

110TH CONGRESS
1ST SESSION

S. 1739

To amend section 35 of the Internal Revenue Code of 1986 to improve the health coverage tax credit, and for other purposes.

IN THE SENATE OF THE UNITED STATES

JUNE 28, 2007

Mr. ROCKEFELLER (for himself and Mr. BROWN) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

To amend section 35 of the Internal Revenue Code of 1986 to improve the health coverage tax credit, 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 “TAA Health Coverage Improvement Act of 2007”.

6 (b) TABLE OF CONTENTS.—The table of contents for
7 this Act is as follows:

Sec. 1. Short title; table of contents.

Sec. 2. Improvement of the affordability of the credit.

Sec. 3. 100 percent credit and payment for monthly premiums paid prior to certification of eligibility for the credit.

Sec. 4. Eligibility for certain pension plan participants; presumptive eligibility.

- Sec. 5. Clarification of 3-month creditable coverage requirement.
 Sec. 6. TAA pre-certification period rule for purposes of determining whether there is a 63-day lapse in creditable coverage.
 Sec. 7. Continued qualification of family members after certain events.
 Sec. 8. Offering of Federal group coverage.
 Sec. 9. Additional requirements for individual health insurance costs.
 Sec. 10. Alignment of COBRA coverage with TAA period for TAA-eligible individuals.
 Sec. 11. Notice requirements.
 Sec. 12. Annual report on enhanced TAA benefits.
 Sec. 13. Extension of national emergency grants.

1 **SEC. 2. IMPROVEMENT OF THE AFFORDABILITY OF THE**
 2 **CREDIT.**

3 (a) IMPROVEMENT OF AFFORDABILITY.—

4 (1) IN GENERAL.—Section 35(a) of the Internal
 5 Revenue Code of 1986 (relating to credit for health
 6 insurance costs of eligible individuals) is amended by
 7 striking “65” and inserting “95”.

8 (2) CONFORMING AMENDMENT.—Section
 9 7527(b) of such Code (relating to advance payment
 10 of credit for health insurance costs of eligible indi-
 11 viduals) is amended by striking “65” and inserting
 12 “95”.

13 (b) EFFECTIVE DATE.—The amendments made by
 14 this section apply to taxable years beginning after Decem-
 15 ber 31, 2007.

1 **SEC. 3. 100 PERCENT CREDIT AND PAYMENT FOR MONTHLY**
 2 **PREMIUMS PAID PRIOR TO CERTIFICATION**
 3 **OF ELIGIBILITY FOR THE CREDIT.**

4 (a) IN GENERAL.—Subsection (a) of section 35 of the
 5 Internal Revenue Code of 1986, as amended by section
 6 2(a)(1), is amended—

7 (1) by striking the subsection heading and all
 8 that follows through “In case” and inserting
 9 “AMOUNT OF CREDIT.—

10 “(1) IN GENERAL.—In case”; and

11 (2) by adding at the end the following new
 12 paragraph:

13 “(2) 100 PERCENT CREDIT FOR MONTHS PRIOR
 14 TO ISSUANCE OF ELIGIBILITY CERTIFICATE.—The
 15 amount allowed as a credit against the tax imposed
 16 by subtitle A shall be equal to 100 percent in the
 17 case of the taxpayer’s first eligible coverage months
 18 occurring prior to the issuance of a qualified health
 19 insurance costs credit eligibility certificate.”.

20 (b) PAYMENT FOR PREMIUMS DUE PRIOR TO CER-
 21 TIFICATION OF ELIGIBILITY FOR THE CREDIT.—Section
 22 7527 of the Internal Revenue Code of 1986 (relating to
 23 advance payment of credit for health insurance costs of
 24 eligible individuals) is amended by adding at the end the
 25 following new subsection:

1 “(e) PAYMENT FOR PREMIUMS DUE PRIOR TO
2 ISSUANCE OF CERTIFICATE.—The program established
3 under subsection (a) shall provide—

4 “(1) that the Secretary shall make payments on
5 behalf of a certified individual of an amount equal
6 to 100 percent of the premiums for coverage of the
7 taxpayer and qualifying family members under quali-
8 fied health insurance for eligible coverage months
9 (as defined in section 35(b)) occurring prior to the
10 issuance of a qualified health insurance costs credit
11 eligibility certificate; and

12 “(2) that any payments made under paragraph
13 (1) shall not be included in the gross income of the
14 taxpayer on whose behalf such payments were
15 made.”.

16 (c) EFFECTIVE DATE.—The amendments made by
17 this section shall apply to months beginning after the date
18 of the enactment of this Act in taxable years ending after
19 such date.

20 **SEC. 4. ELIGIBILITY FOR CERTAIN PENSION PLAN RECIPI-**
21 **ENTS; PRESUMPTIVE ELIGIBILITY.**

22 (a) ELIGIBILITY FOR CERTAIN PENSION PLAN RE-
23 CIPIENTS.—Subsection (c) of section 35 of the Internal
24 Revenue Code of 1986 is amended—

25 (1) in paragraph (1)—

1 (A) in subparagraph (B), by striking
2 “and” at the end;

3 (B) in subparagraph (C), by striking the
4 period and inserting “, and”; and

5 (C) by adding at the end the following:

6 “(D) an eligible multiemployer pension
7 participant.”; and

8 (2) by adding at the end the following new
9 paragraph:

10 “(5) ELIGIBLE MULTIEMPLOYER PENSION RE-
11 CIPIENT.—The term ‘eligible multiemployer pension
12 recipient’ means, with respect to any month, any in-
13 dividual—

14 “(A) who has attained age 55 as of the
15 first day of such month,

16 “(B) who is receiving a benefit from a
17 multiemployer plan (as defined in section
18 3(37)(A) of the Employee Retirement Income
19 Security Act of 1974), and

20 “(C) whose former employer has with-
21 drawn from such multiemployer plan pursuant
22 to section 4203(a) of such Act.”.

23 (b) PRESUMPTIVE ELIGIBILITY FOR PETITIONERS
24 FOR TRADE ADJUSTMENT ASSISTANCE.—Subsection (c)
25 of section 35 of the Internal Revenue Code of 1986, as

1 amended by subsection (a), is amended by adding at the
2 end the following new paragraph:

3 “(6) PRESUMPTIVE STATUS AS A TAA RECIPI-
4 ENT.—The term ‘eligible individual’ shall include
5 any individual who is covered by a petition filed with
6 the Secretary of Labor under section 221 of the
7 Trade Act of 1974. This paragraph shall apply to
8 any individual only with respect to months which—

9 “(A) end after the date that such petition
10 is so filed, and

11 “(B) begin before the earlier of—

12 “(i) the 90th day after the date of fil-
13 ing of such petition, or

14 “(ii) the date on which the Secretary
15 of Labor makes a final determination with
16 respect to such petition.”.

17 (c) CONFORMING AMENDMENTS.—

18 (1) Paragraph (1) of section 7527(d) of such
19 Code is amended by striking “or an eligible alter-
20 native TAA recipient (as defined in section
21 35(c)(3))” and inserting “, an eligible alternative
22 TAA recipient (as defined in section 35(c)(3)), an el-
23 igible multiemployer pension recipient (as defined in
24 section 35(c)(5), or an individual who is an eligible
25 individual by reason of section 35(c)(6))”.

1 (2) Section 173(f)(4) of the Workforce Invest-
 2 ment Act of 1998 (29 U.S.C. 2918(f)(4)) is amend-
 3 ed—

4 (A) in subparagraph (B), by striking
 5 “and” at the end;

6 (B) in subparagraph (C), by striking the
 7 period and inserting a comma; and

8 (C) by inserting after subparagraph (C),
 9 the following new subparagraphs:

10 “(D) an eligible multiemployer pension re-
 11 cipient (as defined in section 35(c)(5) of the In-
 12 ternal Revenue Code of 1986), and

13 “(E) an individual who is an eligible indi-
 14 vidual by reason of section 35(c)(6) of the In-
 15 ternal Revenue Code of 1986.”.

16 (d) TECHNICAL AMENDMENT CLARIFYING ELIGI-
 17 BILITY OF CERTAIN DISPLACED WORKERS RECEIVING A
 18 BENEFIT UNDER A DEFINED BENEFIT PENSION
 19 PLAN.—The first sentence of section 35(c)(2) of the Inter-
 20 nal Revenue Code of 1986 is amended by inserting before
 21 the period the following: “, and shall include any such in-
 22 dividual who would be eligible to receive such an allowance
 23 but for the fact that the individual is receiving a benefit
 24 under a defined benefit plan (as defined in section 3(35)

1 of the Employee Retirement Income Security Act of
2 1974).”.

3 (e) EFFECTIVE DATE.—The amendments made by
4 this section shall apply to months beginning after the date
5 of the enactment of this Act in taxable years ending after
6 such date.

7 **SEC. 5. CLARIFICATION OF 3-MONTH CREDITABLE COV-**
8 **ERAGE REQUIREMENT.**

9 (a) IN GENERAL.—Clause (i) of section 35(e)(2)(B)
10 of the Internal Revenue Code of 1986 (defining qualifying
11 individual) is amended by inserting “(prior to the employ-
12 ment separation necessary to attain the status of an eligi-
13 ble individual)” after “9801(c)”.

14 (b) CONFORMING AMENDMENT.—Section
15 173(f)(2)(B)(ii)(I) of the Workforce Investment Act of
16 1998 (29 U.S.C. 2918(f)(2)(B)(ii)(I)) is amended by in-
17 serting “(prior to the employment separation necessary to
18 attain the status of an eligible individual)” after “1986”.

19 (c) EFFECTIVE DATE.—The amendments made by
20 this section shall apply to months beginning after the date
21 of the enactment of this Act in taxable years ending after
22 such date.

1 **SEC. 6. TAA PRE-CERTIFICATION PERIOD RULE FOR PUR-**
2 **POSES OF DETERMINING WHETHER THERE IS**
3 **A 63-DAY LAPSE IN CREDITABLE COVERAGE.**

4 (a) ERISA AMENDMENT.—Section 701(c)(2) of the
5 Employee Retirement Income Security Act of 1974 (29
6 U.S.C. 1181(c)(2)) is amended by adding at the end the
7 following new subparagraph:

8 “(C) TAA-ELIGIBLE INDIVIDUALS.—

9 “(i) TAA PRE-CERTIFICATION PERIOD
10 RULE.—In the case of a TAA-eligible indi-
11 vidual, the period beginning on the date
12 the individual has a TAA-related loss of
13 coverage and ending on the date that is 5
14 days after the postmark date of the notice
15 by the Secretary (or by any person or enti-
16 ty designated by the Secretary) that the
17 individual is eligible for a qualified health
18 insurance costs credit eligibility certificate
19 for purposes of section 7527 of the Inter-
20 nal Revenue Code of 1986 shall not be
21 taken into account in determining the con-
22 tinuous period under subparagraph (A).

23 “(ii) DEFINITIONS.—The terms ‘TAA-
24 eligible individual’, and ‘TAA-related loss
25 of coverage’ have the meanings given such
26 terms in section 605(b)(4)(C).”.

1 (b) PHSA AMENDMENT.—Section 2701(c)(2) of the
2 Public Health Service Act (42 U.S.C. 300gg(c)(2)) is
3 amended by adding at the end the following new subpara-
4 graph:

5 “(C) TAA-ELIGIBLE INDIVIDUALS.—

6 “(i) TAA PRE-CERTIFICATION PERIOD
7 RULE.—In the case of a TAA-eligible indi-
8 vidual, the period beginning on the date
9 the individual has a TAA-related loss of
10 coverage and ending on the date that is 5
11 days after the postmark date of the notice
12 by the Secretary (or by any person or enti-
13 ty designated by the Secretary) that the
14 individual is eligible for a qualified health
15 insurance costs credit eligibility certificate
16 for purposes of section 7527 of the Inter-
17 nal Revenue Code of 1986 shall not be
18 taken into account in determining the con-
19 tinuous period under subparagraph (A).

20 “(ii) DEFINITIONS.—The terms ‘TAA-
21 eligible individual’, and ‘TAA-related loss
22 of coverage’ have the meanings given such
23 terms in section 2205(b)(4)(C).”.

24 (c) IRC AMENDMENT.—Section 9801(c)(2) of the In-
25 ternal Revenue Code of 1986 (relating to not counting pe-

1 riods before significant breaks in creditable coverage) is
 2 amended by adding at the end the following new subpara-
 3 graph:

4 “(D) TAA-ELIGIBLE INDIVIDUALS.—

5 “(i) TAA PRE-CERTIFICATION PERIOD
 6 RULE.—In the case of a TAA-eligible indi-
 7 vidual, the period beginning on the date
 8 the individual has a TAA-related loss of
 9 coverage and ending on the date which is
 10 5 days after the postmark date of the no-
 11 tice by the Secretary (or by any person or
 12 entity designated by the Secretary) that
 13 the individual is eligible for a qualified
 14 health insurance costs credit eligibility cer-
 15 tificate for purposes of section 7527 shall
 16 not be taken into account in determining
 17 the continuous period under subparagraph
 18 (A).

19 “(ii) DEFINITIONS.—The terms ‘TAA-
 20 eligible individual’, and ‘TAA-related loss
 21 of coverage’ have the meanings given such
 22 terms in section 4980B(f)(5)(C)(iv).”.

23 (d) EFFECTIVE DATE.—The amendments made by
 24 this section shall apply to months beginning after the date

1 of the enactment of this Act in taxable years ending after
2 such date.

3 **SEC. 7. CONTINUED QUALIFICATION OF FAMILY MEMBERS**

4 **AFTER CERTAIN EVENTS.**

5 (a) IN GENERAL.—Subsection (g) of section 35 of the
6 Internal Revenue Code of 1986 is amended by redesignig-
7 nating paragraph (9) as paragraph (10) and inserting
8 after paragraph (8) the following new paragraph:

9 “(9) CONTINUED QUALIFICATION OF FAMILY
10 MEMBERS AFTER CERTAIN EVENTS.—

11 “(A) ELIGIBLE INDIVIDUAL BECOMES
12 MEDICARE ELIGIBLE.—In the case of a month
13 which would be an eligible coverage month with
14 respect to an eligible individual but for sub-
15 section (f)(2)(A), such month shall be treated
16 as an eligible coverage month with respect to
17 any qualifying family member of such eligible
18 individual (but not with respect to such eligible
19 individual).

20 “(B) DIVORCE.—In the case of a month
21 which would be an eligible coverage month with
22 respect to a former spouse of a taxpayer but for
23 the finalization of a divorce between the spouse
24 and the taxpayer that occurs during the period
25 in which the taxpayer is an eligible individual,

1 such month shall be treated as an eligible cov-
2 erage month with respect to such former
3 spouse.

4 “(C) DEATH.—In the case of a month
5 which would be an eligible coverage month with
6 respect to an eligible individual but for the
7 death of such individual, such month shall be
8 treated as an eligible coverage month with re-
9 spect to any qualifying family of such eligible
10 individual.”

11 (b) CONFORMING AMENDMENT.—Section 173(f) of
12 the Workforce Investment Act of 1998 (29 U.S.C.
13 2918(f)) is amended by adding at the end the following:

14 “(8) CONTINUED QUALIFICATION OF FAMILY
15 MEMBERS AFTER CERTAIN EVENTS.—

16 “(A) ELIGIBLE INDIVIDUAL BECOMES
17 MEDICARE ELIGIBLE.—In the case of a month
18 which would be an eligible coverage month with
19 respect to an eligible individual but for sub-
20 section (f)(2)(A), such month shall be treated
21 as an eligible coverage month with respect to
22 any qualifying family member of such eligible
23 individual (but not with respect to such eligible
24 individual).

1 “(B) DIVORCE.—In the case of a month
2 which would be an eligible coverage month with
3 respect to a former spouse of a taxpayer but for
4 the finalization of a divorce between the spouse
5 and the taxpayer that occurs during the period
6 in which the taxpayer is an eligible individual,
7 such month shall be treated as an eligible cov-
8 erage month with respect to such former
9 spouse.

10 “(C) DEATH.—In the case of a month
11 which would be an eligible coverage month with
12 respect to an eligible individual but for the
13 death of such individual, such month shall be
14 treated as an eligible coverage month with re-
15 spect to any qualifying family of such eligible
16 individual.”.

17 (c) EFFECTIVE DATE.—The amendments made by
18 this section shall apply to months beginning after the date
19 of the enactment of this Act in taxable years ending after
20 such date.

21 **SEC. 8. OFFERING OF FEDERAL GROUP COVERAGE.**

22 (a) PROVISION OF GROUP COVERAGE.—

23 (1) IN GENERAL.—The Director of the Office of
24 Personnel Management jointly with the Secretary of
25 the Treasury shall establish a program under which

1 eligible individuals (as defined in section 35(c) of the
2 Internal Revenue Code of 1986) are offered enroll-
3 ment under health benefit plans that are made avail-
4 able under FEHBP.

5 (2) TERMS AND CONDITIONS.—The terms and
6 conditions of health benefits plans offered under
7 paragraph (1) shall be the same as the terms and
8 coverage offered under FEHBP, except that the per-
9 centage of the premium charged to eligible individ-
10 uals (as so defined) for such health benefit plans
11 shall be equal to 5 percent.

12 (3) STUDY.—The Director of the Office of Per-
13 sonnel Management jointly with the Secretary of the
14 Treasury shall conduct a study of the impact of the
15 offering of health benefit plans under this subsection
16 on the terms and conditions, including premiums,
17 for health benefit plans offered under FEHBP and
18 shall submit to Congress, not later than 2 years
19 after the date of the enactment of this Act, a report
20 on such study. Such report may contain such rec-
21 ommendations regarding the establishment of sepa-
22 rate risk pools for individuals covered under
23 FEHBP and eligible individuals covered under
24 health benefit plans offered under paragraph (1) as
25 may be appropriate to protect the interests of indi-

1 viduals covered under FEHBP and alleviate any ad-
2 verse impact on FEHBP that may result from the
3 offering of such health benefit plans.

4 (4) FEHBP DEFINED.—In this section, the
5 term “FEHBP” means the Federal Employees
6 Health Benefits Program offered under chapter 89
7 of title 5, United States Code.

8 (b) CONFORMING AMENDMENTS.—

9 (1) Paragraph (1) of section 35(e) of the Inter-
10 nal Revenue Code of 1986 is amended by adding at
11 the end the following new subparagraph:

12 “(K) Coverage under a health benefits plan
13 offered under section 8(a)(1) of the TAA
14 Health Coverage Improvement Act of 2007.”.

15 (2) Section 173(f)(2)(A) of the Workforce In-
16 vestment Act of 1998 (29 U.S.C. 2918(f)(2)(A)) is
17 amended by adding at the end the following new
18 clause:

19 “(xi) Coverage under a health benefits
20 plan offered under section 8(a)(1) of the
21 TAA Health Coverage Improvement Act of
22 2007.”.

1 **SEC. 9. ADDITIONAL REQUIREMENTS FOR INDIVIDUAL**
2 **HEALTH INSURANCE COSTS.**

3 (a) **IN GENERAL.**—Subparagraph (A) of section
4 35(e)(2) of such Code is amended by striking “subpara-
5 graphs (B) through (H) of paragraph (1)” and inserting
6 “paragraph (1) (other than subparagraphs (A), (I), and
7 (K) thereof)”.

8 (b) **RATING SYSTEM REQUIREMENT.**—Subparagraph
9 (J) of section 35(e)(1) of such Code is amended by adding
10 at the end the following: “For purposes of this subpara-
11 graph and clauses (ii), (iii), and (iv) of subparagraph (F),
12 such term does not include any insurance unless the pre-
13 miums for such insurance are restricted based on a com-
14 munity rating system (determined other than on the basis
15 of age).”.

16 (c) **CLARIFICATION OF CONGRESSIONAL INTENT TO**
17 **LIMIT USE OF INDIVIDUAL HEALTH INSURANCE COV-**
18 **ERAGE OPTION.**—Section 35(e)(1)(J) (relating to quali-
19 fied health insurance) is amended in the matter preceding
20 clause (i), by inserting “, but only” after “under individual
21 health insurance”.

22 (d) **CONFORMING AMENDMENTS.**—Section 173(f)(2)
23 of the Workforce Investment Act of 1998 (29 U.S.C.
24 2918(f)(2)) is amended—

25 (1) in subparagraph (A)(x), by adding at the
26 end the following: “Such term does not include any

1 insurance unless the premiums for such insurance
 2 are restricted based on a community rating system
 3 (determined other than on the basis of age).”; and

4 (2) in subparagraph (B)—

5 (A) in the matter preceding subclause (I),
 6 by inserting “, but only” after “under indi-
 7 vidual health insurance”; and

8 (B) in clause (i), by striking “clauses (ii)
 9 through (viii) of subparagraph (A)” and insert-
 10 ing “subparagraph (A) (other than clauses (i),
 11 (x), and (xi) thereof”).

12 **SEC. 10. ALIGNMENT OF COBRA COVERAGE WITH TAA PE-**
 13 **RIOD FOR TAA-ELIGIBLE INDIVIDUALS.**

14 (a) ERISA.—Section 605(b) of the Employee Retire-
 15 ment Income Security Act of 1974 (29 U.S.C. 1165(b))
 16 is amended—

17 (1) in the subsection heading, by inserting
 18 “AND COVERAGE” after “ELECTION”; and

19 (2) in paragraph (2)—

20 (A) in the paragraph heading, by inserting
 21 “AND PERIOD” after “COMMENCEMENT”;

22 (B) by striking “and shall” and inserting
 23 “, shall”; and

24 (C) by inserting “, and in no event shall
 25 the maximum period required under section

1 602(2)(A) be less than the period during which
2 the individual is a TAA-eligible individual” be-
3 fore the period at the end.

4 (b) INTERNAL REVENUE CODE OF 1986.—Section
5 4980B(f)(5)(C) of the Internal Revenue Code of 1986 is
6 amended—

7 (1) in the subparagraph heading, by inserting
8 “AND COVERAGE” after “ELECTION”; and

9 (2) in clause (ii)—

10 (A) in the clause heading, by inserting
11 “AND PERIOD” after “COMMENCEMENT”;

12 (B) by striking “and shall” and inserting
13 “, shall”; and

14 (C) by inserting “, and in no event shall
15 the maximum period required under paragraph
16 (2)(B)(i) be less than the period during which
17 the individual is a TAA-eligible individual” be-
18 fore the period at the end.

19 (c) PUBLIC HEALTH SERVICE ACT.—Section
20 2205(b) of the Public Health Service Act (42 U.S.C.
21 300bb–5(b)) is amended—

22 (1) in the subsection heading, by inserting
23 “AND COVERAGE” after “ELECTION”; and

24 (2) in paragraph (2)—

1 (A) in the paragraph heading, by inserting
2 “AND PERIOD” after “COMMENCEMENT”;

3 (B) by striking “and shall” and inserting
4 “, shall”; and

5 (C) by inserting “, and in no event shall
6 the maximum period required under section
7 2202(2)(A) be less than the period during
8 which the individual is a TAA-eligible indi-
9 vidual” before the period at the end.

10 **SEC. 11. NOTICE REQUIREMENTS.**

11 Section 7527 of the Internal Revenue Code of 1986
12 (relating to advance payment of credit for health insur-
13 ance costs of eligible individuals), as amended by section
14 3(b), is amended by adding at the end the following new
15 subsection:

16 “(f) INCLUSION OF CERTAIN INFORMATION.—The
17 notice by the Secretary (or by any person or entity des-
18 ignated by the Secretary) that an individual is eligible for
19 a qualified health insurance costs credit eligibility certifi-
20 cate shall include—

21 “(1) information explaining how the program
22 established under subsection (a) works with the
23 credit established under section 35,

24 “(2) the name, address, and telephone number
25 of the State office or offices responsible for deter-

1 mining that the individual is eligible for such certifi-
2 cate and for providing the individual with assistance
3 with enrollment in qualified health insurance (as de-
4 fined in section 35(e)),

5 “(3) a list of the coverage options that are
6 treated as qualified health insurance (as so defined)
7 by the State in which the individual resides, and

8 “(4) in the case of a TAA-eligible individual (as
9 defined in section 4980B(f)(5)(C)(iv)(II)), a state-
10 ment informing the individual that the individual
11 has 63 days from the date that is 5 days after the
12 postmark date of such notice to enroll in such insur-
13 ance without a lapse in creditable coverage (as de-
14 fined in section 9801(c)).”.

15 **SEC. 12. ANNUAL REPORT ON ENHANCED TAA BENEFITS.**

16 Not later than October 1 of each year (beginning in
17 2008) the Secretary of the Treasury, after consultation
18 with the Secretary of Labor, shall report to the Committee
19 on Finance and the Committee on Health, Education,
20 Labor, and Pensions of the Senate and the Committee on
21 Ways and Means and the Committee on Education and
22 the Workforce of the House of Representatives the fol-
23 lowing information with respect to the most recent taxable
24 year ending before such date:

1 (1) The total number of participants utilizing
2 the health insurance tax credit under section 35 of
3 the Internal Revenue Code of 1986, including a
4 measurement of such participants identified—

5 (A) by State, and

6 (B) by coverage under COBRA continu-
7 ation provisions (as defined in section
8 9832(d)(1) of such Code) and by non-COBRA
9 coverage (further identified by group and indi-
10 vidual market).

11 (2) The range of monthly health insurance pre-
12 miums offered and the average and median monthly
13 health insurance premiums offered to TAA-eligible
14 individuals (as defined in section
15 4980B(f)(5)(C)(iv)(II) of such Code) under COBRA
16 continuation provisions (as defined in section
17 9832(d)(1) of such Code), State-based continuation
18 coverage provided under a State law that requires
19 such coverage, and each category of coverage de-
20 scribed in section 35(e)(1) of such Code, identified
21 by State and by the actuarial value of such coverage
22 and the specific benefits provided and cost-sharing
23 imposed under such coverage.

24 (3) The number of States applying for and re-
25 ceiving national emergency grants under section

1 173(f) of the Workforce Investment Act of 1998 (29
2 U.S.C. 2918(f)) and the time necessary for applica-
3 tion approval of such grants.

4 (4) The cost of administering the health credit
5 program under section 35 of such Code, by function,
6 including the cost of subcontractors.

7 **SEC. 13. EXTENSION OF NATIONAL EMERGENCY GRANTS.**

8 (a) IN GENERAL.—Section 173(f) of the Workforce
9 Investment Act of 1998 (29 U.S.C. 2918(f)) is amended—

10 (1) by striking paragraph (1) and inserting the
11 following new paragraph:

12 “(1) USE OF FUNDS.—

13 “(A) HEALTH INSURANCE COVERAGE FOR
14 ELIGIBLE INDIVIDUALS IN ORDER TO OBTAIN
15 QUALIFIED HEALTH INSURANCE THAT HAS
16 GUARANTEED ISSUE AND OTHER CONSUMER
17 PROTECTIONS.—Funds made available to a
18 State or entity under paragraph (4)(A) of sub-
19 section (a) shall be used to provide an eligible
20 individual described in paragraph (4)(C) and
21 such individual’s qualifying family members
22 with health insurance coverage for the 3-month
23 period that immediately precedes the first eligi-
24 ble coverage month (as defined in section 35(b)
25 of the Internal Revenue Code of 1986) in which

1 such eligible individual and such individual's
2 qualifying family members are covered by quali-
3 fied health insurance that meets the require-
4 ments described in clauses (i) through (iv) of
5 section 35(e)(2)(A) of the Internal Revenue
6 Code of 1986 (or such longer minimum period
7 as is necessary in order for such eligible indi-
8 vidual and such individual's qualifying family
9 members to be covered by qualified health in-
10 surance that meets such requirements).

11 “(B) ADDITIONAL USES.—Funds made
12 available to a State or entity under paragraph
13 (4)(A) of subsection (a) may be used by the
14 State or entity for the following:

15 “(i) HEALTH INSURANCE COV-
16 ERAGE.—To assist an eligible individual
17 and such individual's qualifying family
18 members with enrolling in health insurance
19 coverage and qualified health insurance or
20 paying premiums for such coverage or in-
21 surance.

22 “(ii) ADMINISTRATIVE EXPENSES AND
23 START-UP EXPENSES TO ESTABLISH
24 GROUP HEALTH PLAN COVERAGE OPTIONS
25 FOR QUALIFIED HEALTH INSURANCE.—To

1 pay the administrative expenses related to
2 the enrollment of eligible individuals and
3 such individuals' qualifying family mem-
4 bers in health insurance coverage and
5 qualified health insurance, including—

6 “(I) eligibility verification activi-
7 ties;

8 “(II) the notification of eligible
9 individuals of available health insur-
10 ance and qualified health insurance
11 options;

12 “(III) processing qualified health
13 insurance costs credit eligibility cer-
14 tificates provided for under section
15 7527 of the Internal Revenue Code of
16 1986;

17 “(IV) providing assistance to eli-
18 gible individuals in enrolling in health
19 insurance coverage and qualified
20 health insurance;

21 “(V) the development or installa-
22 tion of necessary data management
23 systems; and

24 “(VI) any other expenses deter-
25 mined appropriate by the Secretary,

1 including start-up costs and on going
2 administrative expenses, in order for
3 the State to treat the coverage de-
4 scribed in subparagraph (C), (D), (E),
5 or (F)(i) of section 35(e)(1) of the In-
6 ternal Revenue Code of 1986, or, only
7 if the coverage is under a group
8 health plan, the coverage described in
9 subparagraph (F)(ii), (F)(iii), (F)(iv),
10 (G), or (H) of such section, as quali-
11 fied health insurance under that sec-
12 tion.

13 “(iii) OUTREACH.—To pay for out-
14 reach to eligible individuals to inform such
15 individuals of available health insurance
16 and qualified health insurance options, in-
17 cluding outreach consisting of notice to eli-
18 gible individuals of such options made
19 available after the date of enactment of
20 this clause and direct assistance to help
21 potentially eligible individuals and such in-
22 dividual’s qualifying family members qual-
23 ify and remain eligible for the credit estab-
24 lished under section 35 of the Internal
25 Revenue Code of 1986 and advance pay-

1 ment of such credit under section 7527 of
2 such Code.

3 “(iv) BRIDGE FUNDING.—To assist
4 potentially eligible individuals purchase
5 qualified health insurance coverage prior to
6 issuance of a qualified health insurance
7 costs credit eligibility certificate under sec-
8 tion 7527 of the Internal Revenue Code of
9 1986 and commencement of advance pay-
10 ment, and receipt of expedited payment,
11 under subsections (a) and (e), respectively,
12 of that section.

13 “(C) RULE OF CONSTRUCTION.—The in-
14 clusion of a permitted use under this paragraph
15 shall not be construed as prohibiting a similar
16 use of funds permitted under subsection (g).”;
17 and

18 (2) by striking paragraph (2) and inserting the
19 following new paragraph:

20 “(2) QUALIFIED HEALTH INSURANCE.—For
21 purposes of this subsection and subsection (g), the
22 term ‘qualified health insurance’ has the meaning
23 given that term in section 35(e) of the Internal Rev-
24 enue Code of 1986.”.

1 (b) FUNDING.—Section 174(c)(1) of the Workforce
2 Investment Act of 1998 (29 U.S.C. 2919(c)(1)) is amend-
3 ed—

4 (1) in the paragraph heading, by striking “AU-
5 THORIZATION AND APPROPRIATION FOR FISCAL
6 YEAR 2002” and inserting “APPROPRIATIONS”; and

7 (2) by striking subparagraph (A) and inserting
8 the following new subparagraph:

9 “(A) to carry out subsection (a)(4)(A) of
10 section 173—

11 “(i) \$10,000,000 for fiscal year 2002;

12 and

13 “(ii) \$300,000,000 for the period of
14 fiscal years 2008 through 2010; and”.

15 (c) REPORT REGARDING FAILURE TO COMPLY WITH
16 REQUIREMENTS FOR EXPEDITED APPROVAL PROCE-
17 DURES.—Section 173(f) of the Workforce Investment Act
18 of 1998 (29 U.S.C. 2918(f)) is amended by adding at the
19 end the following new paragraph:

20 “(8) REPORT FOR FAILURE TO COMPLY WITH
21 REQUIREMENTS FOR EXPEDITED APPROVAL PROCE-
22 DURES.—If the Secretary fails to make the notifica-
23 tion required under clause (i) of paragraph (3)(A)
24 within the 15-day period required under that clause,
25 or fails to provide the technical assistance required

1 under clause (ii) of such paragraph within a timely
2 manner so that a State or entity may submit an ap-
3 proved application within 2 months of the date on
4 which the State or entity's previous application was
5 disapproved, the Secretary shall submit a report to
6 Congress explaining such failure.”.

7 (d) TECHNICAL AMENDMENT.—Effective as if in-
8 cluded in the enactment of the Trade Act of 2002 (Public
9 Law 107–210; 116 Stat. 933), subsection (f) of section
10 203 of that Act is repealed.

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