of the fourth sentence of sub-15 section (b) and section 2105(a), the following payments under this title do not count against a State's allotment 16 under section 2104: 18 "(A) REGULAR FMAP FOR EXPENDITURES FOR 19 PREGNANT WOMEN WITH INCOME ABOVE 133 PER-20 CENT OF POVERTY.—The portion of the payments 21 made for expenditures described in paragraph 22 (4)(A)(ii) that represents the amount that would 23 have been paid if the enhanced FMAP had not been 24 substituted for the Federal medical assistance per-25 centage.

- 1 "(B) FamilyCare parents.—Payments for 2 expenditures described in paragraph (4)(A)(i).
 - "(C) REGULAR FMAP FOR EXPENDITURES FOR CERTAIN CHILDREN IN FAMILIES WITH INCOME ABOVE MEDICAID MANDATORY LEVEL.—The portion of the payments made for expenditures described in paragraph (4)(B) that represents the amount that would have been paid if the enhanced FMAP had not been substituted for the Federal medical assistance percentage.".
 - (B) Conforming amendments.—Subparagraph (B) of section 2105(a)(1) of the Social Security Act, as amended by subsection (a)(1)(D), is amended to read as follows:
 - "(B) CERTAIN FAMILYCARE PARENTS AND OTHERS.—Expenditures for medical assistance that is attributable to expenditures described in section 1905(u)(4), except as provided in section 1905(u)(5).".
 - (3) Effective date.—The amendments made by this subsection apply as of October 1, 2005, to fiscal years beginning on or after such date and to expenditures under the State plan on and after such date, whether or not regulations implementing such amendments have been issued.

1	(c) Making Title XXI Base Allotments Perma-
2	NENT.—Section 2104(a) of the Social Security Act (42
3	U.S.C. 1397dd(a)) is amended—
4	(1) by striking "and" at the end of paragraph
5	(9);
6	(2) by striking the period at the end of para-
7	graph (10) and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(11) for fiscal year 2008 and each fiscal year
10	thereafter, the amount of the allotment provided
11	under this subsection for the preceding fiscal year
12	increased by the percentage increase (if any) in the
13	medical care expenditure category of the Consumer
14	Price Index for All Urban Consumers (United States
15	city average).".
16	(d) GAO STUDY.—
17	(1) Study.—The Comptroller General of the
18	United States shall conduct a study regarding fund-
19	ing under title XXI of the Social Security Act that
20	examines—
21	(A) the adequacy of overall funding under
22	such title;
23	(B) the formula for determining allotments
24	and for redistribution of unspent funds under
25	such title: and

1	(C) the effect of waiting lists and caps on
2	enrollment under such title.
3	(2) Report.—Not later than July 1, 2006, the
4	Comptroller General shall submit a report on the
5	study conducted under paragraph (1). Such report
6	shall include recommendations regarding a better
7	mechanism for determining State allotments and re-
8	distribution of unspent funds under such title in
9	order to ensure all eligible families in need can ac-
10	cess coverage through such title.
11	(e) Conforming Amendments.—
12	(1) ELIGIBILITY CATEGORIES.—Section
13	1905(a) of the Social Security Act (42 U.S.C.
14	1396d(a)) is amended, in the matter before para-
15	graph (1)—
16	(A) by striking "or" at the end of clause
17	(xii);
18	(B) by inserting "or" at the end of clause
19	(xiii); and
20	(C) by inserting after clause (xiii) the fol-
21	lowing:
22	"(xiv) who are parents described (or treated as
23	if described) in section 1902(k)(1),".

1	(2) Income limitations.—Section 1903(f)(4)
2	of the Social Security Act (42 U.S.C. 1396b(f)(4))
3	is amended—
4	(A) effective October 1, 2005, by inserting
5	"1902(a)(10)(A)(i)(VIII)," after
6	"1902(a)(10)(A)(i)(VII),"; and
7	(B) by inserting
8	"1902(a)(10)(A)(ii)(XIX)," after
9	"1902(a)(10)(A)(ii)(XVIII),".
10	(3) Conforming amendment relating to
11	NO WAITING PERIOD FOR PREGNANT WOMEN.—Sec-
12	tion 2102(b)(1)(B) of the Social Security Act (42
13	U.S.C. 1397bb(b)(1)(B)) is amended—
14	(A) by striking ", and" at the end of
15	clause (i) and inserting a semicolon;
16	(B) by striking the period at the end of
17	clause (ii) and inserting "; and"; and
18	(C) by adding at the end the following:
19	"(iii) may not apply a waiting period
20	(including a waiting period to carry out
21	paragraph (3)(C)) in the case of a targeted
22	low-income parent who is pregnant.".

1	SEC. 223. AUTOMATIC ENROLLMENT OF CHILDREN BORN
2	TO TITLE XXI PARENTS.
3	Section 2102(b)(1) of the Social Security Act (42
4	U.S.C. 1397bb(b)(1)) is amended by adding at the end
5	the following:
6	"(C) AUTOMATIC ELIGIBILITY OF CHIL-
7	DREN BORN TO A PARENT BEING PROVIDED
8	FAMILYCARE.—Such eligibility standards shall
9	provide for automatic coverage of a child born
10	to an individual who is provided assistance
11	under this title in the same manner as medical
12	assistance would be provided under section
13	1902(e)(4) to a child described in such sec-
14	tion.".
15	SEC. 224. ALLOWING STATES TO SIMPLIFY RULES FOR FAM-
16	ILIES.
17	(a) Presumptive Eligibility.—
18	(1) Application to presumptive eligibility
19	FOR PREGNANT WOMEN UNDER MEDICAID.—Section
20	1920(b) of the Social Security Act (42 U.S.C.
21	1396r-1(b)) is amended by adding at the end after
22	and below paragraph (2) the following flush sen-
23	tence:
24	"The term 'qualified provider' includes a qualified entity
25	as defined in section 1920A(b)(3) "

1	(2) OPTIONAL APPLICATION OF PRESUMPTIVE
2	ELIGIBILITY PROVISIONS TO PARENTS.—Section
3	1920A of the Social Security Act (42 U.S.C. 1396r-
4	1a) is amended by adding at the end the following:
5	"(e) A State may elect to apply the previous provi-
6	sions of this section to provide for a period of presumptive
7	eligibility for medical assistance for a parent of a child
8	with respect to whom such a period is provided under this
9	section.".
10	(3) Application under title XXI.—Section
11	2107(e)(1)(D) of the Social Security Act (42 U.S.C.
12	1397gg(e)(1)) is amended to read as follows:
13	"(D) Sections 1920 and 1920A (relating to
14	presumptive eligibility).".
15	(b) 12-Months Continuous Eligibility.—
16	(1) Medicaid.—Section 1902(e)(12) of the So-
17	cial Security Act (42 U.S.C. 1396a(e)(12)) is
18	amended—
19	(A) by striking "At the option of the State,
20	the plan may" and inserting "The plan shall";
21	(B) by striking "an age specified by the
22	State (not to exceed 19 years of age)" and in-
23	serting "19 years of age (or such higher age as
24	the State has elected under subsection
25	(l)(1)(D)) or, at the option of the State, who is

- eligible for medical assistance as the parent of such a child"; and
- 3 (C) in subparagraph (A), by striking "a 4 period (not to exceed 12 months)" and insert-5 ing "the 12-month period beginning on the 6 date".
 - (2) Title XXI.—Section 2102(b)(2) of such Act (42 U.S.C. 1397bb(b)(2)) is amended by adding at the end the following: "Such methods shall provide continuous eligibility for children under this title in a manner that is no less generous than the 12-months continuous eligibility provided under section 1902(e)(12) for children described in such section under title XIX. If a State has elected to apply section 1902(e)(12) to parents, such methods may provide continuous eligibility for parents under this title in a manner that is no less generous than the 12-months continuous eligibility provided under such section for parents described in such section under title XIX.".
 - (3) Effective date.—The amendments made by this subsection shall take effect on July 1, 2005, whether or not regulations implementing such amendments have been issued.

- 1 (c) Provision of Medicaid and CHIP Applica-
- 2 TIONS AND INFORMATION UNDER THE SCHOOL LUNCH
- 3 Program.—Section 9(b)(2)(B) of the Richard B. Russell
- 4 National School Lunch Act (42 U.S.C. 1758(b)(2)(B)) is
- 5 amended—
- 6 (1) by striking "(B) Applications" and inserting
- 7 "(B)(i) Applications"; and
- 8 (2) by adding at the end the following:
- 9 "(ii)(I) Applications for free and reduced price
- 10 lunches that are distributed pursuant to clause (i) to par-
- 11 ents or guardians of children in attendance at schools par-
- 12 ticipating in the school lunch program under this Act shall
- 13 also contain information on the availability of medical as-
- 14 sistance under title XIX of the Social Security Act (42
- 15 U.S.C. 1396 et seq.) and of child health and FamilyCare
- 16 assistance under title XXI of such Act, including informa-
- 17 tion on how to obtain an application for assistance under
- 18 such programs.
- 19 "(II) Information on the programs referred to in sub-
- 20 clause (I) shall be provided on a form separate from the
- 21 application form for free and reduced price lunches under
- 22 clause (i).".

1	SEC. 225. REVISION AND SIMPLIFICATION OF THE TRANSI-
2	TIONAL MEDICAL ASSISTANCE PROGRAM
3	(TMA).
4	(a) Making Reporting Requirements Optional;
5	OPTION OF EXTENDED ELIGIBILITY.—
6	(1) Option for making reporting require-
7	MENTS OPTIONAL.—Section 1925(b) of the Social
8	Security Act (42 U.S.C. 1396r-6(b)) is amended—
9	(A) in paragraph (1), by inserting ", at the
10	option of a State," after "and which";
11	(B) in paragraph (2)(A), by inserting
12	"Subject to subparagraph (C)—" after "(A)
13	Notices.—";
14	(C) in paragraph (2)(B), by inserting
15	"Subject to subparagraph (C)—" after "(B)
16	REPORTING REQUIREMENTS.—";
17	(D) by adding at the end the following new
18	subparagraph:
19	"(C) STATE OPTION TO WAIVE NOTICE
20	AND REPORTING REQUIREMENTS.—A State
21	may waive some or all of the reporting require-
22	ments under clauses (i) and (ii) of subpara-
23	graph (B). Insofar as it waives such a reporting
24	requirement, the State need not provide for a
25	notice under subparagraph (A) relating to such
26	requirement.": and

1	(E) in paragraph (3)(A)(iii), by inserting
2	"the State has not waived under paragraph
3	(2)(C) the reporting requirement with respect
4	to such month under paragraph (2)(B) and if"
5	after "6-month period if".
6	(2) STATE OPTION TO EXTEND ELIGIBILITY
7	FOR LOW-INCOME INDIVIDUALS FOR UP TO 12 ADDI-
8	TIONAL MONTHS.—Section 1925 of such Act (42
9	U.S.C. 1396r-6) is further amended—
10	(A) by redesignating subsections (c)
11	through (f) as subsections (d) through (g); and
12	(B) by inserting after subsection (b) the
13	following new subsection:
14	"(c) State Option of Up to 12 Months of Addi-
15	TIONAL ELIGIBILITY.—
16	"(1) In general.—Notwithstanding any other
17	provision of this title, each State plan approved
18	under this title may provide, at the option of the
19	State, that the State shall offer to each family which
20	received assistance during the entire 6-month period
21	under subsection (b) and which meets the applicable
22	requirement of paragraph (2), in the last month of
23	the period the option of extending coverage under
24	this subsection for the succeeding period not to ex-
25	ceed 12 months.

"(2) Income restriction.—The option under paragraph (1) shall not be made available to a family for a succeeding period unless the State determines that the family's average gross monthly earnings (less such costs for such child care as is necessary for the employment of the caretaker relative) as of the end of the 6-month period under subsection (b) does not exceed 185 percent of the official poverty line (as defined by the Office of Management and Budget, and revised annually in accordance with section 673(2) of the Omnibus Budget Reconciliation Act of 1981) applicable to a family of the size involved.

"(3) APPLICATION OF EXTENSION RULES.—
The provisions of paragraphs (2), (3), (4), and (5) of subsection (b) shall apply to the extension provided under this subsection in the same manner as they apply to the extension provided under subsection (b)(1), except that for purposes of this subsection—

"(A) any reference to a 6-month period under subsection (b)(1) is deemed a reference to the extension period provided under paragraph (1) and any deadlines for any notices or reporting and the premium payment periods

1 shall be modified to correspond to the appro-2 priate calendar quarters of coverage provided 3 under this subsection; and "(B) any reference to a provision of subsection (a) or (b) is deemed a reference to the 6 corresponding provision of subsection (b) or of 7 this subsection, respectively.". 8 (b) STATE OPTION TO WAIVE RECEIPT OF MED-ICAID FOR 3 OF PREVIOUS 6 MONTHS TO QUALIFY FOR 10 TMA.—Section 1925(a)(1) of such Act (42 U.S.C. 1396r– 6(a)(1) is amended by adding at the end the following: 11 12 "A State may, at its option, also apply the previous sentence in the case of a family that was receiving such aid for fewer than 3 months, or that had applied for and was 14 15 eligible for such aid for fewer than 3 months, during the 6 immediately preceding months described in such sen-16 tence.". 17 18 (c) Elimination of Sunset for TMA.— 19 (1) Subsection (g) of section 1925 of such Act 20 (42 U.S.C. 1396r-6), as redesignated under sub-21 section (a)(2), is repealed. 22 (2) Section 1902(e)(1) of such Act (42 U.S.C. 23 1396a(e)(1)is amended by striking "(A)

Nothwithstanding" and all that follows through

1	"During such period, for" in subparagraph (B) and
2	inserting "For".
3	(d) CMS REPORT ON ENROLLMENT AND PARTICIPA-
4	TION RATES UNDER TMA.—Section 1925 of such Act,
5	as amended by subsections (a)(2) and (c)(1), is amended
6	by adding at the end the following new subsection:
7	"(g) Additional Provisions.—
8	"(1) Collection and reporting of partici-
9	PATION INFORMATION.—Each State shall—
10	"(A) collect and submit to the Secretary,
11	in a format specified by the Secretary, informa-
12	tion on average monthly enrollment and average
13	monthly participation rates for adults and chil-
14	dren under this section; and
15	"(B) make such information publicly avail-
16	able.
17	Such information shall be submitted under subpara-
18	graph (A) at the same time and frequency in which
19	other enrollment information under this title is sub-
20	mitted to the Secretary. Using such information, the
21	Secretary shall submit to Congress annual reports
22	concerning such rates.".
23	(e) Coordination of Work.—Section 1925(g) of
24	such Act, as added by subsection (d), is amended by add-
25	ing at the end the following new paragraph:

- 1 "(2) COORDINATION WITH ADMINISTRATION
 2 FOR CHILDREN AND FAMILIES.—The Administrator
 3 of the Centers for Medicare & Medicaid Services, in
 4 carrying out this section, shall work with the Assist5 ant Secretary for the Administration for Children
 6 and Families to develop guidance or other technical
 7 assistance for States regarding best practices in
 8 guaranteeing access to transitional medical assist-
- 10 (f) Elimination of TMA Requirement for 11 States that Extend Coverage to Children and 12 Parents Through 185 Percent of Poverty.—

ance under this section.".

- 13 (1) IN GENERAL.—Section 1925 of such Act is 14 further amended by adding at the end the following 15 new subsection:
- "(h) Provisions Optional for States That Ex-16 17 TEND COVERAGE TO CHILDREN AND PARENTS THROUGH 185 Percent of Poverty.—A State may (but is not re-18 19 quired to) meet the requirements of subsections (a) and 20 (b) if it provides for medical assistance under section 1931 21 to families (including both children and caretaker rel-22 atives) the average gross monthly earning of which (less 23 such costs for such child care as is necessary for the em-

ployment of a caretaker relative) is at or below a level that

is at least 185 percent of the official poverty line (as de-

- 1 fined by the Office of Management and Budget, and re-
- 2 vised annually in accordance with section 673(2) of the
- 3 Omnibus Budget Reconciliation Act of 1981) applicable
- 4 to a family of the size involved.".
- 5 (2) Conforming amendments.—Such section
- 6 is further amended, in subsections (a)(1) and (b)(1),
- by inserting ", but subject to subsection (h)," after
- 8 "Notwithstanding any other provision of this title,"
- 9 each place it appears.
- 10 (g) Extending Use of Outstationed Workers
- 11 TO ACCEPT APPLICATIONS FOR TRANSITIONAL MEDICAL
- 12 Assistance.—Section 1902(a)(55) of such Act (42
- 13 U.S.C. 1396a(a)(55)) is amended by inserting "and under
- 14 section 1931" after "(a)(10)(A)(ii)(IX)".
- 15 (h) Effective Dates.—(1) Except as provided in
- 16 this subsection, the amendments made by this section shall
- 17 apply to calendar quarters beginning on or after the date
- 18 of the enactment of this Act, without regard to whether
- 19 or not final regulations to carry out such amendments
- 20 have been promulgated by such date.
- 21 (2) In the case of a State plan for medical assistance
- 22 under title XIX of the Social Security Act which the Sec-
- 23 retary of Health and Human Services determines requires
- 24 State legislation (other than legislation appropriating
- 25 funds) in order for the plan to meet the additional require-

- 1 ments imposed by the amendments made by this section,
- 2 the State plan shall not be regarded as failing to comply
- 3 with the requirements of such title solely on the basis of
- 4 its failure to meet these additional requirements before the
- 5 first day of the first calendar quarter beginning after the
- 6 close of the first regular session of the State legislature
- 7 that begins after the date of the enactment of this Act.
- 8 For purposes of the previous sentence, in the case of a
- 9 State that has a 2-year legislative session, each year of
- 10 such session shall be deemed to be a separate regular ses-
- 11 sion of the State legislature.
- 12 SEC. 226. LIMITATIONS ON CONFLICTS OF INTEREST.
- 13 (a) Limitation on Conflicts of Interest in
- 14 Marketing Activities.—
- 15 (1) Title XXI.—Section 2105(c) of the Social
- Security Act (42 U.S.C. 300aa–5(c)) is amended by
- adding at the end the following:
- 18 "(8) Limitation on expenditures for mar-
- 19 KETING ACTIVITIES.—Amounts expended by a State
- for the use of an administrative vendor in marketing
- 21 health benefits coverage to low-income children
- 22 under this title shall not be considered, for purposes
- of subsection (a)(2)(D), to be reasonable costs to ad-
- 24 minister the plan unless the following conditions are
- 25 met with respect to the vendor:

1	"(A) The vendor is independent of any en-
2	tity offering the coverage in the same area of
3	the State in which the vendor is conducting
4	marketing activities.
5	"(B) No person who is an owner, em-
6	ployee, consultant, or has a contract with the
7	vendor either has any direct or indirect finan-
8	cial interest with such an entity or has been ex-
9	cluded from participation in the program under
10	this title or title XVIII or XIX or debarred by
11	any Federal agency, or subject to a civil money
12	penalty under this Act.".
13	(b) Prohibition of Affiliation With Debarred
14	Individuals.—
15	(1) Medicaid.—Section 1903(i) of the Social
16	Security Act (42 U.S.C. 1396b(i))is amended—
17	(A) by striking the period at the end of
18	paragraph (20) and inserting "; or"; and
19	(B) by inserting after paragraph (20) the
20	following:
21	"(21) with respect to any amounts expended for
22	an entity that receives payments under the plan un-
23	less—
24	"(A) no person with an ownership or con-
25	trol interest (as defined in section 1124(a)(3))

1	in the entity is a person that is debarred, sus-
2	pended, or otherwise excluded from partici-
3	pating in procurement or non-procurement ac-
4	tivities under the Federal Acquisition Regula-
5	tion; and
6	"(B) such entity has not entered into an
7	employment, consulting, or other agreement for
8	the provision of items or services that are mate-
9	rial to such entity's obligations under the plan
10	with a person described in subparagraph (A).".
11	(2) Title XXI.—Section 2107(e)(1) of the So-
12	cial Security Act (42 U.S.C. 1397gg(e)(1)) is
13	amended
14	(A) in subparagraph (B), by striking "and
15	(17)" and inserting "(17), and (21)"; and
16	(B) by adding at the end the following:
17	"(E) Section 1902(a)(67) (relating to pro-
18	hibition of affiliation with debarred individ-
19	uals).".
20	(c) Effective Date.—The amendments made by
21	this section shall apply to expenditures made on or after
22	July 1, 2005, whether or not regulations implementing
23	such amendments have been issued

1	SEC. 227. INCREASE IN CHIP ALLOTMENT FOR EACH OF
2	FISCAL YEARS 2002 THROUGH 2004.
3	Effective as if included in the enactment of the Bal-
4	anced Budget Act of 1997, paragraphs (5), (6), and (7)
5	of section 2104(a) of the Social Security Act (42 U.S.C.
6	1397dd(a)) are amended by striking "\$3,150,000,000"
7	each place it appears and inserting "\$4,150,000,000".
8	SEC. 228. DEMONSTRATION PROGRAMS TO IMPROVE MED
9	ICAID AND CHIP OUTREACH TO HOMELESS
10	INDIVIDUALS AND FAMILIES.
11	(a) AUTHORITY.—The Secretary of Health and
12	Human Services may award demonstration grants to not
13	more than 7 States (or other qualified entities) to conduct
14	innovative programs that are designed to improve out-
15	reach to homeless individuals and families under the pro-
16	grams described in subsection (b) with respect to enroll-
17	ment of such individuals and families under such pro-
18	grams and the provision of services (and coordinating the
19	provision of such services) under such programs.
20	(b) Programs for Homeless Described.—The
21	programs described in this subsection are as follows:
22	(1) Medicaid.—The program under title XIX
23	of the Social Security Act (42 U.S.C. 1396 et seq.)
24	(2) CHIP.—The program under title XXI of
25	the Social Security Act (42 U.S.C. 1397aa et seq.).

- 1 (3) TANF.—The program under part of A of 2 title IV of the Social Security Act (42 U.S.C. 601 3 et seq.).
- 4 (4) SAMHSA BLOCK GRANTS.—The program 5 of grants under part B of title XIX of the Public 6 Health Service Act (42 U.S.C. 300x-1 et seq.).
- 7 (5) FOOD STAMP PROGRAM.—The program 8 under the Food Stamp Act of 1977 (7 U.S.C. 2011 9 et seq.).
- 10 (6) WORKFORCE INVESTMENT ACT.—The pro-11 gram under the Workforce Investment Act of 1999 12 (29 U.S.C. 2801 et seq.).
- 13 (7) WELFARE-TO-WORK.—The welfare-to-work 14 program under section 403(a)(5) of the Social Secu-15 rity Act (42 U.S.C. 603(a)(5)).
- 16 (8) OTHER PROGRAMS.—Other public and pri-17 vate benefit programs that serve low-income individ-18 uals.
- 19 (c) Appropriations.—For the purposes of carrying
- 20 out this section, there is appropriated for fiscal year 2005,
- 21 out of any funds in the Treasury not otherwise appro-
- 22 priated, \$10,000,000, to remain available until expended.
- 23 SEC. 229. ADDITIONAL CHIP REVISIONS.
- 24 (a) Limiting Cost-Sharing to 2.5 Percent for
- 25 Families With Income Below 150 Percent of Pov-

1	ERTY.—Section 2103(e)(3)(A) of the Social Security Act
2	(42 U.S.C. 1397cc(e)(3)(A)) is amended—
3	(1) by striking "and" at the end of clause (i);
4	(2) by striking the period at the end of clause
5	(ii) and inserting "; and; and
6	(3) by adding at the end the following new
7	clause:
8	"(iii) total annual aggregate cost-
9	sharing described in clauses (i) and (ii)
10	with respect to all such targeted low-in-
11	come children in a family under this title
12	that exceeds 2.5 percent of such family's
13	income for the year involved.".
14	(b) Employer Coverage Waiver Changes.—Sec-
15	tion $2105(c)(3)$ of such Act (42 U.S.C. $1397ee(c)(3)$) is
16	amended—
17	(1) by redesignating subparagraphs (A) and
18	(B) as clauses (i) and (ii) and indenting appro-
19	priately;
20	(2) by designating the matter beginning with
21	"Payment may be made" as a subparagraph (A)
22	with the heading "IN GENERAL" and indenting ap-
23	propriately; and
24	(3) by adding at the end the following new sub-
25	paragraph:

1	"(B) Application of requirements.—
2	In carrying out subparagraph (A)—
3	"(i) in determining cost-effectiveness,
4	the Secretary shall measure against family
5	coverage costs to the extent that a State
6	has expanded coverage to parents pursuant
7	to section 2111;
8	"(ii) subject to clause (iii), the State
9	shall provide satisfactory assurances that
10	the minimum benefits and cost-sharing
11	protections established under this title are
12	provided, either through the coverage
13	under subparagraph (A) or as a supple-
14	ment to such coverage; and
15	"(iii) coverage under such subpara-
16	graph shall not be considered to violate
17	clause (ii) because it does not comply with
18	requirements relating to reviews of health
19	service decisions if the enrollee involved is
20	provided the option of being provided bene-
21	fits directly under this title.".
22	(c) Effective Date.—The amendments made by
23	this section apply as of January 1, 2005, whether or not
24	regulations implementing such amendments have been
25	issued.

1	SEC. 230. INCREASED FEDERAL REIMBURSEMENT FOR
2	LANGUAGE SERVICES UNDER THE MEDICAID
3	PROGRAM AND TITLE XXI.
4	(a) Medicaid.—Section 1903(a)(3) of the Social Se-
5	curity Act (42 U.S.C. 1396b(a)(3)) is amended—
6	(1) in subparagraph (D), by striking "plus" at
7	the end and inserting "and"; and
8	(2) by adding at the end the following:
9	"(E) 90 percent of the sums expended with
10	respect to costs incurred during such quarter as
11	are attributable to the provision of language
12	services, including oral interpretation, trans-
13	lations of written materials, and other language
14	services, for individuals with limited English
15	proficiency who apply for, or receive, medical
16	assistance under the State plan; plus".
17	(b) SCHIP.—Section 2105(a)(1) of the Social Secu-
18	rity Act (42 U.S.C.1397ee(a)) is amended—
19	(1) in the matter preceding subparagraph (A),
20	by inserting "or, in the case of expenditures de-
21	scribed in subparagraph (D)(iv), 90 percent" after
22	"enhanced FMAP"; and
23	(2) in subparagraph (D)—
24	(A) in clause (iii), by striking "and" at the
25	end;

1	(B) be redesignating clause (iv) as clause
2	(v); and
3	(C) by inserting after clause (iii) the fol-
4	lowing:
5	"(iv) for expenditures attributable to
6	the provision of language services, includ-
7	ing oral interpretation, translations of
8	written materials, and other language serv-
9	ices, for individuals with limited English
10	proficiency who apply for, or receive, child
11	health assistance under the plan; and".
12	(c) Effective Date.—The amendments made by
13	this section take effect on January 1, 2005.
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14	TITLE III—NATIONAL CENTER
14 15	· ,
	TITLE III—NATIONAL CENTER
15	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED
15 16 17	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES
15 16 17 18	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER.
15 16 17	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER. Part E of title IV of the Public Health Service Act
15 16 17 18 19	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER. Part E of title IV of the Public Health Service Act (42 U.S.C. 287 et seq.) is amended by adding at the end
115 116 117 118 119 220	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER. Part E of title IV of the Public Health Service Act (42 U.S.C. 287 et seq.) is amended by adding at the end the following subpart:
115 116 117 118 119 220 221	TITLE III—NATIONAL CENTER FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER. Part E of title IV of the Public Health Service Act (42 U.S.C. 287 et seq.) is amended by adding at the end the following subpart: "Subpart 7—National Center for Evidence-Based"
15 16 17 18 19 20 21	FOR EVIDENCE-BASED HEALTHCARE PRACTICES SEC. 301. ESTABLISHMENT OF CENTER. Part E of title IV of the Public Health Service Act (42 U.S.C. 287 et seq.) is amended by adding at the end the following subpart: "Subpart 7—National Center for Evidence-Based Healthcare Practices

- 1 this subpart referred to as the 'Center') is the establish-
- 2 ment of national standards for healthcare practices that
- 3 are based on scientific evidence developed through the con-
- 4 duct of research and the collection of data (in this subpart
- 5 referred to as 'evidence-based practices').
- 6 "(b) Certain Duties.— With respect to evidence-
- 7 based practices established under subsection (a), the Di-
- 8 rector of the Center—
- 9 "(1) shall disseminate the practices and provide
- general information on the practices to the public
- and health professionals;
- 12 "(2) may conduct and support programs for
- training health professionals with respect to the
- 14 practices; and
- 15 "(3) may provide to healthcare entities tech-
- 16 nical assistance regarding the practices.
- 17 "(c) Authorization of Appropriations.—For the
- 18 purpose of carrying out this section, there are authorized
- 19 to be appropriated such sums as may be necessary for
- 20~ each of the fiscal years $2005~{\rm through}~2009."$

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