AMENDMENT TO RULES COMMITTEE PRINT 116-56

OFFERED BY MR. RODNEY DAVIS OF ILLINOIS

Add at the end of title I the following new sections:

1	SEC. 117. SENSE OF CONGRESS.
2	It is the sense of Congress that—
3	(1) the COVID-19 pandemic has caused many
4	individuals to lose access to employer-sponsored
5	health insurance at no fault of their own;
6	(2) individuals should not be forced to cover ad-
7	ditional costs associated with healthcare due to a
8	loss of access to employer-sponsored health insur-
9	ance;
10	(3) employers should utilize all tools provided to
11	them by the Federal Government to bring individ-
12	uals back onto payroll so that they may receive bene-
13	fits such as employer-sponsored health insurance;
14	and
15	(4) individuals unable to rejoin the workforce
16	should receive assistance equal to that received while
17	employed so that when an employer makes an offer
18	of employment, the individual does not have an in-
19	centive to reject.

1	SEC. 118. AMERICAN HEALTH EXCHANGES SPECIAL EN-
2	ROLLMENT PERIOD.
3	Section 1311(c)(6) of the Patient Protection and Af-
4	fordable Care Act (42 U.S.C. 18031(c)(6)) is amended—
5	(1) in subparagraph (C), by striking at the end
6	"and";
7	(2) in subparagraph (D), by striking at the end
8	the period and inserting "; and; and
9	(3) by adding at the end the following new sub-
10	paragraph:
11	"(E) a special enrollment period during the
12	30-day period following the date of the enact-
13	ment of this subparagraph during which any in-
14	dividual who is otherwise eligible to enroll in a
15	qualified health plan through the Exchange and
16	who is not otherwise enrolled in such a plan
17	may enroll in such a qualified health plan.".
18	SEC. 119. AMERICAN HEALTH EXCHANGES SPECIAL EN-
19	ROLLMENT PERIODPREMIUM ASSISTANCE
20	FOR COBRA BENEFITS.
21	(a) Premium Assistance for COBRA Continu-
22	ATION COVERAGE FOR INDIVIDUALS AND THEIR FAMI-
23	LIES.—
24	(1) Provision of Premium Assistance.—
25	(A) REDUCTION OF PREMIUMS PAY-
26	ABLE.—In the case of any premium for a pe-

1 riod of coverage (not to exceed 6 months) be-2 ginning on or after the date of the enactment 3 of this Act and on or before January 1, 2021, 4 for COBRA continuation coverage with respect 5 to any assistance eligible individual, such indi-6 vidual shall be treated for purposes of any 7 COBRA continuation provision as having paid 8 the amount of such premium if such individual 9 pays (or a person other than such individual's 10 employer pays on behalf of such individual) a 11 percent of such premium such that the amount 12 of such premium so paid is equal to the amount 13 the covered employee with respect to such cov-14 erage would have paid with respect to such indi-15 vidual for such period for coverage under the 16 group health plan under which such employee 17 was enrolled at the time of the qualifying event 18 had such event not occurred (as determined 19 without regard to this subsection). 20 (B) Plan enrollment option.— 21 (i) IN GENERAL.—Notwithstanding 22 the COBRA continuation provisions, an as-23 sistance eligible individual may, not later 24 than 90 days after the date of notice of the 25 plan enrollment option described in this

1	subparagraph, elect to enroll in coverage
2	under a plan offered by the employer in-
3	volved, or the employee organization in-
4	volved (including, for this purpose, a joint
5	board of trustees of a multiemployer trust
6	affiliated with one or more multiemployer
7	plans), that is different than coverage
8	under the plan in which such individual
9	was enrolled at the time the qualifying
10	event occurred, and such coverage shall be
11	treated as COBRA continuation coverage
12	for purposes of the applicable COBRA con-
13	tinuation coverage provision.
14	(ii) Requirements.—An assistance
15	eligible individual may elect to enroll in
16	different coverage as described in clause (i)
17	only if—
18	(I) the employer involved has
19	made a determination that such em-
20	ployer will permit assistance eligible
21	individuals to enroll in different cov-
22	erage as provided for this subpara-
23	graph;
24	(II) the premium for such dif-
25	ferent coverage does not exceed the

1	premium for coverage in which the in-
2	dividual was enrolled at the time the
3	qualifying event occurred;
4	(III) the different coverage in
5	which the individual elects to enroll is
6	coverage that is also offered to the ac-
7	tive employees of the employer at the
8	time at which such election is made;
9	and
10	(IV) the different coverage is
11	not—
12	(aa) coverage that provides
13	only dental, vision, counseling, or
14	referral services (or a combina-
15	tion of such services);
16	(bb) a flexible spending ar-
17	rangement (as defined in section
18	106(c)(2) of the Internal Rev-
19	enue Code of 1986); or
20	(cc) coverage that provides
21	coverage for services or treat-
22	ments furnished in an on-site
23	medical facility maintained by
24	the employer and that consists
25	primarily of first-aid services,

1	prevention and wellness care, or
2	similar care (or a combination of
3	such care).
4	(C) Premium reimbursement.—For pro-
5	visions providing the balance of such premium,
6	see section 6431 of the Internal Revenue Code
7	of 1986, as added by paragraph (12).
8	(2) Limitation of Period of Premium as-
9	SISTANCE.—
10	(A) In general.—Paragraph (1)(A) shall
11	not apply with respect to any assistance eligible
12	individual for months of coverage beginning on
13	or after the earlier of—
14	(i) the first date that such individual
15	is eligible for coverage under any other
16	group health plan (other than coverage
17	consisting of only dental, vision, coun-
18	seling, or referral services (or a combina-
19	tion thereof), coverage under a flexible
20	spending arrangement (as defined in sec-
21	tion $106(c)(2)$ of the Internal Revenue
22	Code of 1986), or coverage of treatment
23	that is furnished in an on-site medical fa-
24	cility maintained by the employer and that
25	consists primarily of first-aid services, pre-

1	vention and wellness care, or similar care
2	(or a combination thereof)) or is eligible
3	for benefits under title XVIII of the Social
4	Security Act, or
5	(ii) the earliest of—
6	(I) July 1, 2021,
7	(II) the date following the expira-
8	tion of the maximum period of con-
9	tinuation coverage required under the
10	applicable COBRA continuation cov-
11	erage provision, or
12	(III) the date following the expi-
13	ration of the period of continuation
14	coverage allowed under paragraph
15	(4)(B)(ii).
16	(B) Timing of eligibility for addi-
17	TIONAL COVERAGE.—For purposes of subpara-
18	graph (A)(i), an individual shall not be treated
19	as eligible for coverage under a group health
20	plan before the first date on which such indi-
21	vidual could be covered under such plan.
22	(C) NOTIFICATION REQUIREMENT.—An
23	assistance eligible individual shall notify in writ-
24	ing the group health plan with respect to which
25	paragraph (1)(A) applies if such paragraph

1	ceases to apply by reason of subparagraph
2	(A)(i). Such notice shall be provided to the
3	group health plan in such time and manner as
4	may be specified by the Secretary of Labor.
5	(3) Assistance eligible individual.—For
6	purposes of this section, the term "assistance eligible
7	individual" means any qualified beneficiary if—
8	(A) at any time during the period that be-
9	gins with March 1, 2020, and ends with De-
10	cember 31, 2020, such qualified beneficiary is
11	eligible for COBRA continuation coverage,
12	(B) such qualified beneficiary elects such
13	coverage, and
14	(C) the qualifying event with respect to the
15	COBRA continuation coverage consists of the
16	involuntary termination of the covered employ-
17	ee's employment and occurred during such pe-
18	riod.
19	(4) Extension of election period and ef-
20	FECT ON COVERAGE.—
21	(A) In general.—For purposes of apply-
22	ing section 605(a) of the Employee Retirement
23	Income Security Act of 1974, section
24	4980B(f)(5)(A) of the Internal Revenue Code
25	of 1986, section 2205(a) of the Public Health

1	Service Act, and section $8905a(c)(2)$ of title 5,
2	United States Code, in the case of an individual
3	who does not have an election of COBRA con-
4	tinuation coverage in effect on the date of the
5	enactment of this Act but who would be an as-
6	sistance eligible individual if such election were
7	so in effect, such individual may elect the
8	COBRA continuation coverage under the
9	COBRA continuation coverage provisions con-
10	taining such sections during the period begin-
11	ning on the date of the enactment of this Act
12	and ending 60 days after the date on which the
13	notification required under paragraph (7)(C) is
14	provided to such individual.
15	(B) Commencement of coverage; no
16	REACH-BACK.—Any COBRA continuation cov-
17	erage elected by a qualified beneficiary during
18	an extended election period under subparagraph
19	(A)—
20	(i) shall commence with the first pe-
21	riod of coverage beginning on or after the
22	date of the enactment of this Act, and
23	(ii) shall not extend beyond the period
24	of COBRA continuation coverage that
25	would have been required under the appli-

1	cable COBRA continuation coverage provi-
2	sion if the coverage had been elected as re-
3	quired under such provision.
4	(5) Expedited review of denials of pre-
5	MIUM ASSISTANCE.—In any case in which an indi-
6	vidual requests treatment as an assistance eligible
7	individual and is denied such treatment by the group
8	health plan, the Secretary of Labor (or the Sec-
9	retary of Health and Human Services in connection
10	with COBRA continuation coverage which is pro-
11	vided other than pursuant to part 6 of subtitle B of
12	title I of the Employee Retirement Income Security
13	Act of 1974), in consultation with the Secretary of
14	the Treasury, shall provide for expedited review of
15	such denial. An individual shall be entitled to such
16	review upon application to such Secretary in such
17	form and manner as shall be provided by such Sec-
18	retary. Such Secretary shall make a determination
19	regarding such individual's eligibility within 15 busi-
20	ness days after receipt of such individual's applica-
21	tion for review under this paragraph. Either Sec-
22	retary's determination upon review of the denial
23	shall be de novo and shall be the final determination
24	of such Secretary. A reviewing court shall grant def-
25	erence to such Secretary's determination. The provi-

1	sions of this paragraph, paragraphs (1) through (4),
2	and paragraph (7) shall be treated as provisions of
3	title I of the Employee Retirement Income Security
4	Act of 1974 for purposes of part 5 of subtitle B of
5	such title.
6	(6) Disregard of subsidies for purposes
7	OF FEDERAL AND STATE PROGRAMS.—Notwith-
8	standing any other provision of law, any premium
9	reduction with respect to an assistance eligible indi-
10	vidual under this subsection shall not be considered
11	income or resources in determining eligibility for, or
12	the amount of assistance or benefits provided under,
13	any other public benefit provided under Federal law
14	or the law of any State or political subdivision there-
15	of.
16	(7) Notices to individuals.—
17	(A) GENERAL NOTICE.—
18	(i) In general.—In the case of no-
19	tices provided under section 606(a)(4) of
20	the Employee Retirement Income Security
21	Act of 1974 (29 U.S.C. 1166(4)), section
22	4980B(f)(6)(D) of the Internal Revenue
23	Code of 1986, section 2206(4) of the Pub-
24	lic Health Service Act (42 U.S.C. 300bb-
25	6(4)), or section 8905a(f)(2)(A) of title 5,

1	United States Code, with respect to indi-
2	viduals who, during the period described in
3	paragraph (3)(A), become entitled to elect
4	COBRA continuation coverage, the re-
5	quirements of such sections shall not be
6	treated as met unless such notices include
7	an additional notification to the recipient
8	of—
9	(I) the availability of premium
10	reduction with respect to such cov-
11	erage under this subsection, and
12	(II) the option to enroll in dif-
13	ferent coverage if the employer per-
14	mits assistance eligible individuals to
15	elect enrollment in different coverage
16	(as described in paragraph (1)(B)).
17	(ii) ALTERNATIVE NOTICE.—In the
18	case of COBRA continuation coverage to
19	which the notice provision under such sec-
20	tions does not apply, the Secretary of
21	Labor, in consultation with the Secretary
22	of the Treasury and the Secretary of
23	Health and Human Services, shall, in con-
24	sultation with administrators of the group
25	health plans (or other entities) that provide

1	or administer the COBRA continuation
2	coverage involved, provide rules requiring
3	the provision of such notice.
4	(iii) FORM.—The requirement of the
5	additional notification under this subpara-
6	graph may be met by amendment of exist-
7	ing notice forms or by inclusion of a sepa-
8	rate document with the notice otherwise
9	required.
10	(B) Specific requirements.—Each ad-
11	ditional notification under subparagraph (A)
12	shall include—
13	(i) the forms necessary for estab-
14	lishing eligibility for premium reduction
15	under this subsection,
16	(ii) the name, address, and telephone
17	number necessary to contact the plan ad-
18	ministrator and any other person main-
19	taining relevant information in connection
20	with such premium reduction,
21	(iii) a description of the extended elec-
22	tion period provided for in paragraph
23	(4)(A),
24	(iv) a description of the obligation of
25	the qualified beneficiary under paragraph

1	(2)(C) to notify the plan providing continu-
2	ation coverage of eligibility for subsequent
3	coverage under another group health plan
4	or eligibility for benefits under title XVIII
5	of the Social Security Act and the penalty
6	provided under section 6720C of the Inter-
7	nal Revenue Code of 1986 for failure to so
8	notify the plan,
9	(v) a description, displayed in a
10	prominent manner, of the qualified bene-
11	ficiary's right to a reduced premium and
12	any conditions on entitlement to the re-
13	duced premium, and
14	(vi) a description of the option of the
15	qualified beneficiary to enroll in different
16	coverage if the employer permits such ben-
17	eficiary to elect to enroll in such different
18	coverage under paragraph (1)(B).
19	(C) NOTICE IN CONNECTION WITH EX-
20	TENDED ELECTION PERIODS.—In the case of
21	any assistance eligible individual (or any indi-
22	vidual described in paragraph (4)(A)) who be-
23	came entitled to elect COBRA continuation cov-
24	erage before the date of the enactment of this
25	Act, the administrator of the group health plan

1	(or other entity) involved shall provide (within
2	60 days after the date of enactment of this Act)
3	for the additional notification required to be
4	provided under subparagraph (A) and failure to
5	provide such notice shall be treated as a failure
6	to meet the notice requirements under the ap-
7	plicable COBRA continuation provision.
8	(D) Model notices.—Not later than 30
9	days after the date of enactment of this Act—
10	(i) the Secretary of Labor, in con-
11	sultation with the Secretary of the Treas-
12	ury and the Secretary of Health and
13	Human Services, shall prescribe models for
14	the additional notification required under
15	this paragraph (other than the additional
16	notification described in clause (ii)), and
17	(ii) in the case of any additional noti-
18	fication provided pursuant to subpara-
19	graph (A) under section $8905a(f)(2)(A)$ of
20	title 5, United States Code, the Office of
21	Personnel Management shall prescribe a
22	model for such additional notification.
23	(8) REGULATIONS.—The Secretary of the
24	Treasury may prescribe such regulations or other
25	guidance as may be necessary or appropriate to

1 carry out the provisions of this subsection, including 2 the prevention of fraud and abuse under this sub-3 section, except that the Secretary of Labor and the Secretary of Health and Human Services may pre-5 scribe such regulations (including interim final regu-6 lations) or other guidance as may be necessary or 7 appropriate to carry out the provisions of para-8 graphs (5), (7), and (9). 9 (9) Outreach.—The Secretary of Labor, in 10 consultation with the Secretary of the Treasury and 11 the Secretary of Health and Human Services, shall 12 provide outreach consisting of public education and 13 enrollment assistance relating to premium reduction

the Secretary of Health and Human Services, shall provide outreach consisting of public education and enrollment assistance relating to premium reduction provided under this subsection. Such outreach shall target employers, group health plan administrators, public assistance programs, States, insurers, and other entities as determined appropriate by such Secretaries. Such outreach shall include an initial focus on those individuals electing continuation coverage who are referred to in paragraph (7)(C). Information on such premium reduction, including enrollment, shall also be made available on websites of the Departments of Labor, Treasury, and Health

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and Human Services.

1	(10) Definitions.—For purposes of this sec-
2	tion—
3	(A) Administrator.—The term "admin-
4	istrator" has the meaning given such term in
5	section 3(16)(A) of the Employee Retirement
6	Income Security Act of 1974.
7	(B) COBRA CONTINUATION COVERAGE.—
8	The term "COBRA continuation coverage"
9	means continuation coverage provided pursuant
10	to part 6 of subtitle B of title I of the Em-
11	ployee Retirement Income Security Act of 1974
12	(other than under section 609), title XXII of
13	the Public Health Service Act, section 4980B of
14	the Internal Revenue Code of 1986 (other than
15	subsection (f)(1) of such section insofar as it
16	relates to pediatric vaccines), or section 8905a
17	of title 5, United States Code, or under a State
18	program that provides comparable continuation
19	coverage. Such term does not include coverage
20	under a health flexible spending arrangement
21	under a cafeteria plan within the meaning of
22	section 125 of the Internal Revenue Code of
23	1986.
24	(C) COBRA CONTINUATION PROVISION.—
25	The term "COBRA continuation provision"

1	means the provisions of law described in sub-
2	paragraph (B).
3	(D) COVERED EMPLOYEE.—The term
4	"covered employee" has the meaning given such
5	term in section 607(2) of the Employee Retire-
6	ment Income Security Act of 1974.
7	(E) QUALIFIED BENEFICIARY.—The term
8	"qualified beneficiary" has the meaning given
9	such term in section 607(3) of the Employee
10	Retirement Income Security Act of 1974.
11	(F) GROUP HEALTH PLAN.—The term
12	"group health plan" has the meaning given
13	such term in section 607(1) of the Employee
14	Retirement Income Security Act of 1974.
15	(G) STATE.—The term "State" includes
16	the District of Columbia, the Commonwealth of
17	Puerto Rico, the Virgin Islands, Guam, Amer-
18	ican Samoa, and the Commonwealth of the
19	Northern Mariana Islands.
20	(H) Period of Coverage.—Any ref-
21	erence in this subsection to a period of coverage
22	shall be treated as a reference to a monthly or
23	shorter period of coverage with respect to which
24	premiums are charged with respect to such cov-
25	erage.

1	(11) Reports.—
2	(A) Interim report.—The Secretary of
3	the Treasury shall submit an interim report to
4	the Committee on Education and Labor, the
5	Committee on Ways and Means, and the Com-
6	mittee on Energy and Commerce of the House
7	of Representatives and the Committee on
8	Health, Education, Labor, and Pensions and
9	the Committee on Finance of the Senate re-
10	garding the premium reduction provided under
11	this subsection that includes—
12	(i) the number of individuals provided
13	such assistance as of the date of the re-
14	port; and
15	(ii) the total amount of expenditures
16	incurred (with administrative expenditures
17	noted separately) in connection with such
18	assistance as of the date of the report.
19	(B) Final report.—As soon as prac-
20	ticable after the last period of COBRA continu-
21	ation coverage for which premium reduction is
22	provided under this section, the Secretary of the
23	Treasury shall submit a final report to each
24	committee referred to in subparagraph (A) that
25	includes—

1	(i) the number of individuals provided
2	premium reduction under this section;
3	(ii) the average dollar amount
4	(monthly and annually) of premium reduc-
5	tions provided to such individuals; and
6	(iii) the total amount of expenditures
7	incurred (with administrative expenditures
8	noted separately) in connection with pre-
9	mium reduction under this section.
10	(12) COBRA PREMIUM ASSISTANCE.—
11	(A) IN GENERAL.—Subchapter B of chap-
12	ter 65 of the Internal Revenue Code of 1986 is
13	amended by adding at the end the following
14	new section:
15	"SEC. 6431. COBRA PREMIUM ASSISTANCE.
16	"(a) In General.—The person to whom premiums
17	are payable under COBRA continuation coverage shall be
18	reimbursed as provided in subsection (c) for the amount
19	of premiums not paid by assistance eligible individuals by
20	reason of section 4 of the Health Care Protection Act.
21	"(b) Person Entitled to Reimbursement.—For
22	purposes of subsection (a), except as otherwise provided
23	by the Secretary, the person to whom premiums are pay-
24	able under COBRA continuation coverage shall be treated
25	as being—

1	"(1) in the case of any group health plan which
2	is a multiemployer plan (as defined in section 3(37)
3	of the Employee Retirement Income Security Act of
4	1974), the plan,
5	"(2) in the case of any group health plan not
6	described in paragraph (1)—
7	"(A) which is subject to the COBRA con-
8	tinuation provisions contained in—
9	"(i) the Internal Revenue Code of
10	1986,
11	"(ii) the Employee Retirement Income
12	Security Act of 1974,
13	"(iii) the Public Health Service Act,
14	or
15	"(iv) title 5, United States Code, or
16	"(B) under which some or all of the cov-
17	erage is not provided by insurance,
18	the employer maintaining the plan, and
19	"(3) in the case of any group health plan not
20	described in paragraph (1) or (2), the insurer pro-
21	viding the coverage under the group health plan.
22	"(c) METHOD OF REIMBURSEMENT.—Except as oth-
23	erwise provided by the Secretary—
24	"(1) Treatment as payment of payroll
25	TAXES.—Each person entitled to reimbursement

1 under subsection (a) (and filing a claim for such re-2 imbursement at such time and in such manner as 3 the Secretary may require) shall be treated for pur-4 poses of this title and section 1324(b)(2) of title 31, 5 United States Code, as having paid to the Secretary, 6 on the date that the assistance eligible individual's 7 premium payment is received, payroll taxes in an 8 amount equal to the portion of such reimbursement 9 which relates to such premium. To the extent that 10 the amount treated as paid under the preceding sen-11 tence exceeds the amount of such person's liability 12 for such taxes, the Secretary shall credit or refund 13 such excess in the same manner as if it were an 14 overpayment of such taxes. 15 "(2) Overstatement of 16 the reimbursement to which a person is entitled 17 under this section (and any amount paid by the Sec-18 retary as a result of such overstatement) shall be 19 treated as an underpayment of payroll taxes by such 20 person and may be assessed and collected by the 21 Secretary in the same manner as payroll taxes. 22 "(3) Reimbursement contingent on pay-23 MENT OF REMAINING PREMIUM.—No reimbursement 24 may be made under this section to a person with re-25 spect to any assistance eligible individual until after

1	the reduced premium required under section
2	4(a)(1)(A) of the Health Care Protection Act with
3	respect to such individual has been received.
4	"(d) Definitions.—For purposes of this section—
5	"(1) Payroll taxes.—The term 'payroll
6	taxes' means—
7	"(A) amounts required to be deducted and
8	withheld for the payroll period under section
9	3402 (relating to wage withholding),
10	"(B) amounts required to be deducted for
11	the payroll period under section 3102 (relating
12	to FICA employee taxes), and
13	"(C) amounts of the taxes imposed for the
14	payroll period under section 3111 (relating to
15	FICA employer taxes).
16	"(2) Person.—The term 'person' includes any
17	governmental entity.
18	"(e) Reporting.—Each person entitled to reim-
19	bursement under subsection (a) for any period shall sub-
20	mit such reports (at such time and in such manner) as
21	the Secretary may require, including—
22	"(1) an attestation of involuntary termination
23	of employment for each covered employee on the
24	basis of whose termination entitlement to reimburse-
25	ment is claimed under subsection (a),

1	"(2) a report of the amount of payroll taxes off-
2	set under subsection (a) for the reporting period and
3	the estimated offsets of such taxes for the subse-
4	quent reporting period in connection with reimburse-
5	ments under subsection (a), and
6	"(3) a report containing the TINs of all covered
7	employees, the amount of subsidy reimbursed with
8	respect to each covered employee and qualified bene-
9	ficiaries, and a designation with respect to each cov-
10	ered employee as to whether the subsidy reimburse-
11	ment is for coverage of 1 individual or 2 or more in-
12	dividuals.
13	"(f) REGULATIONS.—The Secretary shall issue such
14	regulations or other guidance as may be necessary or ap-
15	propriate to carry out this section, including—
16	"(1) the requirement to report information or
17	the establishment of other methods for verifying the
18	correct amounts of reimbursements under this sec-
19	tion, and
20	"(2) the application of this section to group
21	health plans that are multiemployer plans (as de-
22	fined in section 3(37) of the Employee Retirement
23	Income Security Act of 1974).".
24	(B) Social security trust funds held
25	HARMLESS.—In determining any amount trans-

1	ferred or appropriated to any fund under the
2	Social Security Act, section 6431 of the Inter-
3	nal Revenue Code of 1986 shall not be taken
4	into account.
5	(C) CLERICAL AMENDMENT.—The table of
6	sections for subchapter B of chapter 65 of the
7	Internal Revenue Code of 1986 is amended by
8	adding at the end the following new item:
	"Sec. 6431. COBRA premium assistance.".
9	(D) Effective date.—The amendments
10	made by this paragraph shall apply to pre-
11	miums to which subsection $(a)(1)(A)$ applies.
12	(E) Special rule.—
13	(i) In general.—In the case of an
14	assistance eligible individual who pays,
15	with respect to the first period of COBRA
16	continuation coverage to which subsection
17	(a)(1)(A) applies or the immediately subse-
18	quent period, the full premium amount for
19	such coverage, the person to whom such
20	payment is payable shall—
21	(I) make a reimbursement pay-
22	ment to such individual for the
23	amount of such premium paid in ex-
24	cess of the amount required to be paid
25	under subsection (a)(1)(A); or

1	(II) provide credit to the indi-
2	vidual for such amount in a manner
3	that reduces one or more subsequent
4	premium payments that the individual
5	is required to pay under such sub-
6	section for the coverage involved.
7	(ii) Reimbursing employer.—A
8	person to which clause (i) applies shall be
9	reimbursed as provided for in section 6431
10	of the Internal Revenue Code of 1986 for
11	any payment made, or credit provided, to
12	the employee under such clause.
13	(iii) Payment or credits.—Unless
14	it is reasonable to believe that the credit
15	for the excess payment in clause (i)(II) will
16	be used by the assistance eligible individual
17	within 180 days of the date on which the
18	person receives from the individual the
19	payment of the full premium amount, a
20	person to which clause (i) applies shall
21	make the payment required under such
22	clause to the individual within 60 days of
23	such payment of the full premium amount.
24	If, as of any day within the 180-day pe-
25	riod, it is no longer reasonable to believe

1	that the credit will be used during that pe-
2	riod, payment equal to the remainder of
3	the credit outstanding shall be made to the
4	individual within 60 days of such day.
5	(13) Penalty for failure to notify
6	HEALTH PLAN OF CESSATION OF ELIGIBILITY FOR
7	PREMIUM ASSISTANCE.—
8	(A) IN GENERAL.—Part I of subchapter B
9	of chapter 68 of the Internal Revenue Code of
10	1986 is amended by adding at the end the fol-
11	lowing new section:
12	"SEC. 6720C. PENALTY FOR FAILURE TO NOTIFY HEALTH
13	PLAN OF CESSATION OF ELIGIBILITY FOR
13 14	PLAN OF CESSATION OF ELIGIBILITY FOR COBRA PREMIUM ASSISTANCE.
14	
	COBRA PREMIUM ASSISTANCE.
14 15	COBRA PREMIUM ASSISTANCE. "(a) In General.—Any person required to notify a
14 15 16 17	COBRA PREMIUM ASSISTANCE. "(a) In General.—Any person required to notify a group health plan under section $4(a)(2)(C)$ of the Health
14 15 16 17	COBRA PREMIUM ASSISTANCE. "(a) IN GENERAL.—Any person required to notify a group health plan under section 4(a)(2)(C) of the Health Care Protection Act who fails to make such a notification
14 15 16 17	COBRA PREMIUM ASSISTANCE. "(a) IN GENERAL.—Any person required to notify a group health plan under section 4(a)(2)(C) of the Health Care Protection Act who fails to make such a notification at such time and in such manner as the Secretary of
114 115 116 117 118	COBRA PREMIUM ASSISTANCE. "(a) In General.—Any person required to notify a group health plan under section 4(a)(2)(C) of the Health Care Protection Act who fails to make such a notification at such time and in such manner as the Secretary of Labor may require shall pay a penalty of 110 percent of
14 15 16 17 18 19 20	"(a) In General.—Any person required to notify a group health plan under section 4(a)(2)(C) of the Health Care Protection Act who fails to make such a notification at such time and in such manner as the Secretary of Labor may require shall pay a penalty of 110 percent of the premium reduction provided under such section after
14 15 16 17 18 19 20 21	"(a) In General.—Any person required to notify a group health plan under section 4(a)(2)(C) of the Health Care Protection Act who fails to make such a notification at such time and in such manner as the Secretary of Labor may require shall pay a penalty of 110 percent of the premium reduction provided under such section after termination of eligibility under such subsection.
14 15 16 17 18 19 20 21	COBRA PREMIUM ASSISTANCE. "(a) In General.—Any person required to notify a group health plan under section $4(a)(2)(C)$ of the Health Care Protection Act who fails to make such a notification at such time and in such manner as the Secretary of Labor may require shall pay a penalty of 110 percent of the premium reduction provided under such section after termination of eligibility under such subsection. "(b) Reasonable Cause Exception.—No penalty

1	(B) CLERICAL AMENDMENT.—The table of
2	sections of part I of subchapter B of chapter 68
3	of such Code is amended by adding at the end
4	the following new item:
	"Sec. 6720C. Penalty for failure to notify health plan of cessation of eligibility for COBRA premium assistance.".
5	(C) Effective date.—The amendments
6	made by this paragraph shall apply to failures
7	occurring after the date of the enactment of
8	this Act.
9	(14) Coordination with hete.—
10	(A) In general.—Subsection (g) of sec-
11	tion 35 of the Internal Revenue Code of 1986
12	is amended by redesignating paragraph (9) as
13	paragraph (10) and inserting after paragraph
14	(8) the following new paragraph:
15	"(9) COBRA PREMIUM ASSISTANCE.—In the
16	case of an assistance eligible individual who receives
17	premium reduction for COBRA continuation cov-
18	erage under section 4(a) of the Health Care Protec-
19	tion Act for any month during the taxable year, such
20	individual shall not be treated as an eligible indi-
21	vidual, a certified individual, or a qualifying family
22	member for purposes of this section or section 7527
23	with respect to such month.".

1	(B) Effective date.—The amendment
2	made by subparagraph (A) shall apply to tax-
3	able years ending after the date of the enact-
4	ment of this Act.
5	(15) Exclusion of Cobra Premium assist-
6	ANCE FROM GROSS INCOME.—
7	(A) IN GENERAL.—Part III of subchapter
8	B of chapter 1 of the Internal Revenue Code of
9	1986 is amended by inserting after section
10	139B the following new section:
11	"SEC. 139C. COBRA PREMIUM ASSISTANCE.
12	"In the case of an assistance eligible individual (as
13	defined in section 4 of the Health Care Protection Act),
14	gross income does not include any premium reduction pro-
15	vided under subsection (a) of such section.".
16	(B) CLERICAL AMENDMENT.—The table of
17	sections for part III of subchapter B of chapter
18	1 of such Code is amended by inserting after
19	the item relating to section 139B the following
20	new item:
	"Sec. 139C. COBRA premium assistance.".
21	(C) Effective date.—The amendments
22	made by this paragraph shall apply to taxable
23	years ending after the date of the enactment of
24	this Act.

1	(b) Elimination of Premium Subsidy for High-
2	Income Individuals.—
3	(1) RECAPTURE OF SUBSIDY FOR HIGH-INCOME
4	INDIVIDUALS.—If—
5	(A) premium assistance is provided under
6	this section with respect to any COBRA con-
7	tinuation coverage which covers the taxpayer,
8	the taxpayer's spouse, or any dependent (within
9	the meaning of section 152 of the Internal Rev-
10	enue Code of 1986, determined without regard
11	to subsections $(b)(1)$, $(b)(2)$, and $(d)(1)(B)$
12	thereof) of the taxpayer during any portion of
13	the taxable year, and
14	(B) the taxpayer's modified adjusted gross
15	income for such taxable year exceeds \$125,000
16	(\$250,000 in the case of a joint return),
17	then the tax imposed by chapter 1 of such Code with
18	respect to the taxpayer for such taxable year shall
19	be increased by the amount of such assistance.
20	(2) Phase-in of recapture.—
21	(A) In general.—In the case of a tax-
22	payer whose modified adjusted gross income for
23	the taxable year does not exceed \$145,000
24	(\$290,000 in the case of a joint return), the in-
25	crease in the tax imposed under paragraph (1)

1	shall not exceed the phase-in percentage of such
2	increase (determined without regard to this
3	paragraph).
4	(B) Phase-in percentage.—For pur-
5	poses of this subsection, the term "phase-in
6	percentage" means the ratio (expressed as a
7	percentage) obtained by dividing—
8	(i) the excess of described in subpara-
9	graph (B) of paragraph (1), by
10	(ii) \$20,000 (\$40,000 in the case of a
11	joint return).
12	(3) OPTION FOR HIGH-INCOME INDIVIDUALS TO
13	WAIVE ASSISTANCE AND AVOID RECAPTURE.—Not-
14	withstanding subsection (a)(3), an individual shall
15	not be treated as an assistance eligible individual for
16	purposes of this section and section 6431 of the In-
17	ternal Revenue Code of 1986 if such individual—
18	(A) makes a permanent election (at such
19	time and in such form and manner as the Sec-
20	retary of the Treasury may prescribe) to waive
21	the right to the premium assistance provided
22	under this section, and
23	(B) notifies the entity to whom premiums
24	are reimbursed under section 6431(a) of such
25	Code of such election.

22

1	(4) Modified adjusted gross income.—For
2	purposes of this subsection, the term "modified ad-
3	justed gross income" means the adjusted gross in-
4	come (as defined in section 62 of the Internal Rev-
5	enue Code of 1986) of the taxpayer for the taxable
6	year increased by any amount excluded from gross
7	income under section 911, 931, or 933 of such Code.
8	(5) Credits not allowed against tax,
9	ETC.—For purposes determining regular tax liability
10	under section 26(b) of such Code, the increase in tax
11	under this subsection shall not be treated as a tax
12	imposed under chapter 1 of such Code.
13	(6) REGULATIONS.—The Secretary of the
14	Treasury shall issue such regulations or other guid-
15	ance as are necessary or appropriate to carry out
16	this subsection, including requirements that the enti-
17	ty to whom premiums are reimbursed under section
18	6431(a) of the Internal Revenue Code of 1986 re-
19	port to the Secretary, and to each assistance eligible
20	individual, the amount of premium assistance pro-
21	vided under subsection (a) with respect to each such

individual.

1	(7) Effective date.—The provisions of this
2	subsection shall apply to taxable years ending after
3	the date of the enactment of this Act.

