

116TH CONGRESS 1ST SESSION

S. 12

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

January 3, 2019

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 "Health Savings Act of 2019".
- 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—RENAMING HIGH DEDUCTIBLE HEALTH PLANS

Sec. 101. High deductible health plans renamed HSA-qualified health plans.

TITLE II—ENHANCING ACCESS TO TAX-PREFERRED HEALTH ACCOUNTS

- Sec. 201. Allow both spouses to make catch-up contributions to the same HSA account.
- Sec. 202. Provisions relating to Medicare.
- Sec. 203. Individuals eligible for Indian Health Service assistance.
- Sec. 204. Members of health care sharing ministries eligible to establish health savings accounts.
- Sec. 205. Treatment of direct primary care service arrangements.
- Sec. 206. Individuals eligible for on-site medical clinic coverage.
- Sec. 207. Treatment of embedded deductibles.

TITLE III—IMPROVING COVERAGE UNDER TAX-PREFERRED HEALTH ACCOUNTS

- Sec. 301. Allowance of distributions for prescription and over-the-counter medicines and drugs.
- Sec. 302. Purchase of health insurance from HSA account.
- Sec. 303. Special rule for certain medical expenses incurred before establishment of account.
- Sec. 304. Preventive care prescription drug clarification.

TITLE IV—MISCELLANEOUS PROVISIONS RELATING TO TAX-PREFERRED HEALTH ACCOUNTS

- Sec. 401. FSA and HRA interaction with HSAs.
- Sec. 402. Equivalent bankruptcy protections for health savings accounts as retirement funds.
- Sec. 403. Administrative error correction before due date of return.
- Sec. 404. Reauthorization of Medicaid health opportunity accounts.
- Sec. 405. Maximum contribution limit to health savings account increased to amount of deductible and out-of-pocket limitation.

TITLE V—OTHER PROVISIONS

- Sec. 501. Certain exercise equipment and physical fitness programs treated as medical care.
- Sec. 502. Certain nutritional and dietary supplements to be treated as medical
- Sec. 503. Certain provider fees to be treated as medical care.

1 TITLE I—RENAMING HIGH 2 DEDUCTIBLE HEALTH PLANS

3	SEC. 101. HIGH DEDUCTIBLE HEALTH PLANS RENAMED
4	HSA-QUALIFIED HEALTH PLANS.
5	(a) In General.—Section 223 is amended by strik-
6	ing "high deductible health plan" each place it appears
7	and inserting "HSA-qualified health plan".
8	(b) Conforming Amendments.—
9	(1) The heading for paragraph (2) of section
10	223(c) is amended by striking "High deductible
11	HEALTH PLAN" and inserting "HSA-QUALIFIED
12	HEALTH PLAN''.
13	(2) Section 408(d)(9) is amended—
14	(A) by striking "high deductible health
15	plan" each place it appears in subparagraph
16	(C) and inserting "HSA-qualified health plan";
17	and
18	(B) by striking "High deductible
19	HEALTH PLAN" in the heading of subparagraph
20	(D) and inserting "HSA-QUALIFIED HEALTH
21	PLAN".
22	(3) Section 106(e) is amended—
23	(A) by striking "High deductible
24	HEALTH PLAN" in the heading of paragraph (3)

1	and inserting "HSA-QUALIFIED HEALTH
2	PLAN''; and
3	(B) by striking "high deductible health
4	plan" in paragraph (5)(B)(iii) and inserting
5	"HSA-qualified health plan".
6	TITLE II—ENHANCING ACCESS
7	TO TAX-PREFERRED HEALTH
8	ACCOUNTS
9	SEC. 201. ALLOW BOTH SPOUSES TO MAKE CATCH-UP CON-
10	TRIBUTIONS TO THE SAME HSA ACCOUNT.
11	(a) In General.—Paragraph (5) of section 223(b)
12	is amended to read as follows:
13	"(5) Special rule for married individuals
14	WITH FAMILY COVERAGE.—
15	"(A) IN GENERAL.—In the case of individ-
16	uals who are married to each other, if both
17	spouses are eligible individuals and either
18	spouse has family coverage under an HSA-
19	qualified health plan as of the first day of any
20	month—
21	"(i) the limitation under paragraph
22	(1) shall be applied by not taking into ac-
23	count any other HSA-qualified health plan
24	coverage of either spouse (and if such
25	spouses both have family coverage under

1	separate HSA-qualified health plans, only
2	one such coverage shall be taken into ac-
3	count),
4	"(ii) such limitation (after application
5	of clause (i)) shall be reduced by the ag-
6	gregate amount paid to Archer MSAs of
7	such spouses for the taxable year, and
8	"(iii) such limitation (after application
9	of clauses (i) and (ii)) shall be divided
10	equally between such spouses unless they
11	agree on a different division.
12	"(B) Treatment of additional con-
13	TRIBUTION AMOUNTS.—If both spouses referred
14	to in subparagraph (A) have attained age 55
15	before the close of the taxable year, the limita-
16	tion referred to in subparagraph (A)(iii) which
17	is subject to division between the spouses shall
18	include the additional contribution amounts de-
19	termined under paragraph (3) for both spouses.
20	In any other case, any additional contribution
21	amount determined under paragraph (3) shall
22	not be taken into account under subparagraph
23	(A)(iii) and shall not be subject to division be-
24	tween the spouses.".

- 1 (b) Effective Date.—The amendment made by this section shall apply to taxable years beginning after the date of the enactment of this Act. 3 4 SEC. 202. PROVISIONS RELATING TO MEDICARE. 5 (a) Individuals Over Age 65 Only Enrolled in 6 MEDICARE PART A.—Paragraph (7) of section 223(b) is 7 amended by adding at the end the following: "This para-8 graph shall not apply to any individual during any period for which the individual's only entitlement to such benefits 10 is an entitlement to hospital insurance benefits under part A of title XVIII of such Act pursuant to an enrollment 12 for such hospital insurance benefits under section 226(a) 13 of such Act.". (b) Medicare Beneficiaries Participating in 14 15 Medicare Advantage MSA May Contribute Their 16 OWN MONEY TO THEIR MSA.— 17 (1) In General.—Subsection (b) of section 18 138 is amended by striking paragraph (2) and by re-19 designating paragraphs (3) and (4) as paragraphs 20 (2) and (3), respectively.
- 21 (2) Conforming amendment.—Paragraph (4) 22 of section 138(c) is amended by striking "and para-23 graph (2)".

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1	(c) Effective Date.—The amendments made by
2	this section shall apply to taxable years beginning after
3	the date of the enactment of this Act.
4	SEC. 203. INDIVIDUALS ELIGIBLE FOR INDIAN HEALTH
5	SERVICE ASSISTANCE.
6	(a) In General.—Paragraph (1) of section 223(c)
7	is amended by adding at the end the following new sub-
8	paragraph:
9	"(D) Special rule for individuals el-
10	IGIBLE FOR ASSISTANCE UNDER INDIAN
11	HEALTH SERVICE PROGRAMS.—For purposes of
12	subparagraph (A)(ii), an individual shall not be
13	treated as covered under a health plan de-
14	scribed in such subparagraph merely because
15	the individual receives hospital care or medical
16	services under a medical care program of the
17	Indian Health Service or of a tribal organiza-
18	tion.".

(b) Effective Date.—The amendment made bythis section shall apply to taxable years beginning afterthe date of the enactment of this Act.

1	SEC. 204. MEMBERS OF HEALTH CARE SHARING MIN-			
2	ISTRIES ELIGIBLE TO ESTABLISH HEALTH			
3	SAVINGS ACCOUNTS.			
4	(a) In General.—Section 223 is amended by adding			
5	at the end the following new subsection:			
6	"(i) Application to Health Care Sharing Min-			
7	ISTRIES.—For purposes of this section, membership in a			
8	health care sharing ministry (as defined in section			
9	5000A(d)(2)(B)(ii)) shall be treated as coverage under an			
10	HSA-qualified health plan.".			
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. 205. TREATMENT OF DIRECT PRIMARY CARE SERVICE			
1415	SEC. 205. TREATMENT OF DIRECT PRIMARY CARE SERVICE ARRANGEMENTS.			
15	ARRANGEMENTS.			
15 16	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by			
151617	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph:			
15 16 17 18	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care			
15 16 17 18 19	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care service arrangement under			
15 16 17 18 19 20	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care service arrangement under which an individual is provided coverage restricted to			
15 16 17 18 19 20 21	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care service arrangement under which an individual is provided coverage restricted to primary care services in exchange for a fixed peri-			
15 16 17 18 19 20 21 22	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care service Arrangement under which an individual is provided coverage restricted to primary care services in exchange for a fixed periodic fee or payment for primary care services—			
15 16 17 18 19 20 21 22 23	ARRANGEMENTS. (a) In General.—Section 223(c) is amended by adding at the end the following new paragraph: "(6) Treatment of direct primary care services—has a fixed periodic fee or payment for primary care services— "(A) shall not be treated as a health plan			

1	(b) Effective Date.—The amendment made by
2	this section shall apply to taxable years beginning after
3	the date of the enactment of this Act.
4	SEC. 206. INDIVIDUALS ELIGIBLE FOR ON-SITE MEDICAL
5	CLINIC COVERAGE.
6	(a) In General.—Paragraph (1) of section 223(c),
7	as amended by sections 203, is amended by adding at the
8	end the following new subparagraph:
9	"(E) Special rule for individuals el-
10	IGIBLE FOR ON-SITE MEDICAL CLINIC COV-
11	ERAGE.—
12	"(i) In general.—For purposes of
13	subparagraph (A)(ii), an individual shall
14	not be treated as covered under a health
15	plan described in such subparagraph mere-
16	ly because the individual is eligible to re-
17	ceive health care benefits from an on-site
18	medical clinic of employer of the individual
19	or the individual's spouse if such health
20	care benefits are not significant benefits.
21	"(ii) Included benefits.—For pur-
22	poses of clause (i), the following health
23	care benefits shall be considered to be ben-
24	efits which are not significant benefits.

1	"(I) Physicals and immuniza-
2	tions.
3	"(II) Injecting antigens provided
4	by employees.
5	"(III) Medications available with-
6	out a prescription, such as pain reliev-
7	ers and antihistamines.
8	"(IV) Treatment for injuries oc-
9	curring at the employer's place of em-
10	ployment or otherwise in the course of
11	employment.
12	"(V) Tests for infectious diseases
13	and conditions, such as streptococcal
14	sore throat.
15	"(VI) Monitoring of chronic con-
16	ditions, such as diabetes.
17	"(VII) Drug testing.
18	"(VIII) Hearing or vision
19	screenings and related services.
20	"(IX) Other services and treat-
21	ments of a similar nature to the serv-
22	ices described in subclauses (I)
23	through (VIII).
24	"(iii) Aggregation rules.—For
25	purposes of clause (i), all persons treated

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1	as a single employer under subsection (b)			
2	(e), (m), or (o) of section 414 shall be			
3	treated as a single employer.".			
4	(b) Effective Date.—The amendment made by			
5	this section shall apply to taxable years beginning after			
6	the date of the enactment of this Act.			
7	SEC. 207. TREATMENT OF EMBEDDED DEDUCTIBLES.			
8	(a) In General.—Paragraph (2) of section 223(c)			
9	is amended by adding at the end the following new sub			
10	paragraph:			
11	"(E) Treatment of embedded deduct-			
12	IBLE.—A health plan providing family coverage			
13	that has an annual deductible for all covered in-			
14	dividuals under the plan of at least the amount			
15	described in subparagraph (A)(i)(II) shall not			
16	fail to be treated as an HSA-qualified health			
17	plan solely because it covers expenses with re-			
18	spect to an individual under that plan that ex-			
19	ceed an embedded deductible which is equal to			
20	or in excess of the amount described in sub-			
21	paragraph (A)(i)(I).".			
22	(b) Effective Date.—The amendment made by			

22 (b) EFFECTIVE DATE.—The amendment made by 23 this section shall apply to taxable years beginning after 24 the date of the enactment of this Act.

1	TITLE III—IMPROVING COV-
2	ERAGE UNDER TAX-PRE-
3	FERRED HEALTH ACCOUNTS
4	SEC. 301. ALLOWANCE OF DISTRIBUTIONS FOR PRESCRIP-
5	TION AND OVER-THE-COUNTER MEDICINES
6	AND DRUGS.
7	(a) HSAs.—Section 223(d)(2)(A) is amended by
8	striking the last sentence thereof and inserting the fol-
9	lowing: "Such term shall include an amount paid for any
10	prescription or over-the-counter medicine or drug.".
11	(b) Archer MSAs.—Section 220(d)(2)(A) is amend-
12	ed by striking the last sentence thereof and inserting the
13	following: "Such term shall include an amount paid for
14	any prescription or over-the-counter medicine or drug.".
15	(e) Health Flexible Spending Arrangements
16	AND HEALTH REIMBURSEMENT ARRANGEMENTS.—Sub-
17	section (f) of section 106 is amended to read as follows:
18	"(f) Reimbursements for All Medicines and
19	DRUGS.—For purposes of this section and section 105,
20	reimbursement for expenses incurred for any prescription
21	or over-the-counter medicine or drug shall be treated as
22	a reimbursement for medical expenses.".
23	(d) Effective Dates.—
24	(1) Distributions from savings ac-
25	COUNTS.—The amendments made by subsections (a)

1	and (b) shall apply to amounts paid in taxable years
2	beginning after December 31, 2019.
3	(2) Reimbursements.—The amendment made
4	by subsection (c) shall apply to expenses incurred in
5	plan years beginning after December 31, 2019.
6	SEC. 302. PURCHASE OF HEALTH INSURANCE FROM HSA
7	ACCOUNT.
8	(a) In General.—Paragraph (2) of section 223(d),
9	as amended by section 301, is amended—
10	(1) by striking "and any dependent (as defined
11	in section 152, determined without regard to sub-
12	sections $(b)(1)$, $(b)(2)$, and $(d)(1)(B)$ thereof) of
13	such individual" in subparagraph (A) and inserting
14	"any dependent (as defined in section 152, deter-
15	mined without regard to subsections $(b)(1)$, $(b)(2)$,
16	and (d)(1)(B) thereof) of such individual, and any
17	child (as defined in section $152(f)(1)$) of such indi-
18	vidual who has not attained the age of 27 before the
19	end of such individual's taxable year';
20	(2) by striking subparagraph (B) and inserting
21	the following:
22	"(B) HEALTH INSURANCE MAY NOT BE
23	PURCHASED FROM ACCOUNT.—Except as pro-
24	vided in subparagraph (C), subparagraph (A)

1	shall not apply to any payment for insurance.";
2	and
3	(3) by striking "or" at the end of subparagraph
4	(C)(iii) and by striking subparagraph (C)(iv) and in-
5	serting the following:
6	"(iv) an HSA-qualified health plan, or
7	"(v) any health insurance under title
8	XVIII of the Social Security Act, other
9	than a Medicare supplemental policy (as
10	defined in section 1882 of such Act).".
11	(b) Effective Date.—The amendments made by
12	this section shall apply with respect to insurance pur-
13	chased after the date of the enactment of this Act in tax-
14	able years beginning after such date.
15	SEC. 303. SPECIAL RULE FOR CERTAIN MEDICAL EXPENSES
16	INCURRED BEFORE ESTABLISHMENT OF AC-
17	COUNT.
18	(a) In General.—Paragraph (2) of section 223(d)
19	is amended by adding at the end the following new sub-
20	paragraph:
21	"(D) Treatment of Certain Medical
22	EXPENSES INCURRED BEFORE ESTABLISHMENT
23	OF ACCOUNT.—If a health savings account is
24	established during the 60-day period beginning
25	on the date that coverage of the account bene-

- ficiary under an HSA-qualified health plan begins, then, solely for purposes of determining whether an amount paid is used for a qualified medical expense, such account shall be treated as having been established on the date that such coverage begins.".
- 7 (b) Effective Date.—The amendment made by 8 this section shall apply with respect to coverage beginning 9 after the date of the enactment of this Act.

10 SEC. 304. 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 amend-
- 14 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.".
- (b) Effective Date.—The amendment made by
- 20 this section shall apply to taxable years beginning after
- 21 December 31, 2019.

1	TITLE IV—I	MISCELLANE	0US
2	PROVISIONS	RELATING	TO
3	TAX-PREFERI	RED HEALTH	AC-
4	COUNTS		
5	SEC. 401. FSA AND HRA INTER	ACTION WITH HSAS.	
6	(a) Eligible Individu	als Include FSA ani) HRA
7	PARTICIPANTS.—Subparagra	aph (B) of section 22	3(e)(1)
8	B is amended—		
9	(1) by striking "ar	nd" at the end of clau	se (ii);
10	(2) by striking the	e period at the end of	clause
11	(iii) and inserting ", an	d''; and	
12	2 (3) by inserting a	fter clause (iii) the fo	llowing
13	new clause:		
14	''(iv) cov	erage under a health	flexible
15	spending arra	angement or a health	reim-
16	bursement arr	cangement in the plan	year a
17	qualified HSA	distribution as descri	ibed in
18	section 106(e)	is made on behalf of	the in-
19	dividual if, a	fter the qualified HS	A dis-
20	tribution is r	nade and for the ren	naining
21	duration of t	the plan year, the co	verage
22	provided under	er the arrangement i	s con-
23	s verted solely	to one or more of t	he fol-
24	lowing:		

1	"(I) Post-deductible fsa or
2	HRA.—A health flexible spending ar-
3	rangement or a health reimbursement
4	arrangement that does not pay or re-
5	imburse any medical expense incurred
6	before the minimum annual deductible
7	under paragraph (2)(A)(i) (prorated
8	for the period occurring after the
9	qualified HSA distribution is made) is
10	satisfied.
11	"(II) Preventative care.—A
12	health flexible spending arrangement
13	or a health reimbursement arrange-
14	ment that, after the qualified HSA
15	distribution is made, does not pay or
16	reimburse any medical expense in-
17	curred after the qualified HSA dis-
18	tribution is made other than preven-
19	tive care as defined in paragraph
20	(2)(C).
21	"(III) LIMITED PURPOSE
22	HEALTH FSA.—A health flexible
23	spending arrangement that, after the
24	qualified HSA distribution is made,
25	pays or reimburses benefits for cov-

1	erage described in clause (ii) (but not
2	through insurance or for long-term
3	care services).
4	"(IV) LIMITED PURPOSE HRA.—
5	A health reimbursement arrangement
6	that, after the qualified HSA distribu-
7	tion is made, pays or reimburses bene-
8	fits for permitted insurance or cov-
9	erage described in clause (ii) (but not
10	for long-term care services).
11	"(V) RETIREMENT HRA.—A
12	health reimbursement arrangement
13	that, after the qualified HSA distribu-
14	tion is made, pays or reimburses only
15	those medical expenses incurred after
16	an individual's retirement (and no ex-
17	penses incurred before retirement).
18	"(VI) Suspended hra.—A
19	health reimbursement arrangement
20	that, after the qualified HSA distribu-
21	tion is made, is suspended, pursuant
22	to an election made on or before the
23	date the individual elects a qualified
24	HSA distribution or, if later, on the
25	date of the individual enrolls in an

1	HSA-qualified health plan, that does
2	not pay or reimburse, at any time,
3	any medical expense incurred during
4	the suspension period except as de-
5	scribed in the preceding subclauses of
6	this clause.".
7	(b) QUALIFIED HSA DISTRIBUTION SHALL NOT AF-
8	FECT FLEXIBLE SPENDING ARRANGEMENT.—Paragraph
9	(1) of section 106(e) is amended to read as follows:
10	"(1) IN GENERAL.—A plan shall not fail to be
11	treated as—
12	"(A) a health flexible spending arrange-
13	ment under this section, section 105, or section
14	125,
15	"(B) a health reimbursement arrangement
16	under this section or section 105, or
17	"(C) an accident or health plan,
18	merely because such plan provides for a qualified
19	HSA distribution.".
20	(c) FSA BALANCES AT YEAR END SHALL NOT FOR-
21	FEIT.—Paragraph (2) of section 125(d) is amended by
22	adding at the end the following new subparagraph:
23	"(E) Exception for qualified hsa dis-
24	TRIBUTIONS.—Subparagraph (A) shall not
25	apply to the extent that there is an amount re-

1	maining in a health flexible spending account at
2	the end of a plan year that an individual elects
3	to contribute to a health savings account pursu-
4	ant to a qualified HSA distribution (as defined
5	in section $106(e)(2)$).".
6	(d) Simplification of Limitations on FSA and
7	HRA ROLLOVERS.—Paragraph (2) of section 106(e) is
8	amended to read as follows:
9	"(2) Qualified HSA distribution.—
10	"(A) IN GENERAL.—The term 'qualified
11	HSA distribution' means a distribution from a
12	health flexible spending arrangement or health
13	reimbursement arrangement directly to a health
14	savings account of the employee to the extent
15	that such distribution does not exceed the lesser
16	of—
17	"(i) the balance in such arrangement
18	as of the date of such distribution, or
19	"(ii) the amount determined under
20	subparagraph (B).
21	Such term shall not include more than 1 dis-
22	tribution with respect to any arrangement.
23	"(B) Dollar limitations.—
24	"(i) Distributions from a health
25	FLEXIBLE SPENDING ARRANGEMENT —A

1	qualified HSA distribution from a health
2	flexible spending arrangement shall not ex-
3	ceed the applicable amount.
4	"(ii) Distributions from a health
5	REIMBURSEMENT ARRANGEMENT.—A
6	qualified HSA distribution from a health
7	reimbursement arrangement shall not ex-
8	ceed —
9	"(I) the applicable amount di-
10	vided by 12, multiplied by
11	"(II) the number of months dur-
12	ing which the individual is a partici-
13	pant in the health reimbursement ar-
14	rangement.
15	"(iii) Applicable amount.—For
16	purposes of this subparagraph, the applica-
17	ble amount is—
18	"(I) $$2,250$ in the case of an eli-
19	gible individual who has self-only cov-
20	erage under an HSA-qualified health
21	plan at the time of such distribution,
22	and
23	"(II) $4,500$ in the case of an eli-
24	gible individual who has family cov-
25	erage under an HSA-qualified health

1	plan at the time of such distribu-
2	tion.".
3	(e) Elimination of Additional Tax for Failure
4	To Maintain HSA-Qualified Health Plan Cov-
5	ERAGE.—Subsection (e) of section 106, as amended by
6	section 101, is amended—
7	(1) by striking paragraph (3) and redesignating
8	paragraphs (4) and (5) as paragraphs (3) and (4),
9	respectively; and
10	(2) by striking subparagraph (A) of paragraph
11	(3), as so redesignated, and redesignating subpara-
12	graphs (B) and (C) of such paragraph as subpara-
13	graphs (A) and (B) thereof, respectively.
14	(f) Limited Purpose FSAs and HRAs.—Sub-
15	section (e) of section 106, as amended by this section, is
16	amended by adding at the end the following new para-
17	graph:
18	"(5) Limited purpose fsas and hras.—A
19	plan shall not fail to be a health flexible spending
20	arrangement, a health reimbursement arrangement,
21	or an accident or health plan under this section or
22	section 105 merely because the plan converts cov-
23	erage for individuals who enroll in an HSA-qualified
24	health plan described in section 223(c)(2) to cov-
25	erage described in subclause (I), (II), (III), (IV),

1 (V), or (VI) of section 223(c)(1)(B)(iv). Coverage 2 for such individuals may be converted as of the date 3 of enrollment in the HSA-qualified health plan, 4 without regard to the period of coverage under the 5 health flexible spending arrangement or health reim-6 bursement arrangement, and without requiring any 7 change in coverage to individuals who do not enroll 8 in an HSA-qualified health plan.". 9 (g) Distribution Amounts Adjusted for Cost-10 OF-LIVING.—Subsection (e) of section 106, as amended by this section, is amended by adding at the end the fol-11 12 lowing new paragraph: 13 "(6) Cost-of-living adjustment.— 14 "(A) IN GENERAL.—In the case of any 15 taxable year beginning in a calendar year after 16 2019, each of the dollar amounts in paragraph

"(A) IN GENERAL.—In the case of any taxable year beginning in a calendar year after 2019, each of the dollar amounts in paragraph (2)(B)(iii) shall be increased by an amount equal to such dollar amount, multiplied by the cost-of-living adjustment determined under section 1(f)(3) for the calendar year in which such taxable year begins by substituting 'calendar year 2018' for 'calendar year 2016' in subparagraph (A)(ii) thereof.

"(B) ROUNDING.—If any increase under paragraph (1) is not a multiple of \$50, such in-

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1	crease shall be rounded to the nearest multiple
2	of \$50.".
3	(h) DISCLAIMER OF DISQUALIFYING COVERAGE.—
4	Subparagraph (B) of section 223(c)(1), as amended by
5	this section, is amended—
6	(1) by striking "and" at the end of clause (iii);
7	(2) by striking the period at the end of clause
8	(iv) and inserting ", and"; and
9	(3) by inserting after clause (iv) the following
10	new clause:
11	"(v) any coverage (including prospec-
12	tive coverage) under a health plan that is
13	not an HSA-qualified health plan which is
14	disclaimed in writing, at the time of the
15	creation or organization of the health sav-
16	ings account, including by execution of a
17	trust described in subsection $(d)(1)$
18	through a governing instrument that in-
19	cludes such a disclaimer, or by acceptance
20	of an amendment to such a trust that in-
21	cludes such a disclaimer.".
22	(i) Effective Date.—The amendments made by
23	this section shall apply to taxable years beginning after
24	the date of the enactment of this Act.

1	SEC. 402. 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. 403. 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. 404. 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 Secretary
25	shall approve States to conduct demonstration pro-

1	grams under this section for a 5-year period, with
2	each State demonstration program covering one or
3	more geographic areas specified by the State. With
4	respect to a State, after the initial 5-year period of
5	any demonstration program conducted under this
6	section by the State, unless the Secretary finds, tak-
7	ing into account cost-effectiveness and quality of
8	care, that the State demonstration program has
9	been unsuccessful, the demonstration program may
10	be extended or made permanent in the State."; and
11	(B) in paragraph (3), in the matter pre-
12	ceding subparagraph (A)—
13	(i) by striking "not"; and
14	(ii) by striking "unless" and inserting
15	"if";
16	(2) in subsection (b)—
17	(A) in paragraph (3), by inserting "clause
18	(i) through (vii), (viii) (without regard to the
19	amendment made by section $2004(c)(2)$ of Pub-
20	lie Law 111–148), (x), or (xi) of" after "de-
21	scribed in"; and
22	(B) by striking paragraphs (4), (5), and
23	(6);
24	(3) in subsection (c)—
25	(A) by striking paragraphs (3) and (4);

1	(B) by redesignating paragraphs (5)
2	through (8) as paragraphs (3) through (6), re-
3	spectively; and
4	(C) in paragraph (4) (as redesignated by
5	subparagraph (B)), by striking "Subject to sub-
6	paragraphs (D) and (E)" and inserting "Sub-
7	ject to subparagraph (D)"; and
8	(4) in subsection (d)—
9	(A) in paragraph (2), by striking subpara-
10	graph (E); and
11	(B) in paragraph (3)—
12	(i) in subparagraph (A)(ii), by strik-
13	ing "Subject to subparagraph (B)(ii), in"
14	and inserting "In"; and
15	(ii) by striking subparagraph (B) and
16	inserting the following:
17	"(B) Maintenance of Health oppor-
18	TUNITY ACCOUNT AFTER BECOMING INELI-
19	GIBLE FOR PUBLIC BENEFIT.—Notwithstanding
20	any other provision of law, if an account holder
21	of a health opportunity account becomes ineli-
22	gible for benefits under this title because of an
23	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	SEC. 405. MAXIMUM CONTRIBUTION LIMIT TO HEALTH SAV-
16	INGS ACCOUNT INCREASED TO AMOUNT OF
17	DEDUCTIBLE AND OUT-OF-POCKET LIMITA-
18	TION.
19	(a) Self-Only Coverage.—Section 223(b)(2)(A) is
20	amended by striking "\$2,250" and inserting "the amount
21	in effect under subsection (e)(2)(A)(ii)(I)".
22	(b) Family Coverage.—Section 223(b)(2)(B) is
23	amended by striking "\$4,500" and inserting "the amount
24	in effect under subsection (c)(2)(A)(ii)(II)".

1	(c) Conforming Amendments.—Section 223(g)(1)					
2	is amended—					
3	(1) by striking "subsections (b)(2) and" both					
4	places it appears and inserting "subsection"; and					
5	(2) by striking "determined by" in subpara-					
6	graph (B) thereof and all that follows through "'cal					
7	endar year 2003'." and inserting "determined by					
8	substituting 'calendar year 2003' for 'calendar year					
9	2016' in subparagraph (A)(ii) thereof.".					
10	(d) Effective Date.—The amendments made by					
11	this section shall apply to taxable years beginning after					
12	December 31, 2019.					
13	TITLE V—OTHER PROVISIONS					
14	SEC. 501. CERTAIN EXERCISE EQUIPMENT AND PHYSICAL					
15	FITNESS PROGRAMS TREATED AS MEDICAL					
16	CARE.					
17	(a) In General.—Subsection (d) of section 213 is					
18	amended by adding at the end the following new para-					
19	graph:					
20	"(12) Exercise equipment and physical					
21	FITNESS ACTIVITY.—					
22	"(A) In General.—The term 'medical					
23	care' shall include amounts paid—					

1	"(i) for equipment for use in a pro-
2	gram (including a self-directed program) of
3	physical exercise or physical activity,
4	"(ii) to participate, or receive instruc-
5	tion, in a program of physical exercise, nu-
6	trition, or health coaching (including a
7	self-directed program), and
8	"(iii) for membership at a fitness fa-
9	cility.
10	"(B) Overall dollar limitation.—
11	"(i) In general.—Amounts treated
12	as medical care under subparagraph (A)
13	shall not exceed \$1,000 with respect to any
14	individual for any taxable year.
15	"(ii) Exception.—Clause (i) shall
16	not apply for purposes of determining
17	whether expenses reimbursed through a
18	health flexible spending arrangement sub-
19	ject to section 125(i)(1) are incurred for
20	medical care.
21	"(C) Limitations related to sports
22	AND FITNESS EQUIPMENT.—Amounts paid for
23	equipment described in subparagraph (A)(i)
24	shall be treated as medical care only—

1	"(i) if such equipment is utilized ex-
2	clusively for participation in fitness, exer-
3	cise, sport, or other physical activity pro-
4	grams,
5	"(ii) if such equipment is not apparel
6	or footwear, and
7	"(iii) in the case of any item of sports
8	equipment (other than exercise equip-
9	ment), with respect to so much of the
10	amount paid for such item as does not ex-
11	ceed \$250.
12	"(D) FITNESS FACILITY DEFINED.—For
13	purposes of subparagraph (A)(iii), the term 'fit-
14	ness facility' means a facility—
15	"(i) providing instruction in a pro-
16	gram of physical exercise, offering facilities
17	for the preservation, maintenance, encour-
18	agement, or development of physical fit-
19	ness, or serving as the site of such a pro-
20	gram of a State or local government,
21	"(ii) which is not a private club owned
22	and operated by its members,
23	"(iii) which does not offer golf, hunt-
24	ing, sailing, or riding facilities.

1	"(iv) whose health or fitness facility is
2	not incidental to its overall function and
3	purpose, and
4	"(v) which is fully compliant with the
5	State of jurisdiction and Federal anti-dis-
6	crimination laws.".
7	(b) Limitation Not To Apply for Certain Pur-
8	POSES.—
9	(1) Health savings accounts.—Subpara-
10	graph (A) of section 223(d)(2) is amended by insert-
11	ing ", determined without regard to paragraph
12	(12)(B) thereof" after "medical care (as defined in
13	section 213(d)".
14	(2) Archer MSAS.—Subparagraph (A) of sec-
15	tion $220(d)(2)$ is amended by inserting ", deter-
16	mined without regard to paragraph (12)(B) thereof"
17	after "medical care (as defined in section 213(d)".
18	(c) Effective Date.—The amendments made by
19	this section shall apply to taxable years beginning after
20	the date of the enactment of this Act.
21	SEC. 502. CERTAIN NUTRITIONAL AND DIETARY SUPPLE-
22	MENTS TO BE TREATED AS MEDICAL CARE.
23	(a) In General.—Subsection (d) of section 213, as
24	amended by section 501, is amended by adding at the end
25	the following new paragraph:

1	"(13) Nutritional and dietary supple-
2	MENTS.—
3	"(A) IN GENERAL.—The term 'medical
4	care' shall include amounts paid to purchase
5	herbs, vitamins, minerals, homeopathic rem-
6	edies, meal replacement products, and other di-
7	etary and nutritional supplements.
8	"(B) Limitation.—Amounts treated as
9	medical care under subparagraph (A) shall not
10	exceed \$1,000 with respect to any individual for
11	any taxable year.
12	"(C) MEAL REPLACEMENT PRODUCT.—
13	For purposes of this paragraph, the term 'meal
14	replacement product' means any product that—
15	"(i) is permitted to bear labeling mak-
16	ing a claim described in section $403(r)(3)$
17	of the Federal Food, Drug, and Cosmetic
18	Act, and
19	"(ii) is permitted to claim under such
20	section that such product is low in fat and
21	is a good source of protein, fiber, and mul-
22	tiple essential vitamins and minerals.
23	"(D) Exception.—Subparagraph (B)
24	shall not apply for purposes of determining
25	whether expenses reimbursed through a health

1	flexible spending arrangement subject to section
2	125(i)(1) are incurred for medical care.".
3	(b) Limitation Not To Apply for Certain Pur-
4	POSES.—
5	(1) Health savings accounts.—Subpara-
6	graph (A) of section 223(d)(2), as amended by sec-
7	tion 501, is amended by striking "paragraph
8	(12)(B)" and inserting "paragraphs (12)(B) and
9	(13)(B)".
10	(2) Archer Msas.—Subparagraph (A) of sec-
11	tion 220(d)(2), as amended by section 501, is
12	amended by striking "paragraph (12)(B)" and in-
13	serting "paragraphs (12)(B) and (13)(B)".
14	(c) Effective Date.—The amendments made by
15	this section shall apply to taxable years beginning after
16	the date of the enactment of this Act.
17	SEC. 503. CERTAIN PROVIDER FEES TO BE TREATED AS
18	MEDICAL CARE.
19	(a) In General.—Subsection (d) of section 213, as
20	amended by sections 501 and 502, is amended by adding
21	at the end the following new paragraph:
22	"(14) Periodic Provider Fees.—The term
23	'medical care' shall include—
24	"(A) periodic fees paid to a primary care
25	physician for a defined set of medical services

1	or the	right	to	receive	medical	services	on	an
2	as-need	led bas	sis.	and				

- 3 "(B) pre-paid primary care services de-4 signed to screen for, diagnose, cure, mitigate, 5 treat, or prevent disease and promote
- 6 wellness.".
- 7 (b) Exception for Flexible Spending Ac-
- 8 COUNTS.—Section 125 is amended by redesignating sub-
- 9 sections (k) and (l) as subsections (l) and (m), respec-
- 10 tively, and by inserting after subsection (j) the following
- 11 new subsection:
- 12 "(k) Special Rule With Respect to Health
- 13 Flexible Spending Arrangements.—For purposes of
- 14 applying this with respect to any health flexible spending
- 15 arrangement, amounts described in section 213(d)(14)
- 16 shall not be considered insurance.".
- 17 (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.

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