AMENDMENT TO SENATE AMENDMENT 2689 TO
H.R. 719
OFFERED BY MR. MULVANEY OF SOUTH CAROLINA

In the matter proposed to be inserted by the Senate amendment to the House amendment to the Senate amendment, insert after section 150 (before the short title) the following new section:

RESTRICTING FUNDING FOR PLANNED PARENTHOOD

1  SEC. 151. (a) Congress finds the following:
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   (1) State and county health departments, community health centers, hospitals, physicians offices, and other entities currently provide, and will continue to provide, health services to women. Such health services include relevant diagnostic laboratory and radiology services, well-child care, prenatal and postpartum care, immunization, family planning services (including contraception), cervical and breast cancer screenings and referrals, and sexually transmitted disease testing.

   (2) Many such entities provide services to all persons, regardless of the person’s ability to pay,
and provide services in medically underserved areas
and to medically underserved populations.

(3) All funds that are no longer available to
Planned Parenthood Federation of America, Inc.
and its affiliates and clinics pursuant to this joint
resolution will continue to be made available to other
eligible entities to provide women’s health care serv-
ices.

(4) Funds authorized to be appropriated, and
appropriated, by subsection (c) are offset by the
funding limitation under subsection (b).

(b) For the one-year period beginning on the date of
the enactment of this joint resolution, subject to sub-
section (c), no funds authorized or appropriated by Fed-
eral law may be made available for any purpose to Planned
Parenthood Federation of America, Inc., or any affiliate
or clinic of Planned Parenthood Federation of America,
Inc., unless such entities certify that Planned Parenthood
Federation of America affiliates and clinics will not per-
form, and will not provide any funds to any other entity
that performs, an abortion during such period.

(c) Subsection (b) shall not apply to an abortion—

(1) if the pregnancy is the result of an act of
rape or incest; or
(2) in the case where a woman suffers from a physical disorder, physical injury, or physical illness that would, as certified by a physician, place the woman in danger of death unless an abortion is performed, including a life-endangering physical condition caused by or arising from the pregnancy itself.

(d) The Secretary of Health and Human Services and the Secretary of Agriculture shall seek repayment of any Federal assistance received by Planned Parenthood Federation of America, Inc., or any affiliate or clinic of Planned Parenthood Federation of America, Inc., if it violates the terms of the certification required by subsection (b) during the period specified in such subsection.

(e) There is authorized to be appropriated, and appropriated, $235,000,000 for the community health center program under section 330 of the Public Health Service Act (42 U.S.C. 254b), in addition to any other funds made available to such program, for the period for which the funding limitation under subsection (b) applies.

(f) None of the funds authorized or appropriated pursuant to subsection (e) may be expended for an abortion other than as described in subsection (e).
(g) Nothing in this section shall be construed to reduce overall Federal funding available in support of women’s health.