111TH CONGRESS 1ST SESSION H.R. 1118

To amend the Social Security Act to improve choices available to Medicare eligible seniors by permitting them to elect (instead of regular Medicare benefits) to receive a voucher for a health savings account, for premiums for a high deductible health insurance plan, or both and by suspending Medicare late enrollment penalties between ages 65 and 70.

IN THE HOUSE OF REPRESENTATIVES

FEBRUARY 23, 2009

Mrs. BLACKBURN (for herself, Mr. SESSIONS, Mr. FRANKS of Arizona, Mr. PAUL, Mr. WILSON of South Carolina, Mr. WESTMORELAND, Ms. FOXX, Mr. SAM JOHNSON of Texas, Mr. ROE of Tennessee, Mrs. BACHMANN, and Mr. LAMBORN) introduced the following bill; which was referred to the Committee on Ways and Means, and in addition to the Committee on Energy and Commerce, 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 the Social Security Act to improve choices available to Medicare eligible seniors by permitting them to elect (instead of regular Medicare benefits) to receive a voucher for a health savings account, for premiums for a high deductible health insurance plan, or both and by suspending Medicare late enrollment penalties between ages 65 and 70.
 - 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 "Health Care Choices3 for Seniors Act".

4 SEC. 2. FINDINGS.

5 Congress finds the following:

6 (1) The Social Security Administration's Pro-7 Operations Manual System section HI gram 8 00801.002, titled "Waiver of Hospital Insurance 9 Entitlement by Monthly Beneficiary", provides that 10 an individual who does not sign up for part A of the 11 Medicare program when the individual signs up for social security benefits will lose such benefits, re-12 13 gardless of the desire of the individual to not participate in the Medicare program because of religious or 14 15 philosophical reasons or a preference to have private 16 health insurance.

17 (2) As part of the Medicare Prescription Drug, 18 Improvement, and Modernization Act of 2003 (Pub-19 lic Law 108–173), Congress increased health insur-20 ance options by authorizing health savings accounts 21 into which individuals may make annual contribu-22 tions of not more than \$2,650 and families may 23 make such contributions of not more than \$5,250 24 that are allowable as deductions for income tax pur-25 poses. Seniors are not allowed to deduct contribu-26 tions to their health savings account after the date

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of the entitlement of such seniors to Medicare bene fits.

3 (3) Section 1802(b) of the Social Security Act (42 U.S.C. 1395a(b)), added by section 4507 of the 4 5 Balanced Budget Act of 1997, states that a Medi-6 care beneficiary may only enter into a private con-7 tract with a physician for an item or service if no 8 claim for payment under title XVIII of such Act will 9 be submitted. In the case of such contract, the phy-10 sician must sign an affidavit that acknowledges such 11 contract and that provides that the physician will 12 not submit a claim, and will forgo reimbursement, 13 under such title for an item or service provided to 14 any Medicare beneficiary for a period of two years. 15 SEC. 3. AUTHORITY TO ELECT VOUCHER PROGRAM IN-16 STEAD OF MEDICARE PART A ENTITLEMENT. 17 (a) IN GENERAL.—Section 226 of the Social Security 18 Act (42 U.S.C. 426) is amended by adding at the end the 19 following new subsections: 20 "(k) WAIVER OF ENTITLEMENT AND ELECTION OF 21 VOUCHER PROGRAM.— 22 "(1) IN GENERAL.—Notwithstanding the pre-

22 (1) IN GENERAL.—Notwithstanding the pre23 vious provisions of this section, the Secretary shall
24 establish a procedure under which an individual oth25 erwise entitled under subsection (a) to benefits

under part A of title XVIII may waive such entitle-
ment and be automatically enrolled in the Medicare
Alternative Voucher Program established under sub-
section (l) if—
"(A) at the time such waiver is made the
individual—
"(i) has a health savings account de-
scribed in subsection (d) of section 223 of
the Internal Revenue Code of 1986 (26
U.S.C. 223); and
"(ii) is enrolled under a high deduct-
ible health plan, as defined in subsection
(c)(1) of such section; and
"(B) the individual makes such waiver dur-
ing the initial enrollment period described in
section 1837(d).
((2) Treatment under the internal rev-
ENUE CODE OF 1986.—An individual who waives en-
titlement under paragraph (1) shall not be treated
as entitled to benefits under title XVIII for purposes
of section $223(b)(7)$ of the Internal Revenue Code of
1986.
"(3) INELIGIBILITY FOR PART B OR D BENE-
FITS.—An individual shall not be eligible for benefits
under part B or D of title XVIII during the period

for which the individual waives entitlement under part A of such title under paragraph (1).

3 "(4) TERMINATION OF WAIVER AND REENROLL-MENT UNDER MEDICARE PROGRAM.—The Secretary 4 5 shall establish a procedure under which an individual 6 who waives entitlement under paragraph (1) may 7 terminate such waiver during an annual period that 8 shall be the same as the annual general enrollment 9 period described in section 1837(e). For purposes of 10 applying parts B and D of title XVIII, such indi-11 vidual shall be treated as if the individual were enti-12 tled to benefits under part A of such title as of the 13 date such individual terminates the waiver under 14 this paragraph. An individual who has terminated 15 such a waiver may not subsequently make such a 16 waiver.

17 "(1) MEDICARE ALTERNATIVE VOUCHER PRO-18 GRAM.—

"(1) ESTABLISHMENT OF PROGRAM.—The Secretary shall establish a program to be known as the
Medicare Alternative Voucher Program (in this subsection referred to as the 'voucher program') consistent with this subsection.

24 "(2) AUTOMATIC ENROLLMENT.—An individual
25 who waives entitlement under subsection (k)(1) shall

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1	be enrolled in the voucher program for the period
2	during which such waiver is in effect.
3	"(3) Amount of voucher.—
4	"(A) Amount based on age cohort
5	"(i) IN GENERAL.—Subject to clause
6	(ii), for each month that an individual
7	within an age cohort is enrolled in the
8	voucher program, the Secretary shall pro-
9	vide a voucher to such individual in an
10	amount that is equal to the monthly actu-
11	arial rate for that month computed under
12	section $1818(d)(1)$ multiplied by the age
13	cohort adjustment factor for such age co-
14	hort under subparagraph (B).
15	"(ii) Monthly limit.—The amount
16	of a voucher provided to an individual for
17	a month may not exceed \$200.
18	"(B) AGE COHORT ADJUSTMENT FAC-
19	TOR.—For each age cohort the Secretary shall
20	determine an age cohort adjustment factor
21	equal to the ratio of—
22	"(i) the monthly actuarial rate de-
23	scribed in section $1818(d)(1)$ as deter-
24	mined by the Secretary for individuals in
25	such age cohort, to

1	"(ii) the monthly actuarial rate de-
2	scribed in such section.
3	"(C) Age cohort defined.—For pur-
4	poses of this paragraph, an 'age cohort' means
5	a group of individuals whose age falls within a
6	span of five consecutive years, consistent with
7	the following:
8	"(i) The first such span begins at age
9	65.
10	"(ii) Other spans follow consecutively.
11	"(4) Permissible use of voucher.—A
12	voucher under paragraph (3) may be used only for
13	the following purposes:
14	"(A) As a contribution into a health sav-
15	ings account established by such individual, as
16	described in subsection $(k)(1)(A)$.
17	"(B) For payment of premiums for enroll-
18	ment of such individual under a high deductible
19	health plan described in such subsection.
20	"(5) Effect of subsequent termination
21	OF WAIVER.—If an individual terminates a waiver
22	under subsection $(k)(3)$, the enrollment of such indi-
23	vidual in the voucher program shall be terminated
24	on the date on which the termination becomes effec-
25	tive.".

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(b) AMENDMENT OF INTERNAL REVENUE CODE OF
 1986.—Paragraph (7) of section 223(b) of the Internal
 Revenue Code of 1986 (relating to Medicare eligible indi viduals) is amended to read as follows:

5 "(7) MEDICARE ELIGIBLE INDIVIDUALS.—

6 "(A) IN GENERAL.—The limitation under 7 this subsection for any month with respect to 8 an individual shall be zero for any month such 9 individual is entitled to benefits under title 10 XVIII of the Social Security Act.

11 "(B) MEDICARE ALTERNATIVE VOUCHER 12 PROGRAM.—In the case of an individual who is 13 enrolled in the Medicare Alternative Voucher 14 Program under section 226(1) of the Social Se-15 curity Act, the applicable limitation under sub-16 paragraphs (A) and (B) of paragraph (2) shall 17 be increased by the amount of the voucher de-18 scribed in paragraph (3) of such section which 19 is contributed to a health savings account of 20 such individual.".

21 (c) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendment made by
subsection (a) shall take effect on the date that is
six months after the date of the enactment of this
Act and shall apply to an individual who becomes

entitled to benefits under part A of title XVIII of
 the Social Security Act on or after such date of the
 enactment.

4 (2) AMENDMENT OF INTERNAL REVENUE CODE
5 OF 1986.—The amendment made by subsection (b)
6 shall apply to months ending after the date referred
7 to in paragraph (1), in taxable years ending after
8 such date.

9SEC. 4. SUSPENSION OF MEDICARE LATE ENROLLMENT10PENALTIES BETWEEN AGES 65 AND 70.

(a) PART B.—The second sentence of section 1839(b)
of the Social Security Act (42 U.S.C. 1395r(b)) is amended by inserting before the period the following: "and there
shall not be taken into account (for individuals not entitled
to benefits under section 226A) any month during any
part of which the individual attained age 65 and has not
attained age 70".

18 (b) PART D.—

(1) IN GENERAL.—Section 1860D-13(b)(2) of
such Act (42 U.S.C. 1395w-113(b)(2)) is amended
by adding at the end the following sentence: "For
purposes of the preceeding sentence, in the case of
an individual not entitled to benefits under part A
under section 226A, a continuous period of eligibility
shall not include any month during any part of

which the individual attained age 65 and has not at tained age 70.".

3 (2) CONFORMING AMENDMENT.—Section
4 1860D-1(b)(6)(A) of such Act (42 U.S.C. 1395w5 101(b)(6)(A)) is amended by inserting after "para6 graph (2)" the following: ", but excluding the period
7 between 65 and 70 years of age".

8 (c) EFFECTIVE DATE.—The amendments made by 9 this section shall apply to individuals who attain 65 years 10 of age in a month after the month in which this Act is 11 enacted.

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