Amendment to
Rules Committee Print 116–56
Offered by Mr. Pallone of New Jersey, Mr. Neal of Massachusetts, and Mr. Scott of Virginia

Add at the end of title I the following:

SEC. 117. ELIGIBILITY OF DACA RECIPIENTS FOR QUALIFIED HEALTH PLANS OFFERED THROUGH EXCHANGES.

(a) IN GENERAL.—Section 1312(f)(3) of the Patient Protection and Affordable Care Act (42 U.S.C. 18032(f)(3)) is amended—

(1) by striking “or an alien lawfully present in the United States” and inserting “, an alien lawfully present in the United States, or a DACA recipient”;

and

(2) by adding at the end the following: “For purposes of the previous sentence, the term ‘DACA recipient’ means an individual who was granted deferred action pursuant to the Deferred Action for Childhood Arrivals Program announced in the memorandum of the Secretary of Homeland Security..."
dated June 15, 2012, and for whom such grant re-
 mains valid.’’.

(b) Application of Reduced Cost-sharing.—
Section 1402(e)(2) of the Patient Protection and Afford-
able Care Act (42 U.S.C. 18071(e)(2)) is amended by add-
ing at the end the following: ‘‘A DACA recipient (as de-
 fined in section 1312(f)(3)) shall be treated as lawfully
present for purposes of this section.’’

(e) Eligibility for Advance Payments.—Section
1412(d) of the Patient Protection and Affordable Care Act
(42 U.S.C. 18082(d)) is amended by adding at the end
the following: ‘‘For purposes of the previous sentence, a
DACA recipient (as defined in section 1312(f)(3)) shall
be treated as lawfully present in the United States.’’.

(d) Verification of Eligibility.—Section
1411(e)(2)(B) of the Patient Protection and Affordable
Care Act (42 U.S.C. 18081(e)(2)(B)) is amended—
(1) in clause (i)(I), by inserting ‘‘or a DACA
recipient (as defined in section 1312(f)(3))’’ after
‘‘an alien lawfully present in the United States’’;
and
(2) in clause (ii), by inserting ‘‘or a DACA re-
cipient (as defined in section 1312(f)(3))’’ after ‘‘an
alien lawfully present in the United States’’.
(c) Application of Tax Credit for Coverage Under a Qualified Health Plan.—Section 36B(e)(2) of the Internal Revenue Code of 1986 is amended by adding at the end the following: “A DACA recipient (as defined in section 1312(f)(3) of the Patient Protection and Affordable Care Act) shall be treated as lawfully present for purposes of this section.”.

(f) Effective Date.—The amendments made by this section shall take effect on January 1, 2021.

Page 68, line 10, strike “2025” and insert “2024”.

At the end of the bill, add the following:

**TITLE IV—PUBLIC HEALTH INVESTMENTS**

SEC. 401. SUPPORTING INCREASED INNOVATION.

(a) In General.—The Secretary of Health and Human Services, acting through the Director of the National Institutes of Health, shall continue to support and to expand, as applicable, biomedical research carried out through the National Institutes of Health innovation projects described in section 1001(b)(4) of the 21st Century Cures Act (Public Law 114–255). The Secretary shall ensure that any such research (and related activities) is conducted in compliance with section 492B of the Public Health Service Act (42 U.S.C. 289a–2) (relating to the
inclusion of women and members of minority groups in research).

(b) AUTHORIZATION OF APPROPRIATIONS.—To carry out this subsection, in addition to funds made available under paragraph (2) of section 1001(b) of the 21st Century Cures Act (Public Law 114–255), there is authorized to be appropriated, and there is appropriated to the NIH Innovation Account established under such section 1001(b), out of any moneys in the Treasury not otherwise obligated, $2,000,000,000 for fiscal year 2021, to remain available until expended.