

Summary of modifications to H.R. 7, as ordered reported by the Judiciary Committee, and contained in Rules Committee Print 113-33:

The Short Title is updated to reflect inclusion of the Abortion Insurance Full Disclosure Act and now includes the year (2014).

The Table of Contents is updated to reflect changes to the bill.

Title I is unchanged.

The heading for Title II is changed to specify that all provisions in this section address the Affordable Care Act.

In Title II, Section 201

- Section 201(a)(1) retains and redesignates the provision regarding premium credits (Section 202 of H.R. 7, as ordered reported), with technical and conforming changes.
- Section 201(a)(2) retains and redesignates the provision regarding the small employer health insurance expense credit (Section 203 of H.R. 7, as ordered reported), with technical and conforming changes, and expressly includes rules allowing separate abortion coverage. The reference to “health insurance coverage” included as ordered reported, is removed because credits for such coverage expired in 2013. The reference to “qualified health plan” remains.
- Section 201(a)(3) adds conforming amendments to remove the current provisions of the ACA that allow taxpayer funding for plans that include abortion.
- Section 201(b) adds clarifying language to remove current provisions of the ACA allowing Office of Personnel Management administered multi-state plans to cover elective abortion, and instead specifying that multi-state plans must not include abortions for which funding is prohibited in Title I.
- Section 201(c) makes the provisions of Section 201 effective for taxable years ending after December 31, 2014 with respect to plan years beginning after such date.

In Title II, Section 202 adds the notice requirements contained in HR 3279 to cover the time of enactment until the provisions of Section 201 go into effect. Section 202 requires plans and the exchanges to disclose if a plan includes abortion coverage and the amount of the abortion surcharge.

In Title II, provisions not connected to the ACA (regarding deductions [Section 201 of H.R. 7, as ordered reported], FSAs, MSAs and HSAs [Section 204 of H.R. 7, as ordered reported]) are deleted.