116TH CONGRESS 1ST SESSION H.R. 1346

U.S. GOVERNMENT INFORMATION

> To amend title XVIII of the Social Security Act to provide for an option for individuals who are ages 50 to 64 to buy into Medicare, to provide for health insurance market stabilization, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 25, 2019

Mr. HIGGINS of New York (for himself, Mr. LARSON of Connecticut, Mr. COURTNEY, Mr. WELCH, Mr. AGUILAR, Ms. BONAMICI, Mr. BRENDAN F. BOYLE of Pennsylvania, Mr. CLAY, Mr. DEUTCH, Mr. MICHAEL F. DOYLE of Pennsylvania, Mr. HECK, Mr. KRISHNAMOORTHI, Ms. KUSTER of New Hampshire, Mr. LANGEVIN, Mr. LARSEN of Washington, Mr. LOWENTHAL, Mr. SEAN PATRICK MALONEY of New York, Mr. MEEKS, Ms. NORTON, Mr. PERLMUTTER, Mr. PETERSON, Mr. SCHIFF, Ms. TITUS, Mr. TONKO, Ms. WASSERMAN SCHULTZ, Ms. WILD, and Mr. MCGOVERN) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, 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 amend title XVIII of the Social Security Act to provide for an option for individuals who are ages 50 to 64 to buy into Medicare, to provide for health insurance market stabilization, 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,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Medicare Buy-In and3 Health Care Stabilization Act of 2019".

4 SEC. 2. FINDINGS.

5 Congress finds as follows:

6 (1) Medicare has coverage gaps and should pro7 vide more comprehensive coverage, including increas8 ing coverage for the medical needs of beneficiaries
9 relating to hearing, dental, and vision care.

10 (2) Special needs populations face financial
11 challenges to secure coverage for Medicare's out of
12 pocket costs and other hurdles.

13 (3) Medicare Buy-In is a step in the right di14 rection as Congress considers additional needed leg15 islation to address these and other coverage issues
16 and beneficiary financial challenges in Medicare and
17 Medicare Buy-In.

18 SEC. 3. MEDICARE BUY-IN OPTION.

(a) IN GENERAL.—Title XVIII of the Social Security
Act (42 U.S.C. 1395c et seq.) is amended by adding at
the end the following new section:

- 22 "MEDICARE BUY-IN OPTION
 23 "SEC. 1899C. (a) OPTION.—
- 24 "(1) IN GENERAL.—Every individual who meets
 25 the requirements described in paragraph (2) shall be

eligible to enroll under this section.

1	"(2) ELIGIBILITY.—An individual who meets
2	the following requirements is eligible to enroll under
3	this section:
4	"(A) AGE.—The individual has attained 50
5	years of age, but has not attained 65 years of
6	age.
7	"(B) MEDICARE ELIGIBILITY (BUT FOR
8	AGE).—The individual is not otherwise entitled
9	to benefits under part A or eligible to enroll
10	under part A or part B but would be eligible for
11	benefits under part A or part B if the indi-
12	vidual were 65 years of age.
13	"(3) PART A, B, AND D BENEFITS AND PROTEC-
14	TIONS.—An individual enrolled under this section is
15	entitled to the same benefits (and shall receive the
16	same protections) under this title as an individual
17	who is entitled to benefits under part A and enrolled
18	under parts B and D, including the ability to enroll
19	in a Medicare Advantage plan that provides qualified
20	prescription drug coverage (an MA–PD plan) and
21	including access to the Medicare Beneficiary Om-
22	budsman under section 1808(c).
23	"(b) ENROLLMENT AND COVERAGE PERIODS.—The
24	Secretary shall establish enrollment and coverage periods

25 for individuals who enroll under this section. Such periods

shall be established in coordination with the enrollment 1 2 and coverage periods for plans offered under an Exchange established under title I of the Patient Protection and Af-3 4 fordable Care Act. The Secretary shall establish such peri-5 ods so that coverage under this section shall first begin 6 on January 1 of the first year beginning at least one year 7 after the date of the enactment of this section and shall 8 include special enrollment periods, in accordance with sec-9 tion 155.420 of title 45 of the Code of Federal Regula-10 tions, that are applicable to qualified health plans offered through an Exchange. 11

12 "(c) BUY-IN PREMIUM.—

13 "(1) Amount of monthly premiums.—The 14 Secretary shall (beginning for the first year that be-15 gins more than 1 year after the date of the enact-16 ment of this section), during September of the pre-17 ceding year, determine a monthly premium for indi-18 viduals enrolled under this section. Such monthly 19 premium shall be equal to 1/12 of the annual pre-20 mium computed under paragraph (2)(B), which 21 shall apply with respect to coverage provided under 22 this section for any month in such year.

23 "(2) ANNUAL PREMIUM.—

24 "(A) COMBINED NATIONAL, PER CAPITA
25 AVERAGE FOR PARTS A, B, AND D BENEFITS.—

1	The Secretary shall estimate the average, an-
2	nual per capita amount for benefits and admin-
3	istrative expenses that will be payable under
4	parts A, B, and D in the year for all individuals
5	enrolled under this section.
6	"(B) ANNUAL PREMIUM.—Subject to sub-
7	paragraphs (C) and (D), the annual premium
8	under this subsection for months in a year is
9	equal to the average, annual per capita amount
10	estimated under subparagraph (A) for the year.
11	"(C) Adjustments.—The Secretary shall
12	adjust the annual premium under this sub-
13	section as necessary—
14	"(i) to ensure that expenditures under
15	this title for any year are not increased by
16	reason of this section; and
17	"(ii) by a geographic adjustment fac-
18	tor to address regional affordability con-
19	cerns.
20	"(D) AUTHORITY TO CALCULATE
21	AMOUNTS OF MONTHLY PREMIUMS SEPARATELY
22	FOR DIFFERENT AGES.—In determining the an-
23	nual premium amount under this paragraph for
24	months in a year, the Secretary may make sep-
25	arate determinations of such amount for indi-

viduals by age, if the Secretary determines that 1 2 making such separate determinations would increase enrollment under this section and reduce 3 4 the risk of adverse selection. "(3) Additional premium for certain part 5 6 D PLANS.—Nothing in this section shall preclude an 7 individual from choosing a prescription drug plan 8 which requires the individual to pay an additional 9 amount (because of the inclusion of supplemental 10 prescription drug benefits or because the plan is a 11 more expensive plan, pursuant to section 1860D-12 13(a)(1)). In such case, the monthly premium under 13 paragraph (1) shall be increased with respect to 14 such individual. "(d) PAYMENT OF PREMIUMS.— 15

16 "(1) PAYMENT.—Premiums for enrollment
17 under this section shall be paid to the Secretary at
18 such times, and in such manner, as the Secretary
19 determines appropriate.

20 "(2) DEPOSIT.—Amounts collected by the Sec21 retary under this section shall be deposited in the
22 Medicare Buy-In Trust Fund established under sub23 section (e).

24 "(e) MEDICARE BUY-IN TRUST FUND.—

1 "(1) IN GENERAL.—There is hereby created on 2 the books of the Treasury of the United States a 3 trust fund to be known as the 'Medicare Buy-In 4 Trust Fund' (in this subsection referred to as the 'Trust Fund'). The Trust Fund shall consist of such 5 6 gifts and bequests as may be made as provided in 7 section 201(i)(1) and such amounts as may be de-8 posited in, or appropriated to, such fund as provided 9 in this title.

10 "(2) PREMIUMS.—Premiums collected under
11 subsection (d) shall be transferred to the Trust
12 Fund.

13 "(3) INCORPORATION OF PROVISIONS.—Sub-14 sections (b) through (i) of section 1841 shall apply 15 with respect to the Trust Fund and this title in the 16 same manner as they apply with respect to the Fed-17 eral Supplementary Medical Insurance Trust Fund 18 and part B, respectively, except that in applying 19 such section 1841, any reference in such section to 20 'this part' shall be construed to be a reference to 21 this section and any reference in section 1841(h) to 22 section 1840(d) and in section 1841(i) to sections 23 1840(b)(1) and 1842(g) are deemed to be references 24 to comparable authority exercised under this section.

"(f) CLARIFICATION.—Nothing in this section shall
 affect the benefits or eligibility under this title of individ uals who would otherwise be entitled to or eligible for ben efits under this title or title XIX, or both.

5 "(g) ELIGIBILITY FOR FINANCIAL ASSISTANCE.—

6 "(1) IN GENERAL.—Individuals enrolled in cov-7 erage under this section shall, from amounts trans-8 ferred under paragraph (2), receive financial assist-9 ance for such coverage that is substantially similar 10 to the assistance the individual would have received 11 if the individual were enrolled in a qualified health 12 plan through an Exchange.

13 "(2) TRANSFER OF FUNDS TO MEDICARE BUY14 IN TRUST FUND.—

15 "(A) IN GENERAL.—The Secretary shall
16 transfer to the Medicare Buy-In Trust Fund
17 under subsection (d) for each plan year the
18 amount determined under paragraph (C) for
19 such year.

20 "(B) FUNDS.—The USE OF amounts 21 transferred to the Medicare Buy-In Trust Fund 22 under subparagraph (A) shall only be used to 23 reduce the premiums and cost-sharing for cov-24 erage under this section of individuals enrolled 25 under such coverage who would be eligible for

1	cost-sharing reductions under section 1402 of
2	the Patient Protection and Affordable Care Act
3	and premium assistance under section 36B of
4	the Internal Revenue Code of 1986 if such indi-
5	vidual were enrolled in a qualified health plan.
6	"(C) Amount of transfer.—
7	"(i) IN GENERAL.—The amount de-
8	termined under this subparagraph for any
9	plan year is the aggregate amount the Sec-
10	retary determines is equal to 100 percent
11	of the premium tax credits under section
12	36B of the Internal Revenue Code of
13	1986, and 100 percent of the cost-sharing
14	reductions under section 1402 of the Pa-
15	tient Protection and Affordable Care Act,
16	that would have been provided for the plan
17	year to eligible individuals who meet speci-
18	fied income criteria and are enrolled for
19	such plan year in coverage provided
20	through enrollment under this section if
21	such individuals were enrolled for such
22	year in a qualified health plan through an
23	Exchange.
24	"(ii) Specific requirements.—The
25	Secretary shall make the determination

1	under clause (i) on a per enrollee basis and
2	shall take into account all relevant factors
3	necessary to determine the value of the
4	premium tax credits and cost-sharing re-
5	ductions that would have been provided to
6	eligible individuals described in section
7	1331 of the Patient Protection and Afford-
8	able Care Act, including the age and in-
9	come of the enrollee, geographic differences
10	in average spending for health care across
11	rating areas, the health status of the en-
12	rollee for purposes of determining risk ad-
13	justment payments and reinsurance pay-
14	ments that would have been made if the
15	enrollee had enrolled in a qualified health
16	plan through an Exchange, and whether
17	any reconciliation of the credit or cost-
18	sharing reductions would have occurred if
19	the enrollee had been so enrolled. This de-
20	termination shall take into consideration
21	the experience of other States with respect
22	to participation in an Exchange and such
23	credits and reductions provided to resi-
24	dents of the other States, with a special

1	focus on enrollees with income below 200
2	percent of poverty.
3	"(D) CERTIFICATION.—
4	"(i) IN GENERAL.—The Chief Actuary
5	of the Centers for Medicare & Medicaid
6	Services, in consultation with the Office of
7	Tax Analysis of the Department of the
8	Treasury, shall certify whether the method-
9	ology used to make determinations under
10	subparagraph (C), and such determina-
11	tions, meet the requirements of this para-
12	graph. Such certifications shall be based
13	on sufficient data from the federal ex-
14	change and from comparable States about
15	their experience with programs created by
16	the Basic Health Plan.
17	"(ii) Corrections.—The Secretary
18	shall adjust the payment to the Trust
19	Fund for any plan year to reflect any error
20	in the determinations under subparagraph
21	(C) for any preceding plan year.
22	"(iii) Application.—Coverage pro-
23	vided through enrollment under this part
24	and parts B and D pursuant to this sec-
25	tion shall be treated as coverage under a

1	qualified health plan in the silver level of
2	coverage in the individual market offered
3	through an Exchange and the Secretary
4	shall be treated as the issuer of such plan.
5	"(h) TREATMENT IN RELATION TO THE AFFORD-
6	ABLE CARE ACT.—

"(1) TREATMENT AS MINIMUM ESSENTIAL COVERAGE.—For purposes of applying section 5000A of
the Internal Revenue Code of 1986, the coverage
provided through enrollment under this section constitutes minimum essential coverage under subsection (f)(1)(A)(i) of such section.

"(2) Use of exchanges.—Coverage provided 13 through enrollment under this section shall be 14 15 deemed to be coverage under a qualified health plan for purposes of section 1311(d)(4)(C) of the Patient 16 17 Protection and Affordable Care Act and shall be 18 made available for enrollment, information compari-19 son, and otherwise as such a plan through any inter-20 net website maintained by an Exchange established 21 under title I of such Act (as described in such sec-22 tion).

23 "(3) MEDICAID MANAGED CARE.—States are
24 prohibited from buying their Medicaid beneficiaries
25 ages 50 to 64 into Medicare under this section, and

1 individuals otherwise eligible for enrollment under a 2 State plan under title XIX are prohibited from cov-3 erage under this title pursuant to enrollment under 4 this section. The preceding sentence shall not apply 5 to Medicaid beneficiaries whose Medicaid coverage or 6 eligibility does not meet the definition of minimum 7 essential coverage under a government-sponsored 8 program under section 1.5000A–2 of title 26, Code 9 of Federal Regulations (or any successor regulation).

10 "(4) ACCESS TO MEDIGAP.—Coverage provided 11 through medicare supplemental policies certified 12 under section 1882 shall be made available to indi-13 viduals eligible for enrollment pursuant to this sec-14 tion for enrollment, information, comparison, and 15 otherwise as such a policy through any internet 16 website described in paragraph (2).

"(i) OVERSIGHT.—There is established an advisory 17 18 committee to be known as the 'Medicare Buy In Oversight Board' to monitor and oversee the implementation of this 19 20 section, including the experience of the individuals enroll-21 ing under this section. The Medicare Buy In Oversight 22 Board shall make periodic recommendations for the con-23 tinual improvement of the implementation of this section 24 as well as the relationship of enrollment under this section 25 to other health care programs.

	1 1
1	"(j) Outreach and Enrollment.—
2	"(1) IN GENERAL.—During the period that be-
3	gins on January 1, 2019, and ends on December 31,
4	2021, the Secretary shall award grants to eligible
5	entities for the following purposes:
6	"(A) OUTREACH AND ENROLLMENT.—To
7	carry out outreach, public education activities,
8	and enrollment activities to raise awareness of
9	the availability of, and encourage, enrollment
10	under this section.
11	"(B) Assisting individuals transition
12	UNDER THIS SECTION.—To provide assistance
13	to individuals to enroll under this section.
14	"(C) RAISING AWARENESS OF PREMIUM
15	ASSISTANCE AND COST-SHARING REDUC-
16	TIONS.—To distribute fair and impartial infor-
17	mation concerning enrollment under this section
18	and the availability of premium assistance tax
19	credits under section 36B of the Internal Rev-
20	enue Code of 1986 and cost-sharing reductions
21	under section 1402 of the Patient Protection
22	and Affordable Care Act, and to assist eligible
23	individuals in applying for such tax credits and
24	cost-sharing reductions.
25	"(2) ELIGIBLE ENTITIES —

25 "(2) ELIGIBLE ENTITIES.—

1	"(A) IN GENERAL.—In this subsection, the
2	term 'eligible entity' means—
3	"(i) a State; or
4	"(ii) a nonprofit community-based or-
5	ganization.
6	"(B) ENROLLMENT AGENTS.—Such term
7	includes a licensed independent insurance agent
8	or broker that has an arrangement with a State
9	or nonprofit community-based organization to
10	enroll eligible individuals under this section.
11	"(C) EXCLUSIONS.—Such term does not
12	include an entity that—
13	"(i) is a health insurance issuer; or
13 14	"(i) is a health insurance issuer; or "(ii) receives any consideration, either
14	"(ii) receives any consideration, either
14 15	"(ii) receives any consideration, either directly or indirectly, from any health in-
14 15 16	"(ii) receives any consideration, either directly or indirectly, from any health in- surance issuer in connection with the en-
14 15 16 17	"(ii) receives any consideration, either directly or indirectly, from any health in- surance issuer in connection with the en- rollment of any individuals under this sec-
14 15 16 17 18	"(ii) receives any consideration, either directly or indirectly, from any health in- surance issuer in connection with the en- rollment of any individuals under this sec- tion.
14 15 16 17 18 19	 "(ii) receives any consideration, either directly or indirectly, from any health insurance issuer in connection with the enrollment of any individuals under this section. "(3) PRIORITY.—In awarding grants under this
 14 15 16 17 18 19 20 	 "(ii) receives any consideration, either directly or indirectly, from any health insurance issuer in connection with the enrollment of any individuals under this section. "(3) PRIORITY.—In awarding grants under this subsection, the Secretary shall give priority to
 14 15 16 17 18 19 20 21 	 "(ii) receives any consideration, either directly or indirectly, from any health insurance issuer in connection with the enrollment of any individuals under this section. "(3) PRIORITY.—In awarding grants under this subsection, the Secretary shall give priority to awarding grants to States or eligible entities in

1	"(4) FUNDING.—Out of any moneys in the
2	Treasury not otherwise appropriated, \$500,000,000
3	is appropriated to the Secretary for each of calendar
4	years 2019 through 2021, to carry out this sub-
5	section.
6	"(k) Implementation.—
7	"(1) CONSULTATION.—In carrying out this sec-
8	tion, the Secretary shall—
9	"(A) consult with other Federal agencies,
10	including the Department of the Treasury, the
11	Department of Labor, the Department of Vet-
12	erans Affairs, the Department of Defense, and
13	the Office of Personnel Management; and
14	"(B) incorporate significant public con-
15	sultation and feedback, through public forums,
16	notice and comment rulemaking, and any other
17	appropriate mediums.
18	"(2) REPORT.—No later than one year after
19	the date of the enactment of this section, the Sec-
20	retary shall submit to Congress a report establishing
21	the administrative parameters for the implementa-
22	tion of this section.
23	"(1) FEASIBILITY STUDY.—The Secretary shall con-
24	duct a study on the feasibility of applying this section with

respect to individuals residing in States that are not with in the 50 States or the District of Columbia.".

3 (b) MEDIGAP.—Section 1882 of the Social Security
4 Act is amended by adding at the end the following new
5 subsection:

6 "(aa) Development of New Standards for Cer-7 TAIN MEDICARE SUPPLEMENTAL POLICIES RELATING TO 8 BUY-IN OPTION.—The Secretary shall request the Na-9 tional Association of Insurance Commissioners to review 10 and revise the standards for benefit packages described in subsection (p)(1), to otherwise update standards to in-11 12 clude requirements for each medicare supplemental policy 13 that offers such a policy in a State, with respect to each year, to accept every individual in the State who is eligible 14 15 for enrollment pursuant to section 1899C and who applies for such coverage for such year if the individual applies 16 17 for enrollment in such policy during the 30-day period following the date of enrollment pursuant to section 1899C 18 19 and to accept every such individual during a period of 20 transition from enrollment pursuant to such section to en-21 rollment under this title pursuant to eligibility other than 22 under such section. Such revisions shall be made con-23 sistent with the rules applicable under subsection 24 (p)(1)(E) with the reference to the '1991 NAIC Model 25 Regulation' deemed a reference to the NAIC Model Regulation as published in the Federal Register on December
 4, 1998, and as subsequently updated by the National As sociation of Insurance Commissioners to reflect previous
 changes in law and the reference to 'date of enactment
 of this subsection' deemed a reference to the date of enact ment of this subsection (aa).".

7 SEC. 4. MEDICARE DIRECT SUPPLEMENTAL INSURANCE 8 OPTION.

9 (a) IN GENERAL.—Title XVIII of the Social Security
10 Act is amended by inserting after section 1882 (42 U.S.C.
11 1395ss) the following new section:

12 "SEC. 1882A. MEDICARE DIRECT SUPPLEMENTAL INSUR-13 ANCE OPTION.

14 "(a) IN GENERAL.—The Secretary shall provide for
15 the offering under this section of a voluntary program to
16 supplement the benefits provided to individuals under
17 parts A and B of this title.

18 "(b) ELIGIBILITY; ENROLLMENT.—The Secretary 19 shall provide procedures for the enrollment under the pro-20 gram under this section of individuals who are entitled to 21 benefits under part A and enrolled under part B, but who 22 are not enrolled in a Medicare Advantage plan (or in a 23 plan under section 1876). Such procedures shall be con-24 sistent with the following:

1	"(1) There shall be an initial enrollment period
2	during the last calendar quarter of 2020 that per-
3	mits all individuals who are eligible to enroll at that
4	time under this subsection to enroll and obtain bene-
5	fits effective on January 1, 2021.
6	((2) For individuals who are not eligible to en-
7	roll at such time but who subsequently become eligi-
8	ble, there shall be an individual enrollment period
9	which is the 6-month period described in section
10	1882(s)(2)(A).
11	"(3) The Secretary shall permit eligible individ-
12	uals to enroll at other times (and not less frequently
13	than annually) in a uniform manner, but such en-
14	rollment shall be subject to a late enrollment penalty
15	under subsection $(d)(2)(B)$.
16	"(c) BENEFITS.—
17	"(1) IN GENERAL.—The benefits provided
18	under the program under this section shall consist of
19	payment of the cost of deductibles, copayments, and
20	other cost-sharing amounts (including amounts at-
21	tributable to and permitted as balance billing) other-
22	wise imposed or permitted under this title, subject to
23	an annual deductible of \$100.
24	"(2) Administration.—The Secretary shall
25	coordinate payment of benefits under this part with

those under parts A and B and may, for such pur pose, enter into appropriate arrangements with
 qualified entities (which may include fiscal inter mediaries and carriers).

5 "(3) NO PRE-EXISTING CONDITION LIMITA-6 TIONS.—The benefits under this section shall not be 7 subject to any pre-existing condition or similar un-8 derwriting limitation.

9 "(d) Premiums.—

10 "(1) ACTUARIAL COST.—The Secretary shall, 11 during September of each year beginning with 2020, 12 determine a monthly actuarial rate for all enrollees 13 under this section, which rate shall be applicable for 14 months in the succeeding calendar year. Such actu-15 arial rate shall be the amount the Secretary esti-16 mates to be necessary so that the aggregate amount 17 for such calendar year with respect to those enrollees 18 will equal the total amount which the Secretary esti-19 mates will be payable under this section for benefits 20 accrued (including services performed and related 21 administrative costs incurred) in such calendar year 22 under the program under this section. In calculating 23 the monthly actuarial rate, the Secretary shall make 24 adjustments to take into account errors in esti-25 mations under this paragraph for previous years and shall include an appropriate amount for a contin gency margin.

3 "(2) PREMIUM.—

"(A) IN GENERAL.—The monthly premium 4 of each individual enrolled under this section 5 6 for a month in a year shall be the monthly actuarial rate determined under paragraph (1) for 7 8 months in such year. Such premium shall be 9 community-rated and shall not vary among en-10 rollees based upon the age, place of residence, 11 or any other factors, except as provided under 12 subparagraph (B).

13 "(B) PENALTY FOR LATE ENROLLMENT.— 14 In the case of an individual who does not enroll 15 under this section in a period provided under 16 paragraph (1) or (2) of subsection (b), the Sec-17 retary shall increase the monthly premium (in 18 a manner similar to that applied under part B 19 pursuant to section 1839(b)) of 10 percent for 20 each full 12 months in which the individual 21 could have been but was not so enrolled. In ap-22 plying such an increase—

23 "(i) the aggregate percentage increase
24 may not exceed 100 percent; and

22

1	"(ii) periods of time in which an indi-
2	vidual is enrolled under an employee wel-
3	fare benefit plan described in section
4	1882(s)(3)(B)(i), under a Medicare Advan-
5	tage plan, with an organization described
6	in section $1882(s)(3)(B)(iii)$, or under a
7	PACE program under section 1894 shall
8	not be taken into account.
9	"(3) Collection.—The Secretary shall pro-
10	vide for the collection of premiums for enrollees
11	under this part in the same manner as premiums
12	under part B are collected under section 1840, ex-
13	cept that any reference in such section to the Fed-
14	eral Supplementary Medical Insurance Trust Fund
15	shall be deemed a reference to an account (to be
16	known as the 'Direct Medicare Supplemental Insur-
17	ance Account') to be established in the Treasury by
18	the Secretary to carry out the program under this

19 and beeredary to early out the program under this
19 section. Amounts in such account may be invested
20 and draw interest in the same manner as such Trust
21 Fund under section 1840(c).

"(4) USE OF FUNDS.—Premium amounts deposited into the account established under paragraph
(3) shall be available without regard to appropriations to the Secretary to make payment for benefits

and administrative costs incurred in carrying out
 this section.

3 "(e) NONDUPLICATION OF COVERAGE.—For pur4 poses of applying section 1882(d)(3)(A), coverage under
5 this section shall be treated as coverage under a Medicare
6 supplemental policy.".

7 (b) EFFECTIVE DATE.—The amendment made by
8 subsection (a) shall take effect on the date of the enact9 ment of this Act and shall apply to benefits for months
10 beginning with January 2020.

11 SEC. 5. NEGOTIATION OF LOWER COVERED PART D DRUG
12 PRICES ON BEHALF OF MEDICARE BENE13 FICIARIES.

(a) NEGOTIATION BY SECRETARY.—Section 1860D–
11 of the Social Security Act (42 U.S.C. 1395w–111) is
amended by striking subsection (i) (relating to noninterference) and inserting the following:

18 "(i) NEGOTIATION OF LOWER DRUG PRICES.—

"(1) IN GENERAL.—Notwithstanding any other
provision of law, the Secretary shall negotiate with
pharmaceutical manufacturers the prices (including
discounts, rebates, and other price concessions) that
may be charged to PDP sponsors and MA organizations for covered part D drugs for part D eligible in-

	24
1	dividuals who are enrolled under a prescription drug
2	plan or under an MA–PD plan.
3	"(2) NO CHANGE IN RULES FOR
4	FORMULARIES.—
5	"(A) IN GENERAL.—Nothing in paragraph
6	(1) shall be construed to authorize the Sec-
7	retary to establish or require a particular for-
8	mulary.
9	"(B) CONSTRUCTION.—Subparagraph (A)
10	shall not be construed as affecting the Sec-
11	retary's authority to ensure appropriate and
12	adequate access to covered part D drugs under
13	prescription drug plans and under MA–PD
14	plans, including compliance of such plans with
15	formulary requirements under section 1860D–
16	4(b)(3).
17	"(3) CONSTRUCTION.—Nothing in this sub-
18	section shall be construed as preventing the sponsor
19	of a prescription drug plan, or an organization offer-
20	ing an MA–PD plan, from obtaining a discount or
21	reduction of the price for a covered part D drug
22	below the price negotiated under paragraph (1).
23	"(4) Semi-annual reports to congress.—
24	Not later than June 1, 2022, and every 6 months
25	thereafter, the Secretary shall submit to the Com-

1 mittees on Ways and Means, Energy and Commerce, 2 and Oversight and Reform of the House of Representatives and the Committee on Finance of the 3 4 Senate a report on negotiations conducted by the 5 Secretary to achieve lower prices for Medicare bene-6 ficiaries, and the prices and price discounts achieved 7 by the Secretary as a result of such negotiations.". 8 (b) EFFECTIVE DATE.—The amendment made by 9 subsection (a) shall take effect on the date of the enact-10 ment of this Act and shall first apply to negotiations and prices for plan years beginning on January 1, 2022. 11

12 SEC. 6. INDIVIDUAL MARKET REINSURANCE FUND.

13 (a) Establishment of Fund.—

(1) IN GENERAL.—There is established the "Individual Market Reinsurance Fund" (in this section
referred to as the "Fund") to be administered by
the Secretary to provide funding for an individual
market stabilization reinsurance program in each
State that complies with the requirements of this
section.

(2) FUNDING.—Amounts made available to the
Fund shall consist of the funds deposited into the
Fund under paragraph (3) and shall be used to
carry out this section (other than subsection (c)) for
each calendar year beginning with 2021. Amounts

1	made available to the Fund shall remain available
2	without fiscal or calendar year limitation to carry
3	out this section.
4	(3) Cost-sharing in costs of program.—
5	(A) IN GENERAL.—A qualified health plan
6	that participates in the reinsurance program es-
7	tablished under subsection (b) shall pay the fee
8	established under subparagraph (B).
9	(B) AUTHORIZATION.—The Secretary is
10	authorized to charge a fee to each qualified
11	health plan that participates in the reinsurance
12	program established under subsection (b). Any
13	amounts collected pursuant to this paragraph
14	shall be deposited into the Fund for purposes of
15	payments under subsection (b).
16	(C) REQUIREMENTS.—In establishing the
17	fee under subparagraph (B)—
18	(i) the Secretary shall consult with in-
19	terested parties; and
20	(ii) shall ensure that the amount of
21	such fee is not excessive so as to unduly
22	discourage qualified health plans from par-
23	ticipating in the reinsurance program.
24	(b) Individual Market Reinsurance Pro-
25	GRAM.—

1 (1) USE OF FUNDS.—The Secretary shall use 2 amounts in the Fund to establish a reinsurance pro-3 gram under which the Secretary shall make reinsur-4 ance payments, subject to subsection (a)(3), to 5 health insurance issuers with respect to high-cost in-6 dividuals enrolled in qualified health plans offered by 7 such issuers that are not grandfathered health plans 8 or transitional health plans for any plan year begin-9 ning with the 2018 plan year. This subsection con-10 stitutes budget authority in advance of appropria-11 tions Acts and represents the obligation of the Sec-12 retary to provide payments from the Fund in ac-13 cordance with this subsection.

14 (2)AMOUNT OF PAYMENT.—The payment 15 made to a health insurance issuer under paragraph 16 (1) with respect to each high-cost individual enrolled 17 in a qualified health plan issued by the issuer that 18 is not a grandfathered health plan or a transitional 19 health plan shall equal 80 percent of the lesser of— 20 (A) the amount (if any) by which the indi-21 vidual's claims incurred during the plan year 22 exceeds-23 (i) in the case of the 2019, 2020, or

2021 plan year, \$50,000; and

	20
1	(ii) in the case of any other plan year,
2	\$100,000; or
3	(B) for plan years described in—
4	(i) subparagraph (A)(i), \$450,000;
5	and
6	(ii) subparagraph (A)(ii), \$400,000.
7	(3) INDEXING.—In the case of plan years be-
8	ginning after 2019, the dollar amounts that appear
9	in subparagraphs (A) and (B) of paragraph (2) shall
10	each be increased by an amount equal to—
11	(A) such amount; multiplied by
12	(B) the premium adjustment percentage
13	specified under section $1302(c)(4)$ of the Af-
14	fordable Care Act, but determined by sub-
15	stituting "2019" for "2013".
16	(4) PAYMENT METHODS.—
17	(A) IN GENERAL.—Payments under this
18	subsection shall be based on such a method as
19	the Secretary determines. The Secretary may
20	establish a payment method by which interim
21	payments of amounts under this subsection are

made during a plan year based on the Sec-

retary's best estimate of amounts that will be

payable after obtaining all of the information.

22

23

1	(B) REQUIREMENT FOR PROVISION OF IN-
2	FORMATION.—
3	(i) Requirement.—Payments under
4	this subsection to a health insurance issuer
5	are conditioned upon the furnishing to the
6	Secretary, in a form and manner specified
7	by the Secretary, of such information as
8	may be required to carry out this sub-
9	section.
10	(ii) Restriction on use of infor-
11	MATION.—Information disclosed or ob-
12	tained pursuant to clause (i) is subject to
13	the HIPAA privacy and security law, as
14	defined in section 3009(a) of the Public
15	Health Service Act (42 U.S.C. 300jj-
16	19(a)).
17	(5) Secretary flexibility for budget
18	NEUTRAL REVISIONS TO REINSURANCE PAYMENT
19	SPECIFICATIONS.—If the Secretary determines ap-
20	propriate, the Secretary may substitute higher dollar
21	amounts for the dollar amounts specified under sub-
22	paragraphs (A) and (B) of paragraph (2) (and ad-
23	justed under paragraph (3), if applicable) if the Sec-
24	retary certifies that such substitutions, considered

	30
1	together, neither increase nor decease the total pro-
2	jected payments under this subsection.
3	(c) Reports to Congress.—
4	(1) ANNUAL REPORT.—The Secretary shall
5	submit a report to Congress, not later than January
6	21, 2019, and each year thereafter, that contains
7	the following information for the most recently
8	ended year:
9	(A) The number and types of plans in each
10	State's individual market, specifying the num-
11	ber that are qualified health plans, grand-
12	fathered health plans, or health insurance cov-
13	erage that is not a qualified health plan.
14	(B) The impact of the reinsurance pay-
15	ments provided under this section on the avail-
16	ability of coverage, cost of coverage, and cov-
17	erage options in each State.
18	(C) The amount of premiums paid by indi-
19	viduals in each State by age, family size, geo-
20	graphic area in the State's individual market,
21	and category of health plan (as described in
22	subparagraph (A)).
23	(D) The process used to award funds for
24	outreach and enrollment activities awarded to
25	eligible entities under subsection (c), the

1	amount of such funds awarded, and the activi-
2	ties carried out with such funds.
3	(E) Such other information as the Sec-
4	retary deems relevant.
5	(2) EVALUATION REPORT.—Not later than Jan-
6	uary 31, 2022, the Secretary shall submit to Con-
7	gress a report that—
8	(A) analyzes the impact of the funds pro-
9	vided under this section on premiums and en-
10	rollment in the individual market in all States;
11	and
12	(B) contains a State-by-State comparison
13	of the design of the programs carried out by
14	States with funds provided under this section.
15	(d) DEFINITIONS.—In this section:
16	(1) Secretary.—The term "Secretary" means
17	the Secretary of the Department of Health and
18	Human Services.
19	(2) FUND.—The term "Fund" means the Indi-
20	vidual Market Reinsurance Fund established under
21	subsection (a).
22	(3) GRANDFATHERED HEALTH PLAN.—The
23	term "grandfathered health plan" has the meaning
24	given that term in section 1251(e) of the Patient
25	Protection and Affordable Care Act.

1	(4) HIGH-COST INDIVIDUAL.—The term "high-
2	cost individual" means an individual enrolled in a
3	qualified health plan (other than a grandfathered
4	health plan or a transitional health plan) who incurs
5	claims in excess of \$50,000 during a plan year.
6	(5) STATE.—The term "State" means each of
7	the 50 States and the District of Columbia.
8	(6) TRANSITIONAL HEALTH PLAN.—The term
9	"transitional health plan" means a plan continued
10	under the letter issued by the Centers for Medicare
11	& Medicaid Services on November 14, 2013, to the
12	State Insurance Commissioners outlining a transi-
13	tional policy for coverage in the individual and small
14	group markets to which section 1251 of the Patient
15	Protection and Affordable Care Act does not apply,
16	and under the extension of the transitional policy for
17	such coverage set forth in the Insurance Standards
18	Bulletin Series guidance issued by the Centers for
19	Medicare & Medicaid Services on March 5, 2014,
20	February 29, 2016, and February 13, 2017.
21	SEC. 7. REAUTHORIZATION OF RISK CORRIDORS.
22	Section 1342(a) of the Patient Protection and Af-
23	fordable Care Act (42 U.S.C. 18062(a)) is amended by

24 inserting "and calendar years 2021 through 2024" after
25 "2016".

1 SEC. 8. ENHANCEMENTS FOR REDUCED COST SHARING.

1	SEC. 8. EMIANCEMENTS FOR REDUCED COST SHARING.
2	(a) Modification of Amount.—
3	(1) IN GENERAL.—Section $1402(c)(2)$ of the
4	Patient Protection and Affordable Care Act $(42$
5	U.S.C. $18071(c)(2)$) is amended to read as follows:
6	"(2) Additional reduction.—The Secretary
7	shall establish procedures under which the issuer of
8	a qualified health plan to which this section applies
9	shall further reduce cost-sharing under the plan in
10	a manner sufficient to—
11	"(A) in the case of an eligible insured
12	whose household income is not less than 100
13	percent but not more than 200 percent of the
14	poverty line for a family of the size involved, in-
15	crease the plan's share of the total allowed
16	costs of benefits provided under the plan to 95
17	percent of such costs;
18	"(B) in the case of an eligible insured
19	whose household income is more than 200 per-
20	cent but not more than 300 percent of the pov-
21	erty line for a family of the size involved, in-
22	crease the plan's share of the total allowed
23	costs of benefits provided under the plan to 90
24	percent of such costs; and
25	"(C) in the case of an eligible insured
26	whose household income is more than 300 per-

1	cent but not more than 400 percent of the pov-
2	erty line for a family of the size involved, in-
3	crease the plan's share of the total allowed
4	costs of benefits provided under the plan to 85
5	percent of such costs.".
6	(2) Conforming Amendment.—Clause (i) of
7	section $1402(c)(1)(B)$ of such Act (42 U.S.C.
8	18071(c)(1)(B)) is amended to read as follows:
9	"(i) IN GENERAL.—The Secretary
10	shall ensure the reduction under this para-
11	graph shall not result in an increase in the
12	plan's share of the total allowed costs of
13	benefits provided under the plan above—
14	"(I) 95 percent in the case of an
15	eligible insured described in para-
16	graph $(2)(A);$
17	"(II) 90 percent in the case of an
18	eligible insured described in para-
19	graph $(2)(B)$; and
20	"(III) 85 percent in the case of
21	an eligible insured described in para-
22	graph (2)(C).".
23	(3) Effective date.—The amendments made
24	by this subsection shall apply to plan years begin-
25	ning after December 31, 2019.

(b) FUNDING.—Section 1402 of the Patient Protec tion and Affordable Care Act (42 U.S.C. 18071) is amend ed by adding at the end the following new subsection:

4 "(g) FUNDING.—Out of any funds in the Treasury
5 not otherwise appropriated, there are appropriated to the
6 Secretary such sums as may be necessary for payments
7 under this section.".

8 SEC. 9. INTEGRATION OF INDIVIDUALS AGED 50 TO 64 INTO 9 HEALTH DEMONSTRATIONS.

10 The Center for Medicare and Medicaid Innovation 11 under section 1115A of the Social Security Act (42 U.S.C. 12 1315a) is authorized to include the individuals enrolled 13 under title XVIII of the Social Security Act pursuant to 14 section 1899C of such Act, as added by section 3, into 15 existing and future demonstrations conducted by such 16 Center.

 \bigcirc