S. 1098

To amend the Internal Revenue Code of 1986 to improve access to health care through expanded health savings accounts, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 26, 2011

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

A BILL

To amend the Internal Revenue Code of 1986 to improve access to health care through expanded health savings accounts, 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, ETC.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Family and Retirement Health Investment Act of 2011".
- 6 (b) Amendment of 1986 Code.—Except as other-
- 7 wise expressly provided, whenever in this Act an amend-
- 8 ment or repeal is expressed in terms of an amendment
- 9 to, or repeal of, a section or other provision, the reference

- 1 shall be considered to be made to a section or other provi-
- 2 sion of the Internal Revenue Code of 1986.
- 3 (c) Table of Contents.—The table of contents is
- 4 as follows:
 - Sec. 1. Short title, etc.

TITLE I—PROVISIONS RELATING TO TAX-PREFERRED HEALTH ACCOUNTS

- Sec. 101. Allow both spouses to make catch-up contributions to the same HSA account
- Sec. 102. Provisions relating to Medicare.
- Sec. 103. Individuals eligible for veterans benefits for a service-connected disability.
- Sec. 104. Individuals eligible for Indian Health Service assistance.
- Sec. 105. Individuals eligible for TRICARE coverage.
- Sec. 106. Health FSA carryforwards.
- Sec. 107. FSA and HRA interaction with HSAs.
- Sec. 108. Allowance of distributions for prescription and over-the-counter medicines and drugs.
- Sec. 109. Purchase of health insurance from HSA account.
- Sec. 110. Special rule for certain medical expenses incurred before establishment of account.
- Sec. 111. Preventive care prescription drug clarification.
- Sec. 112. Equivalent bankruptey protections for health savings accounts as retirement funds.
- Sec. 113. Administrative error correction before due date of return.
- Sec. 114. Reauthorization of medicaid health opportunity accounts.

TITLE II—OTHER PROVISIONS

- Sec. 121. Certain exercise equipment and physical fitness programs treated as medical care.
- Sec. 122. Certain nutritional and dietary supplements to be treated as medical care.
- Sec. 123. Certain provider fees to be treated as medical care.
- Sec. 124. Repeal of annual limitations on deductibles for employer-sponsored plans offered in small group market.

TITLE I—PROVISIONS RELATING TO TAX-PREFERRED HEALTH 2 **ACCOUNTS** 3 4 SEC. 101. ALLOW BOTH SPOUSES TO MAKE CATCH-UP CON-5 TRIBUTIONS TO THE SAME HSA ACCOUNT. 6 (a) In General.—Paragraph (3) of section 223(b) is amended by adding at the end the following new sub-7 8 paragraph: 9 "(C) Special RULE WHERE BOTH 10 SPOUSES ARE ELIGIBLE INDIVIDUALS WITH 1 11 ACCOUNT.—If— 12 "(i) an individual and the individual's 13 spouse have both attained age 55 before 14 the close of the taxable year, and 15 "(ii) the spouse is not an account ben-16 eficiary of a health savings account as of 17 the close of such year, 18 the additional contribution amount shall be 200 19 percent of the amount otherwise determined 20 under subparagraph (B).". 21 (b) Effective Date.—The amendment made by 22 this section shall apply to taxable years beginning after

the date of the enactment of this Act.

1 SEC. 102. PROVISIONS RELATING TO MEDICARE.

- 2 (a) Individuals Over Age 65 Only Enrolled in
- 3 Medicare Part A.—Paragraph (7) of section 223(b) is
- 4 amended by adding at the end the following: "This para-
- 5 graph shall not apply to any individual during any period
- 6 for which the individual's only entitlement to such benefits
- 7 is an entitlement to hospital insurance benefits under part
- 8 A of title XVIII of such Act pursuant to an enrollment
- 9 for such hospital insurance benefits under section
- 10 226(a)(1) of such Act.".
- 11 (b) Medicare Beneficiaries Participating in
- 12 Medicare Advantage MSA May Contribute Their
- 13 Own Money to Their MSA.—Subsection (b) of section
- 14 138 is amended by striking paragraph (2) and by redesig-
- 15 nating paragraphs (3) and (4) as paragraphs (2) and (3),
- 16 respectively.
- (c) Effective Date.—The amendments made by
- 18 this section shall apply to taxable years beginning after
- 19 the date of the enactment of this Act.
- 20 SEC. 103. INDIVIDUALS ELIGIBLE FOR VETERANS BENE-
- 21 FITS FOR A SERVICE-CONNECTED DIS-
- 22 ABILITY.
- (a) In General.—Paragraph (1) of section 223(c)
- 24 is amended by adding at the end the following new sub-
- 25 paragraph:

1	"(C) Special rule for individuals eli-
2	GIBLE FOR CERTAIN VETERANS BENEFITS.—
3	For purposes of subparagraph (A)(ii), an indi-
4	vidual shall not be treated as covered under a
5	health plan described in such subparagraph
6	merely because the individual receives periodic
7	hospital care or medical services for a service-
8	connected disability under any law administered
9	by the Secretary of Veterans Affairs but only if
10	the individual is not eligible to receive such care
11	or services for any condition other than a serv-
12	ice-connected disability.".
13	(b) Effective Date.—The amendment made by
14	this section shall apply to taxable years beginning after
15	the date of the enactment of this Act.
16	SEC. 104. INDIVIDUALS ELIGIBLE FOR INDIAN HEALTH
17	SERVICE ASSISTANCE.
18	(a) In General.—Paragraph (1) of section 223(c),
19	as amended by section 103, is amended by adding at the
20	end the following new subparagraph:
21	"(D) Special rule for individuals el-
22	IGIBLE FOR ASSISTANCE UNDER INDIAN
23	HEALTH SERVICE PROGRAMS.—For purposes of
24	subparagraph (A)(ii), an individual shall not be
25	treated as covered under a health plan de-

- scribed in such subparagraph merely because
 the individual receives hospital care or medical
 services under a medical care program of the
 Indian Health Service or of a tribal organization.".
- 6 (b) EFFECTIVE DATE.—The amendment made by 7 this section shall apply to taxable years beginning after 8 the date of the enactment of this Act.

9 SEC. 105. INDIVIDUALS ELIGIBLE FOR TRICARE COVERAGE.

- 10 (a) IN GENERAL.—Paragraph (1) of section 223(c), 11 as amended by sections 103 and 104, is amended by add-12 ing at the end the following new subparagraph:
- 13 "(E) Special rule for individuals el-14 IGIBLE FOR ASSISTANCE UNDER TRICARE.—For 15 purposes of subparagraph (A)(ii), an individual 16 shall not be treated as covered under a health 17 plan described in such subparagraph merely be-18 cause the individual is eligible to receive hos-19 pital care, medical services, or prescription 20 drugs under TRICARE Extra or TRICARE 21 Standard and such individual is not enrolled in 22 TRICARE Prime.".
- 23 (b) EFFECTIVE DATE.—The amendment made by 24 this section shall apply to taxable years beginning after 25 the date of the enactment of this Act.

1 SEC. 106. HEALTH FSA CARRYFORWARDS.

2	(a) In General.—Section 125 is amended by redes-
3	ignating subsections (i) and (j) as subsections (j) and (k),
4	respectively, and by inserting after subsection (h) the fol-
5	lowing new subsection:
6	"(i) Special Rules Applicable to Health
7	FLEXIBLE SPENDING ARRANGEMENTS.—
8	"(1) In general.—For purposes of this title,
9	a plan or other arrangement shall not fail to be
10	treated as a health flexible spending or similar ar-
11	rangement solely because under the plan or arrange-
12	ment a participant is permitted access to any unused
13	balance in the participant's accounts under such
14	plan or arrangement in the manner provided under
15	paragraph (2).
16	"(2) Carryforward of unused benefits in
17	HEALTH ARRANGEMENTS.—
18	"(A) In General.—A plan or arrange-
19	ment may permit a participant in a health flexi-
20	ble spending arrangement to elect to carry for-
21	ward any aggregate unused balances in the par-
22	ticipant's accounts under such arrangement as
23	of the close of any year to the succeeding year.
24	Such carryforward shall be treated as having
25	occurred within 30 days of the close of the year.

1	"(B) DOLLAR LIMIT ON
2	CARRYFORWARDS.—
3	"(i) In General.—The amount which
4	a participant may elect to carry forward
5	under subparagraph (A) from any year
6	shall not exceed \$500. For purposes of this
7	paragraph, all plans and arrangements
8	maintained by an employer or any related
9	person shall be treated as 1 plan.
10	"(ii) Cost-of-Living adjustment.—
11	In the case of any taxable year beginning
12	in a calendar year after 2011, the \$500
13	amount under clause (i) shall be increased
14	by an amount equal to—
15	"(I) \$500, multiplied by
16	"(II) the cost-of-living adjust-
17	ment determined under section 1(f)(3)
18	for such calendar year, determined by
19	substituting '2010' for '1992' in sub-
20	paragraph (B) thereof.
21	If any dollar amount as increased under
22	this clause is not a multiple of \$100, such
23	amount shall be rounded to the next lowest
24	multiple of \$100.

1	"(C) Exclusion from gross income.—
2	No amount shall be required to be included in
3	gross income under this chapter by reason of
4	any carryforward under this paragraph.
5	"(D) COORDINATION WITH LIMITS.—The
6	maximum amount which may be contributed to
7	a health flexible spending arrangement for any
8	year to which an unused amount is carried
9	under this paragraph shall be reduced by such
10	amount.
11	"(3) Terms relating to flexible spending
12	ARRANGEMENTS.—
13	"(A) FLEXIBLE SPENDING ARRANGE-
14	MENTS.—For purposes of this subsection, a
15	flexible spending arrangement is a benefit pro-
16	gram which provides employees with coverage
17	under which specified incurred expenses may be
18	reimbursed (subject to reimbursement maxi-
19	mums and other reasonable conditions).
20	"(B) HEALTH ARRANGEMENTS.—The term
21	'health flexible spending arrangement' means
22	any flexible spending arrangement (or portion
23	thereof) which provides payments for expenses
24	incurred for medical care (as defined in section
25	213(d)).".

1	(b) Conforming Amendments.—
2	(1) The heading for section 125 of the Internal
3	Revenue Code of 1986 is amended by inserting
4	"AND HEALTH FLEXIBLE SPENDING ARRANGE-
5	MENTS" after "PLANS".
6	(2) The item relating to section 125 in the table
7	of sections for part III of subchapter B of chapter
8	1 of such Code is amended by inserting "and health
9	flexible spending arrangements" after "plans".
10	(c) Effective Date.—The amendments made by
11	this section shall take effect on the date of the enactment
12	of this Act.
13	SEC. 107. FSA AND HRA INTERACTION WITH HSAS.
14	(a) Eligible Individuals Include FSA and HRA
15	Participants.—Subparagraph (B) of section 223(c)(1)
16	is amended—
17	(1) by striking "and" at the end of clause (ii),
18	(2) by striking the period at the end of clause
19	(iii) and inserting ", and", and
20	(3) by inserting after clause (iii) the following
21	new clause:
22	"(iv) coverage under a health flexible
23	spending arrangement or a health reim-
24	bursement arrangement in the plan year a
25	qualified HSA distribution as described in

1	section 106(e) is made on behalf of the in-
2	dividual if after the qualified HSA dis-
3	tribution is made and for the remaining
4	duration of the plan year, the coverage
5	provided under the health flexible spending
6	arrangement or health reimbursement ar-
7	rangement is converted to—
8	"(I) coverage that does not pay
9	or reimburse any medical expense in-
10	curred before the minimum annual de-
11	ductible under paragraph (2)(A)(i)
12	(prorated for the period occurring
13	after the qualified HSA distribution is
14	made) is satisfied,
15	"(II) coverage that, after the
16	qualified HSA distribution is made,
17	does not pay or reimburse any med-
18	ical expense incurred after the quali-
19	fied HSA distribution is made other
20	than preventive care as defined in
21	paragraph (2)(C),
22	"(III) coverage that, after the
23	qualified HSA distribution is made,
24	pays or reimburses benefits for cov-
25	erage described in clause (ii) (but not

1	through insurance or for long-term
2	care services),
3	"(IV) coverage that, after the
4	qualified HSA distribution is made,
5	pays or reimburses benefits for per-
6	mitted insurance or coverage de-
7	scribed in clause (ii) (but not for long-
8	term care services),
9	"(V) coverage that, after the
10	qualified HSA distribution is made,
11	pays or reimburses only those medical
12	expenses incurred after an individual's
13	retirement (and no expenses incurred
14	before retirement), or
15	"(VI) coverage that, after the
16	qualified HSA distribution is made, is
17	suspended, pursuant to an election
18	made on or before the date the indi-
19	vidual elects a qualified HSA distribu-
20	tion or, if later, on the date of the in-
21	dividual enrolls in a high deductible
22	health plan, that does not pay or re-
23	imburse, at any time, any medical ex-
24	pense incurred during the suspension

1	period except as defined in the pre-
2	ceding subclauses of this clause.".
3	(b) QUALIFIED HSA DISTRIBUTION SHALL NOT AF-
4	FECT FLEXIBLE SPENDING ARRANGEMENT.—Paragraph
5	(1) of section 106(e) is amended to read as follows:
6	"(1) IN GENERAL.—A plan shall not fail to be
7	treated as a health flexible spending arrangement
8	under this section, section 105, or section 125, or as
9	a health reimbursement arrangement under this sec-
10	tion or section 105, merely because such plan pro-
11	vides for a qualified HSA distribution.".
12	(c) FSA BALANCES AT YEAR END SHALL NOT FOR-
13	FEIT.—Paragraph (2) of section 125(d) is amended by
14	adding at the end the following new subparagraph:
15	"(E) Exception for qualified hsa dis-
16	TRIBUTIONS.—Subparagraph (A) shall not
17	apply to the extent that there is an amount re-
18	maining in a health flexible spending account at
19	the end of a plan year that an individual elects
20	to contribute to a health savings account pursu-
21	ant to a qualified HSA distribution (as defined
22	in section $106(e)(2)$).".
23	(d) Simplification of Limitations on FSA and
24	HRA ROLLOVERS.—Paragraph (2) of section 106(e) is
25	amended to read as follows:

1	"(2) Qualified hsa distribution.—
2	"(A) IN GENERAL.—The term 'qualified
3	HSA distribution' means a distribution from a
4	health flexible spending arrangement or health
5	reimbursement arrangement to the extent that
6	such distribution does not exceed the lesser
7	of—
8	"(i) the balance in such arrangement
9	as of the date of such distribution, or
10	"(ii) the amount determined under
11	subparagraph (B).
12	Such term shall not include more than 1 dis-
13	tribution with respect to any arrangement.
14	"(B) Dollar limitations.—
15	"(i) Distributions from a health
16	FLEXIBLE SPENDING ARRANGEMENT.—A
17	qualified HSA distribution from a health
18	flexible spending arrangement shall not ex-
19	ceed the applicable amount.
20	"(ii) Distributions from a health
21	REIMBURSEMENT ARRANGEMENT.—A
22	qualified HSA distribution from a health
23	reimbursement arrangement shall not ex-
24	ceed —

1	"(I) the applicable amount di-
2	vided by 12, multiplied by
3	"(II) the number of months dur-
4	ing which the individual is a partici-
5	pant in the health reimbursement ar-
6	rangement.
7	"(iii) Applicable amount.—For
8	purposes of this subparagraph, the applica-
9	ble amount is—
10	"(I) \$2,250 in the case of an eli-
11	gible individual who has self-only cov-
12	erage under a high deductible health
13	plan at the time of such distribution,
14	and
15	"(II) $$4,500$ in the case of an eli-
16	gible individual who has family cov-
17	erage under a high deductible health
18	plan at the time of such distribu-
19	tion.".
20	(e) Elimination of Additional Tax for Failure
21	To Maintain High Deductible Health Plan Cov-
22	ERAGE.—Subsection (e) of section 106 is amended—
23	(1) by striking paragraph (3) and redesignating
24	paragraphs (4) and (5) as paragraphs (3) and (4),
25	respectively, and

- 1 (2) by striking subparagraph (A) of paragraph
- 2 (3), as so redesignated, and redesignating subpara-
- graphs (B) and (C) of such paragraph as subpara-
- 4 graphs (A) and (B) thereof, respectively.
- 5 (f) Limited Purpose FSAs and HRAs.—Sub-
- 6 section (e) of section 106, as amended by this section, is
- 7 amended by adding at the end the following new para-
- 8 graph:
- 9 "(5) Limited Purpose fsas and Hras.—A
- plan shall not fail to be a health flexible spending
- 11 arrangement or health reimbursement arrangement
- under this section or section 105 merely because the
- plan converts coverage for individuals who enroll in
- 14 a high deductible health plan described in section
- 15 223(c)(2) to coverage described in section
- 16 223(c)(1)(B)(iv). Coverage for such individuals may
- be converted as of the date of enrollment in the high
- deductible health plan, without regard to the period
- of coverage under the health flexible spending ar-
- 20 rangement or health reimbursement arrangement,
- and without requiring any change in coverage to in-
- dividuals who do not enroll in a high deductible
- health plan.".
- 24 (g) Distribution Amounts Adjusted for Cost-
- 25 of-Living.—Subsection (e) of section 106, as amended

1	by this section, is amended by adding at the end the fol-
2	lowing new paragraph:
3	"(6) Cost-of-living adjustment.—
4	"(A) In General.—In the case of any
5	taxable year beginning after December 31,
6	2011, each of the dollar amounts in paragraph
7	(2)(B)(iii) shall be increased by an amount
8	equal to such dollar amount, multiplied by the
9	cost-of-living adjustment determined under sec-
10	tion 1(f)(3) for the calendar year in which such
11	taxable year begins by substituting 'calendar
12	year 2010' for 'calendar year 1992' in subpara-
13	graph (B) thereof.
14	"(B) ROUNDING.—If any increase under
15	paragraph (1) is not a multiple of \$50, such in-
16	crease shall be rounded to the nearest multiple
17	of \$50.''.
18	(h) DISCLAIMER OF DISQUALIFYING COVERAGE.—
19	Subparagraph (B) of section 223(c)(1), as amended by
20	this section, is amended—
21	(1) by striking "and" at the end of clause (iii),
22	(2) by striking the period at the end of clause
23	(iv) and inserting ", and", and
24	(3) by inserting after clause (iv) the following
25	new clause:

- 1 "(v) any coverage (including prospec-2 tive coverage) under a health plan that is 3 not a high deductible health plan which is disclaimed in writing, at the time of the creation or organization of the health sav-6 ings account, including by execution of a 7 described in subsection trust (d)(1)8 through a governing instrument that in-9 cludes such a disclaimer, or by acceptance 10 of an amendment to such a trust that in-11 cludes such a disclaimer.".
- 12 (i) EFFECTIVE DATE.—The amendments made by 13 this section shall apply to taxable years beginning after 14 the date of the enactment of this Act.
- 15 SEC. 108. ALLOWANCE OF DISTRIBUTIONS FOR PRESCRIP-
- 16 TION AND OVER-THE-COUNTER MEDICINES
- 17 AND DRUGS.
- 18 (a) Repeal of Distributions for Medicine
- 19 QUALIFIED ONLY IF FOR PRESCRIBED DRUG OR INSU-
- 20 LIN.—Section 9003 of the Patient Protection and Afford-
- 21 able Care Act (Public Law 111–148) and the amendments
- 22 made by such section are repealed and the Internal Rev-
- 23 enue Code of 1986 shall be applied as if such section and
- 24 amendments had never been enacted.

1	(b) Allowance of Distributions for All Medi-
2	CINES AND DRUGS.—
3	(1) Hsas.—Subparagraph (A) of section
4	223(d)(2) is amended by adding at the end the fol-
5	lowing: "Such term shall include an amount paid for
6	any prescription or over-the-counter medicine or
7	drug.".
8	(2) Archer Msas.—Subparagraph (A) of sec-
9	tion 220(d)(2) is amended by adding at the end the
10	following: "Such term shall include an amount paid
11	for any prescription or over-the-counter medicine or
12	drug.".
13	(3) Health flexible spending arrange-
14	MENTS AND HEALTH REIMBURSEMENT ARRANGE-
15	MENTS.—Section 106 is amended by adding at the
16	end the following new subsection:
17	"(f) Reimbursements for All Medicines and
18	DRUGS.—For purposes of this section and section 105,
19	reimbursement for expenses incurred for any prescription
20	or over-the-counter medicine or drug shall be treated as
21	a reimbursement for medical expenses.".
22	(4) Effective dates.—
23	(A) DISTRIBUTIONS FROM SAVINGS AC-
24	COUNTS.—The amendments made by para-
25	graphs (1) and (2) shall apply to amounts paid

1	with respect to taxable years beginning after
2	December 31, 2009.
3	(B) Reimbursements.—The amendment
4	made by paragraph (3) shall apply to expenses
5	incurred with respect to taxable years beginning
6	after December 31, 2009.
7	SEC. 109. PURCHASE OF HEALTH INSURANCE FROM HSA
8	ACCOUNT.
9	(a) In General.—Paragraph (2) of section 223(d)
10	is amended to read as follows:
11	"(2) Qualified medical expenses.—
12	"(A) IN GENERAL.—The term 'qualified
13	medical expenses' means, with respect to an ac-
14	count beneficiary, amounts paid by such bene-
15	ficiary for medical care (as defined in section
16	213(d)) for any individual covered by a high de-
17	ductible health plan of the account beneficiary,
18	but only to the extent such amounts are not
19	compensated for by insurance or otherwise.
20	"(B) Health insurance may not be
21	PURCHASED FROM ACCOUNT.—Except as pro-
22	vided in subparagraph (C), subparagraph (A)
23	shall not apply to any payment for insurance.

1	"(C) Exceptions.—Subparagraph (B)
2	shall not apply to any expense for coverage
3	under—
4	"(i) a health plan during any period
5	of continuation coverage required under
6	any Federal law,
7	"(ii) a qualified long-term care insur-
8	ance contract (as defined in section
9	7702B(b)),
10	"(iii) a health plan during any period
11	in which the individual is receiving unem-
12	ployment compensation under any Federal
13	or State law,
14	"(iv) a high deductible health plan, or
15	"(v) any health insurance under title
16	XVIII of the Social Security Act, other
17	than a Medicare supplemental policy (as
18	defined in section 1882 of such Act).".
19	(b) Effective Date.—The amendment made by
20	this section shall apply with respect to insurance pur-
21	chased after the date of the enactment of this Act in tax-
22	able years beginning after such date.

1	SEC. 110. SPECIAL RULE FOR CERTAIN MEDICAL EXPENSES
2	INCURRED BEFORE ESTABLISHMENT OF AC-
3	COUNT.
4	(a) In General.—Paragraph (2) of section 223(d),
5	as amended by section 109, is amended by adding at the
6	end the following new subparagraph:
7	"(D) CERTAIN MEDICAL EXPENSES IN-
8	CURRED BEFORE ESTABLISHMENT OF ACCOUNT
9	TREATED AS QUALIFIED.—An expense shall not
10	fail to be treated as a qualified medical expense
11	solely because such expense was incurred before
12	the establishment of the health savings account
13	if such expense was incurred—
14	"(i) during either—
15	"(I) the taxable year in which the
16	health savings account was estab-
17	lished, or
18	"(II) the preceding taxable year
19	in the case of a health savings ac-
20	count established after the taxable
21	year in which such expense was in-
22	curred but before the time prescribed
23	by law for filing the return for such
24	taxable year (not including extensions
25	thereof), and

- "(ii) for medical care of an individual 1 2 during a period that such individual was 3 covered by a high deductible health plan 4 and met the requirements of subsection (after application of sub-(c)(1)(A)(ii)6 section (c)(1)(B).". 7 (b) Effective Date.—The amendment made by 8 this section shall apply to taxable years beginning after the date of the enactment of this Act. 10 SEC. 111. PREVENTIVE CARE PRESCRIPTION DRUG CLARI-11 FICATION.
- 12 (a) Clarify Use of Drugs in Preventive 13 Care.—Subparagraph (C) of section 223(c)(2) is amend14 ed by adding at the end the following: "Preventive care 15 shall include prescription and over-the-counter drugs and 16 medicines which have the primary purpose of preventing 17 the onset of, further deterioration from, or complications 18 associated with chronic conditions, illnesses, or diseases.".
- 19 (b) EFFECTIVE DATE.—The amendment made by 20 this section shall apply to taxable years beginning after 21 December 31, 2003.

1	SEC. 112. EQUIVALENT BANKRUPTCY PROTECTIONS FOR
2	HEALTH SAVINGS ACCOUNTS AS RETIRE-
3	MENT FUNDS.
4	(a) In General.—Section 522 of title 11, United
5	States Code, is amended by adding at the end the fol-
6	lowing new subsection:
7	"(r) Treatment of Health Savings Ac-
8	COUNTS.—For purposes of this section, any health savings
9	account (as described in section 223 of the Internal Rev-
10	enue Code of 1986) shall be treated in the same manner
11	as an individual retirement account described in section
12	408 of such Code.".
13	(b) Effective Date.—The amendment made by
14	this section shall apply to cases commencing under title
15	11, United States Code, after the date of the enactment
16	of this Act.
17	SEC. 113. ADMINISTRATIVE ERROR CORRECTION BEFORE
18	DUE DATE OF RETURN.
19	(a) In General.—Paragraph (4) of section 223(f)
20	is amended by adding at the end the following new sub-
21	paragraph:
22	"(D) EXCEPTION FOR ADMINISTRATIVE
23	ERRORS CORRECTED BEFORE DUE DATE OF RE-
24	TURN.—Subparagraph (A) shall not apply if
25	any payment or distribution is made to correct

1	an administrative, clerical or payroll contribu-
2	tion error and if—
3	"(i) such distribution is received by
4	the individual on or before the last day
5	prescribed by law (including extensions of
6	time) for filing such individual's return for
7	such taxable year, and
8	"(ii) such distribution is accompanied
9	by the amount of net income attributable
10	to such contribution.
11	Any net income described in clause (ii) shall be
12	included in the gross income of the individual
13	for the taxable year in which it is received.".
14	(b) Effective Date.—The amendment made by
15	this section shall take effect on the date of the enactment
16	of this Act.
17	SEC. 114. REAUTHORIZATION OF MEDICAID HEALTH OP-
18	PORTUNITY ACCOUNTS.
19	(a) In General.—Section 1938 of the Social Secu-
20	rity Act (42 U.S.C. 1396u-8) is amended—
21	(1) in subsection (a)—
22	(A) by striking paragraph (2) and insert-
23	ing the following:
24	"(2) Initial demonstration.—The dem-
25	onstration program under this section shall begin on

1	January 1, 2007. The Secretary shall approve States
2	to conduct demonstration programs under this sec-
3	tion for a 5-year period, with each State demonstra-
4	tion program covering 1 or more geographic areas
5	specified by the State. With respect to a State, after
6	the initial 5-year period of any demonstration pro-
7	gram conducted under this section by the State, un-
8	less the Secretary finds, taking into account cost-ef-
9	fectiveness and quality of care, that the State dem-
10	onstration program has been unsuccessful, the dem-
11	onstration program may be extended or made per-
12	manent in the State."; and
13	(B) in paragraph (3), in the matter pre-
14	ceding subparagraph (A)—
15	(i) by striking "not"; and
16	(ii) by striking "unless" and inserting
17	"if";
18	(2) in subsection (b)—
19	(A) in paragraph (3), by inserting "clause
20	(i) through (vii), (viii) (without regard to the
21	amendment made by section 2004(c)(2) of Pub-
22	lic Law 111–148), (x), or (xi) of" after "de-
23	scribed in"; and
24	(B) by striking paragraphs (4), (5), and
25	(6);

1	(3) in subsection (c)—
2	(A) by striking paragraphs (3) and (4);
3	(B) by redesignating paragraphs (5)
4	through (8) as paragraphs (3) through (6), re-
5	spectively; and
6	(C) in paragraph (4) (as redesignated by
7	subparagraph (B)), by striking "Subject to sub-
8	paragraphs (D) and (E)" and inserting "Sub-
9	ject to subparagraph (D)"; and
10	(4) in subsection (d)—
11	(A) in paragraph (2), by striking subpara-
12	graph (E); and
13	(B) in paragraph (3)—
14	(i) in subparagraph (A)(ii), by strik-
15	ing "Subject to subparagraph (B)(ii), in"
16	and inserting "In"; and
17	(ii) by striking subparagraph (B) and
18	inserting the following:
19	"(B) Maintenance of Health oppor-
20	TUNITY ACCOUNT AFTER BECOMING INELI-
21	GIBLE FOR PUBLIC BENEFIT.—Notwithstanding
22	any other provision of law, if an account holder
23	of a health opportunity account becomes ineli-
24	gible for benefits under this title because of an
25	increase in income or assets—

1	"(i) no additional contribution shall be
2	made into the account under paragraph
3	(2)(A)(i); and
4	"(ii) the account shall remain avail-
5	able to the account holder for 3 years after
6	the date on which the individual becomes
7	ineligible for such benefits for withdrawals
8	under the same terms and conditions as if
9	the account holder remained eligible for
10	such benefits, and such withdrawals shall
11	be treated as medical assistance in accord-
12	ance with subsection (c)(4).".
13	(b) Conforming Amendment.—Section 613 of
14	Public Law 111–3 is repealed.
15	TITLE II—OTHER PROVISIONS
16	SEC. 121. CERTAIN EXERCISE EQUIPMENT AND PHYSICAL
17	FITNESS PROGRAMS TREATED AS MEDICAL
18	CARE.
19	(a) In General.—Subsection (d) of section 213 is
20	amended by adding at the end the following new para-
21	graph:
22	"(12) Exercise equipment and physical
23	FITNESS PROGRAMS.—
24	"(A) IN GENERAL.—The term 'medical
25	care' shall include amounts paid—

1	"(i) to purchase or use equipment
2	used in a program (including a self-di-
3	rected program) of physical exercise,
4	"(ii) to participate, or receive instruc-
5	tion, in a program of physical exercise, and
6	"(iii) for membership dues in a fitness
7	club the primary purpose of which is to
8	provide access to equipment and facilities
9	for physical exercise.
10	"(B) Limitation.—Amounts treated as
11	medical care under subparagraph (A) shall not
12	exceed $$1,000$ with respect to any individual for
13	any taxable year.".
14	(b) Effective Date.—The amendment made by
15	this section shall apply to taxable years beginning after
16	the date of the enactment of this Act.
17	SEC. 122. CERTAIN NUTRITIONAL AND DIETARY SUPPLE-
18	MENTS TO BE TREATED AS MEDICAL CARE.
19	(a) In General.—Subsection (d) of section 213, as
20	amended by section 121, is amended by adding at the end
21	the following new paragraph:
22	"(13) Nutritional and dietary supple-
23	MENTS.—
24	"(A) IN GENERAL.—The term 'medical
25	care' shall include amounts paid to purchase

1	herbs, vitamins, minerals, homeopathic rem-
2	edies, meal replacement products, and other di-
3	etary and nutritional supplements.
4	"(B) Limitation.—Amounts treated as
5	medical care under subparagraph (A) shall not
6	exceed \$1,000 with respect to any individual for
7	any taxable year.
8	"(C) MEAL REPLACEMENT PRODUCT.—
9	For purposes of this paragraph, the term 'meal
10	replacement product' means any product that—
11	"(i) is permitted to bear labeling mak-
12	ing a claim described in section 403(r)(3)
13	of the Federal Food, Drug, and Cosmetic
14	Act, and
15	"(ii) is permitted to claim under such
16	section that such product is low in fat and
17	is a good source of protein, fiber, and mul-
18	tiple essential vitamins and minerals.".
19	(b) Effective Date.—The amendment made by
20	this section shall apply to taxable years beginning after
21	the date of the enactment of this Act.

1	SEC. 123. CERTAIN PROVIDER FEES TO BE TREATED AS
2	MEDICAL CARE.
3	(a) In General.—Subsection (d) of section 213, as
4	amended by sections 121 and 122, is amended by adding
5	at the end the following new paragraph:
6	"(14) Periodic Provider Fees.—The term
7	'medical care' shall include periodic fees paid to a
8	primary physician, physician assistant, or nurse
9	practitioner for the right to receive medical services
10	on an as-needed basis.".
11	(b) Effective Date.—The amendment made by
12	this section shall apply to taxable years beginning after
13	the date of the enactment of this Act.
14	SEC. 124. REPEAL OF ANNUAL LIMITATIONS ON
15	DEDUCTIBLES FOR EMPLOYER-SPONSORED
16	PLANS OFFERED IN SMALL GROUP MARKET.
17	Section 1302(c)(2) of the Patient Protection and Af-
18	fordable Care Act (Public Law 111–148) is repealed.

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