

2018 Affordable Care Act Reform Legislation Tracker as of August 30, 2018

Newly Included Legislation and Procedural Updates

- August 23: Sen. Thom Tillis (R-NC) introduced the Ensuring Coverage for Patients with Pre-Existing Conditions Act ([S. 3388](#)), which maintains the ACA's protections for pre-existing conditions.
- August 23: Sen. Tammy Baldwin (D-WI)/Rep. Collin Peterson (D-MN) introduced the Ensuring Lasting Smiles Act ([S.3369/H.R. 6689](#)), which requires group and individual health plans to cover services related to congenital anomalies or birth defects.
- July 26: Rep. Barbara Comstock (R-VA) introduced [H.R. 6587](#), which allows individuals enrolled in a QHP to make tax-free contributions to HSAs up to the contribution limit.
- July 24: Rep. David Joyce (R-OH) introduced the Continuing Coverage for Preexisting Conditions Act ([H.R. 6496](#)), which maintains the ACA's protections for pre-existing conditions.
- July 24: Rep. Raul Ruiz (D-CA) introduced the Stop Junk Health Plans Act ([H.R. 6479](#)), which amends the ACA's definition of individual health insurance coverage to include STLDI plans.

I. Single-Issue Legislation (115th Congress - 2018) *(all legislation has been introduced; no further action has been taken, unless noted)*

Single Payer/Public Option Proposals

Cadillac Tax Repeal (and Other ACA Taxes and Fees)

Wellness

Health Savings Accounts

Mandate Reform/ Alternatives

Antitrust

Interstate Sales

Stop-Loss

Essential Health Benefits

ACA Market Reforms

Short-Term, Limited-Duration Insurance

Association Health Plans

Multi-Issue Bills

Section 1332 Waivers

Miscellaneous

Single Payer/Public Option Proposals

<p>Medicare for All Act of 2017 S. 1804 Sen. Bernie Sanders (D-VT)</p>	<p>Establishes a “Medicare For All” national health insurance program; expands Medicare eligibility to all U.S. citizens over four years, after which a program would be implemented to provide universal entitlement with full benefits and protections funded through the Universal Medicare trust; broadens Medicare benefits to create a new set of “covered health benefits;” and provides states with a right to further expand eligibility, among other things.</p>
<p>Expanded & Improved Medicare For All Act H.R. 676 Rep. Keith Ellison (D-MN)</p>	<p>Establishes the “Medicare For All Program,” which would expand the Medicare program to provide all individuals residing in the U.S. with free health care; broadens Medicare benefits to create a new set of “covered health benefits;” permits only nonprofit, public institutions from serving as participating providers, among other things.</p>
<p>Medicare Buy-In and Health Care Stabilization Act H.R. 3748 Rep. Brian Higgins (D-NY)</p>	<p>Offers individuals ages 50-64 the option to buy into Medicare (receiving the same benefits as individuals enrolled in Medicare Parts B and D) through state and federal exchanges; allows individuals with access to employer-sponsored coverage to buy into Medicare and their employers could provide pre-tax contributions to their premiums; includes several market stabilization provisions (e.g., extends the ACA’s risk corridor program, establishes a reinsurance program, improves cost-sharing reduction payments, and creates a technical advisory committee to address the long-term costs of the U.S. health care system).</p>
<p>Medicare at 55 Act S. 1742 Sen. Debbie Stabenow (D-MI)</p>	<p>Allows individuals ages 55-64 to buy into Medicare (receiving the same benefits as individuals enrolled in Medicare Parts B and D), except for traditional Medicare cost-sharing assistance.</p>
<p>Medicare-X Choice Act of 2017 S. 1970/H.R. 4094 Sen. Michael Bennet (D-CO)/Rep. Brian Higgins (D-NY)</p>	<p>Builds on the existing Medicare framework to establish a public insurance plan (the “Medicare-X Plan”) offered on individual and small business health exchanges in rating areas where there is only one option or no options on the exchange; makes the plan available on the individual market in 2023 and on the SHOP exchange in 2024; and requires the plan to cover essential health benefits to align with other plans offered on the exchange, among other things.</p>
<p>State Public Option Act S. 2001/H.R. 4129 Sen. Brian Schatz (D-HI) and Rep. Ben Ray Lujan (D-NM)</p>	<p>Allows states to create a Medicaid buy-in program for all residents, providing state residents with the option of enrolling in Medicaid as a qualified health plan.</p>
<p>Bare County Buy-in Act of 2017 H.R. 4394 Rep. Dina Titus (D-NV)</p>	<p>Establishes a public health option for individuals who live in bare counties (i.e., do not have access to a qualified health plan through the ACA exchange); and requires the public option to provide essential health benefits and equivalent provisions to a plan in the silver level of coverage under the ACA.</p>

<p align="center">Choose Medicare Act S. 2708/H.R. 6117 Sen. Jeff Merkley (D-OR)/Rep. Cedric Richmond (D-LA)</p>	<p>Offers Medicare as an option for all consumer through so-called “Medicare part E plans” in the individual, small group, and large group markets; directs HHS to develop a process to allow individuals enrolled in Medicare part E plans through an employer to maintain their coverage even if they (1) terminate the existing employer relationship or (2) can otherwise enroll in other health insurance coverage; codifies market stabilization efforts (e.g., increasing CSR payments, increasing generosity of premium tax credit, facilitating state reinsurance programs), among other things.</p>
<p align="center">State-Based Universal Health Care Act of 2018 H.R. 6097 Rep. Pramila Jayapal (D-WA)</p>	<p>Replaces section 1332 to allow states to apply for waivers to create and implement a state-based, comprehensive, universal health care system and provides federal funding for such purposes.</p>

Cadillac Tax Repeal (and Other ACA Taxes and Fees)

<p align="center">Federal Register Printing Savings Act of 2017 (CR) H.R. 195 Rep. Steve Russell (R-OK)</p>	<p>Provides a moratorium on the medical device tax until 2020; delays implementation of the Cadillac tax until 2022; and suspends the health insurance providers’ tax from 2019 until 2020.</p> <p><i>January 22 – Signed into law.</i></p>
<p align="center">Middle Class Health Benefits Tax Repeal Act of 2017 S. 58 Sen. Dean Heller (R-NV)</p>	<p>Repeals the Cadillac tax.</p>
<p align="center">H.R. 4617 Reprs. Erik Paulsen (R-MN) and Jackie Walorski (R-IN)</p>	<p>Provides a temporary moratorium on the medical device tax until 2023.</p>
<p align="center">Health Insurance Tax Relief Act of 2018 S. 3063/H.R. 5963 Sen. John Barrasso (R-WY)/Rep. Kristi Noem (R-SD)</p>	<p>Delays the reimposition of the fee on health insurance providers until 2021.</p>
<p align="center">H.R. 4616 Rep. Devin Nunes (R-CA)</p>	<p>Provides retroactive relief from the ACA’s employer mandate, and delays the implementation of the Cadillac tax by a year.</p> <p><i>July 13 – Reported favorably out of the House Committee on Ways and Means —as <u>amended</u>— by a vote of 22-15.</i></p>

Wellness

<p>The Preserving Employee Wellness Programs Act H.R. 1313 Rep. Virginia Foxx (R-NC)</p>	<p>Contains provisions governing specific subsets of workplace wellness programs: (1) programs offered in conjunction with an employer-sponsored health plan, (2) programs offering more favorable treatment for adverse health factors, and (3) programs not offered in conjunction with an employer sponsored health plan—each of these sections is deemed to comply with certain sections of the ADA, GINA, and the Public Health Service Act; provides that the collection of information about “the manifested disease or disorder of a family member” will not be considered an unlawful acquisition of genetic information with respect to another family member participating in workplace a wellness program, and it does not violate GINA; and allows employers offering a wellness program to establish a deadline of up to 45 days for employees to request and complete an alternative program if it is unreasonably difficult or medically inadvisable for the employee to participate in the original wellness program.</p> <p><i>March 8 – Reported favorably out of the Education and the Workforce Committee—as amended—by a vote of 22-17 (amendments are technical in nature).</i></p>
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Health Savings Accounts

<p>Health Savings Act of 2017 S. 403/H.R. 1175 Sen. Orrin Hatch (R-UT)/Rep. Erik Paulsen (R-MN)</p>	<p>On-Site Clinics Creates a special rule for individuals eligible for on-site medical clinic coverage (eligibility to receive health care benefits from an on-site medical clinic of an employer does not qualify as coverage under a health plan if such health care benefits are not significant benefits). Examples of such benefits include:</p> <ul style="list-style-type: none"> • Physicals and immunizations • Injecting antigens provided by employees • Medications available without a prescription (pain relievers, antihistamines, etc.) • Treatment for injuries occurring at the employer’s place of employment or otherwise in the course of employment • Tests for infectious diseases and conditions • Monitoring of chronic conditions • Drug testing • Hearing or vision screenings and related services • Other services and treatments of a similar nature <p>OTC Medications Includes an amount paid for any prescription or OTC medicine or drug within the definition of a “qualified medical expense;” includes within the definition of “preventive care” prescription and OTC drugs.</p> <p>Contribution Amount Increases maximum contribution limit.</p>
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	<p>Medicare Enrollment Allows Medicare beneficiaries enrolled only in Part A to continue to contribute to HSAs after turning 65 if otherwise eligible.</p> <p>Other Renames HDHP as “HSA-qualified health plan;” allows both spouses to make catch up contributions to the same HSA account; simplifies limitations on FSA and HSA rollovers; eliminates tax for failure to maintain HDHP coverage.</p>
<p>Health Savings Account Expansion Act of 2017 S. 28/H.R. 247 Sen. Jeff Flake (R-AZ)/Rep. David Brat (R-VA)</p>	<p>OTC Medications Repeals the restriction on using HSAs for OTC medications.</p> <p>Contribution Amount Increase the maximum contribution amounts.</p> <p>Other Permits the use of HSAs to pay health insurance premiums and direct primary care expenses; eliminates the requirement that a participant in an HSA be enrolled in an HDHP; decreases the additional tax for HSA distributions not used for qualified medical expenses.</p>
<p>Bipartisan HSA Improvement Act H.R. 5138 Rep. Mike Kelly (R-PA)</p>	<p>Expands access to HSAs (and, in some instances FSAs) by (1) allowing individuals to make contributions to a spouse’s HSA; (2) permitting the use of HSA dollars for wellness benefits, including exercise; (3) allowing employers to offer “excepted benefits”, like telehealth through HSAs; (4) offering pre-deductible coverage for medication and services to help chronic conditions; (5) simplifying FSA and HSA rollovers; and (6) eliminating taxes on employees’ income for failing to have maintained HSA-qualified health plan coverage.</p>
<p>Primary Care Patient Protection Act H.R. 5858 Rep. Bradley Schneider (D-IL)</p>	<p>Allows high deductible health plan holders to have two deductible-free primary care visits each year.</p>
<p>HSA Employer Flexibility Act H.R. 6128 Rep. Mike Kelly (R-PA)</p>	<p>Allows HSAs to cover excepted benefits; permits HSAs for individuals who receive certain services from on-site employer health clinics; and provides a safe harbor for employers to offer telehealth services without jeopardizing an employee’s eligibility for an HSA.</p>
<p>Health Savings Act H.R. 6314 Rep. Michael Burgess (R-TX)</p>	<p>Allows catastrophic and bronze plans to qualify for HSA contributions.</p> <p><i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended—by a vote of 23-13.</i></p>
<p>Personal Health Investment Today Act H.R. 6312 Rep. Jason Smith (R-MO)</p>	<p>Allows taxpayers to use HSAs or other pre-tax health accounts to pay for sports equipment and other exercise costs.</p> <p><i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended—by a vote of 28-7.</i></p>

<p>Restoring Access to Medication and Modernizing Health Savings Accounts Act H.R. 6199 Rep. Lynn Jenkins (R-KS)</p>	<p>Allows taxpayers to use pre-tax health accounts (such as FSAs and HSAs) to purchase certain over-the-counter (OTC) medical products. <i>July 25 – Passed the House by a vote of 277-142.</i></p>
<p>H.R. 6309 Rep. Erik Paulsen (R-MN)</p>	<p>Expands access to HSAs for working seniors. <i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 23-16.</i></p>
<p>H.R. 6306 Rep. Erik Paulsen (R-MN)</p>	<p>Doubles the maximum contribution limits for HSAs, and allows both spouses to make catch-up contributions to the same HSA. <i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 22-16.</i></p>
<p>H.R. 6317 Rep. Erik Paulsen (R-MN)</p>	<p>Allows HSA-eligible individuals that participate in a direct primary care (DPC) arrangement to keep their HSA-eligibility and allow HSAs to pay fees affiliated with DPC providers. <i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 26-12.</i></p>
<p>H.R. 6301 Rep. Peter Roskam (R-IL)</p>	<p>Offers plans flexibility in their plan design while maintaining eligibility for HSA contributions (e.g., allows offerings of high-value, low-cost services like telehealth or chronic disease management below the deductible). <i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 24-14.</i></p>
<p>Bipartisan HSA Improvement Act H.R. 6305 Rep. Mike Kelly (R-PA)</p>	<p>On-Site Clinics Clarifies that certain employment related services (i.e., on-site clinics) are not treated as disqualifying coverage for purposes of HSAs.</p> <p>Contribution Amount Allows an eligible individual to make HSA contributions if a spouse has a Flexible Spending Account (FSA), provided that FSA does not also reimburse for expenses of the spouse with the HSA.</p> <p>Other Allows FSA and HRA terminations or conversions to fund HSAs.</p> <p><i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 26-13.</i></p>
<p>H.R. 6587 Rep. Barbara Comstock (R-VA)</p>	<p>Allows individuals enrolled in a QHP to set aside funds in an HSA up to the contribution limit.</p>

Mandate Reform/Alternatives

<p>Tax Cuts and Jobs Act H.R. 1 (<i>Senate version</i>) Sen. Orrin Hatch (R-UT)/Rep. Kevin Brady (R-TX)</p>	<p>Repeals the ACA individual mandate. <i>December 22 – Signed into law.</i></p>
<p>Forty Hours is Full Time Act S. 1782 Sen. Susan Collins (R-ME)</p>	<p>Defines “full-time employee” as at least 40 hours as opposed to 30 hours.</p>
<p>Commonsense Reporting Act of 2017 S. 1908/H.R. 3919 Sen. Rob Portman (R-OH)/Rep. Diane Black (R-TN)</p>	<p>Amends sections 6055 and 6056 of the Internal Revenue Code to streamline current employer requirements by establishing a voluntary prospective reporting system to report general employee information in forms 1094-C and 1095-C.</p>
<p>Simplifying Technical Aspects Regarding Seasonality (STARS) Act S. 2670/H.R. 3956 Sen. Roy Blunt (R-MO)/Rep. James Renacci (R-OH)</p>	<p>Simplifies the employer shared responsibility requirement and provides an exception for seasonal employees—employees employed in a position where the customary annual employment is not more than 6 months.</p>

Antitrust

<p>Competitive Health Insurance Reform Act of 2017 H.R. 372 Rep. Paul Gosar (R-AZ)</p>	<p>Amends McCarran-Ferguson to restore the application of antitrust and unfair trade practices laws to the health insurance sector. <i>March 22 – Passed the House by a vote of 416-7.</i></p>
<p>Health Insurance Industry Antitrust Enforcement Act of 2017 H.R. 143 Rep. John Conyers (D-MI)</p>	<p>Prohibits McCarran-Ferguson from being construed to permit health insurance or medical malpractice insurance issuers to engage in price fixing, bid rigging, or market allocations in connection with providing health insurance or medical malpractice coverage; amends McCarran-Ferguson to provide that nothing in that Act modifies, impairs, or supersedes the operation of antitrust laws with respect to the business of health insurance.</p>

Interstate Sales

<p>Health Care Choice Act of 2017 H.R. 314 Rep. Marsha Blackburn (R-TN)</p>	<p>Repeals the ACA; allows consumers to shop for insurance across state lines.</p>
<p>Local and Municipal Health Care Choice Act of 2017 H.R. 1319 Rep. Kenny Marchant (R-TX)</p>	<p>Facilitates multistate sales by authorizing a local government in a “secondary state” or provide group health coverage to its officers, employees, or retirees (and their dependents) through a local government employee health benefits pool or program authorized under the laws of a “primary state.”</p>
<p>S. 1516 Sen. Dean Heller (R-NV)</p>	<p>Allows licensed health insurers to offer coverage to individuals across state lines (i.e., in a “secondary state”), provided that the coverage is offered in the “primary state.”</p>
<p>Commonsense Competition and Access to Health Insurance Act S. 1546 Sen. Mark Warner (D-VA)</p>	<p>Amends section 1333 of the ACA to allow health insurers greater flexibility in offering health insurance coverage across state lines.</p>
<p>Health Care Choice Act S. 2021 Sen. Ted Cruz (R-TX)</p>	<p>Repeals Title I of the ACA and allows licensed health insurers to offer coverage to individuals across state lines (i.e., in a “secondary state”), provided that the coverage is offered in the “primary state.” <i>This language permitting the interstate sale of insurance is nearly identical to the text introduced by Sen. Dean Heller (S. 1516) discussed above.</i></p>

Stop-Loss Insurance

<p>The Self-Insurance Protection Act H.R. 1304 Rep. Phil Roe (R-TN)</p>	<p>Clarifies that a stop loss policy is not included within the definition of “health insurance coverage” as defined by ERISA, the Public Health Service Act, and the Internal Revenue Code—in each of these code sections, the following statement follows the definition of “health insurance coverage:” “Such term shall not include a stop loss policy obtained by a self-insured health plan or a plan sponsor of a group health plan that self-insures the risks of its plan participants to reimburse the plan or sponsor for losses that the plan or sponsor incurs in providing health or medical benefits to such plan participants in excess of a predetermined level set forth in the stop loss policy obtained by such plan or sponsor.”</p> <p><i>April 5 – Passed the House by a vote of 400-16.</i></p>
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Essential Health Benefits

ACA Market Reforms

<p>Continuing Coverage for Preexisting Conditions Act of 2018 H.R. 6496 Rep. David Joyce (R-OH)</p>	<p>If the ACA’s MEC requirement is deemed unconstitutional in <i>Texas v. United States</i>, ensures that the ACA’s pre-existing condition protections will be maintained.</p>
<p>Ensuring Coverage for Patients with Pre-Existing Conditions Act S. 3388 Sen. Thom Tillis (R-NC)</p>	<p>If the ACA is rendered unconstitutional in <i>Texas v. United States</i>, ensures that certain pre-existing condition protections will be maintained for health insurance market participants. (i.e., retains prohibitions on denying coverage or restricting eligibility on the basis of status-related health factors like medical conditions, claims experience, medical history, genetic information, etc.).</p>

Short-Term, Limited-Duration Insurance

<p>Improving Choices in Health Care Coverage Act S. 2507 Sen. John Barrasso (R-WY)</p>	<p>Redefines STLDI to allow a maximum coverage period of less than 12 months; allows for renewability at the option of the applicant; permits the applicant to decline renewability of such coverage at the time of application for enrollment; and requires the contract between the applicant and the issuer to specify whether the individual opted for renewability or not.</p>
<p>Fair Care Act S. 2494 Sen. Tammy Baldwin (D-WI)</p>	<p>Prohibits the Secretaries of Treasury, HHS, and Labor from implementing, enforcing, or otherwise giving effect to the STLDI proposed rule; requires the Secretaries to give effect to the Obama-era definition; redefines STLDI to (1) allow a maximum coverage period of less than 93 days (except coverage may continue until the end of the period of hospitalization for a condition for which the individual was hospitalized before the coverage ended); (2) require such policies to be non-renewable and issued only to individuals who are not been covered under an STLDI policy within the last 12 months; (3) require the issuer to display prominently in application materials that coverage and benefits are limited; (4) cover EHBs; (5) meet several requirements for individual health insurance coverage; and (6) require the issuer to provide documentation to the Secretaries and the state insurance commissioners regarding the individuals covered by the plan (together with documentation about the plan) to ensure that the plan satisfies the requirements of the bill.</p>
<p>Stop Junk Health Plans Act H.R. 6479 Rep. Raul Ruiz (D-CA)</p>	<p>Includes STLDI in the definition of individual health insurance coverage, effective January 1, 2019.</p>

Association Health Plans

<p align="center">Small Business Health Fairness Act of 2017 H.R. 1101 Rep. Sam Johnson (R-TX)</p>	<p>Allows small employers to band together and offer coverage through association health plans (AHPs); puts forth the requirements to establish the AHPs (certification requirements, application requirements, enforcement, etc.).</p> <p><i>March 22 – Passed the House by a vote of 236-175.</i></p>
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Multi-Issue Bills

<p align="center">Healthcare Market Certainty and Mandate Relief Act of 2017 S. 2052/H.R. 4200 Sen. Orrin Hatch (R-UT)/Rep. Kevin Brady (R-TX)</p>	<p>Retroactively delays enforcement of the ACA’s individual and employer mandates from 2017-2021 and 2015-2017, respectively; increases the maximum contribution limit to HSAs to \$5,000 for self-coverage and \$10,000 for family coverage; and temporarily funds ACA cost-sharing subsidies for the remainder of 2017 and for plan years 2018 and 2019.</p>
<p align="center">Undo Sabotage and Expand Affordability of Health Insurance Act of 2018 H.R. 5155 Rep. Frank Pallone (D-NJ)</p>	<p>Qualifies STLDI plans as individual health insurance coverage (e.g., requires STLDI plans to follow the same guidelines as ACA-compliant plans); establishes a national reinsurance program and associated funding; funds CSRs; prevents DOL from implementing, finalizing, or enforcing its proposed rule on association health plans; prohibits substitution of EHBs across benefit categories; requires HHS to establish a structure for a “standard benefit plan” (i.e., a standardized qualified health plan for each of the metal levels of coverage and for each actuarial value variation of a silver plan); and creates and temporarily funds a navigator program for the federally-facilitated marketplace; provides \$200 million annually for state innovation programs (i.e., efforts to encourage enrollment in small and individual group markets), among other things.</p>
<p align="center">Consumer Health Insurance Protection Act S. 2582 Sen. Elizabeth Warren (D-MA)</p>	<p>Increases the medical loss ratio offered by a health insurer in the individual/small group markets to 85% (from 80%); funds CSRs (among other changes to the eligibility for/operation of CSRs); implements a framework requiring states and HHS to develop a “standardized option” for bronze, silver, and gold levels of coverage; amends the affordability determination for employer-sponsored coverage (i.e., lowers the maximum required contribution from 9.5% of taxable income to 8.5%); establishes a network adequacy standard for QHPs; requires QHPs to cover out-of-network EHB services, provided certain circumstances are present; qualifies STLDI plans as individual health insurance coverage; prohibits substitution of EHBs across benefit categories; qualifies AHPs as individual/small group market coverage (notwithstanding state law) if (1) coverage is offered to an AHP member other than in connection with a group health plan, and (2) coverage is offered to an AHP member that has fewer than 2 participants who are employees on the first day of the plan year; prevents the DOL from enforcing its proposed rule on AHPs, if finalized; and other market reforms addressing affordability (e.g., preventing “unreasonable increases” in premiums, expanding eligibility for premium tax credits, capping prescription drug cost-sharing), access (e.g., setting minimum duration of annual open enrollment periods, encouraging enrollment through marketing/outreach programs, ensuring adequate coverage in areas with fewer than 3 carriers); and consumer protection (e.g., addressing consumer data, treatment of emergency services, and provider terminations), among other things.</p>

Section 1332 Waivers

<p>Lower Premiums Through Reinsurance Act of 2017 S. 1835 Sen. Susan Collins (R-ME)</p>	<p>Amends section 1332 of the Patient Protection and Affordable Care Act to provide federal funding to States to establish high-risk pool or reinsurance programs.</p>
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Miscellaneous

<p>ACA OUTREACH Act H.R. 4784 Rep. Maxine Waters (D-CA)</p>	<p>Appropriates \$100,000,000 to HHS from 2018-2021 and awards grants to states that have established exchanges for navigator programs, outreach, and promotional activities.</p>
<p>Transparent Health Care Pricing Act of 2017 H.R. 4808 Rep. Ed Perlmutter (D-CO)</p>	<p>Requires businesses, entities, and other health care providers to publicly disclose all costs related to health care items, products, services, and procedures.</p>
<p>Access to Independent Health Insurance Advisors Act of 2018 S. 2303 Sen. Johnny Isakson (R-GA)</p>	<p>Excludes from the medical ratio loss calculation any compensation earned by independent agents and brokers who serve the individual and small group markets.</p>
<p>Affordable Health Insurance for the Middle Class Act S. 1307/H.R. 5258 Sen. Dianne Feinstein (D-CA)/Rep. Mark DeSaulnier (D-CA)</p>	<p>Expands eligibility for the premium tax credit for future taxable years by allowing taxpayers with taxable income that equals or exceeds 100% of the poverty line (previously capped at 400%) to receive the credit.</p>
<p>Easy Enrollment Act of 2018 H.R. 5625 Rep. Ami Bera (D-CA)</p>	<p>Aligns the ACA's annual enrollment period with the deadline for filing federal income tax returns (April 15) beginning in 2020.</p>

<p align="center">Pathway to Universal Coverage Act H.R. 5624 Rep. Ami Bera (D-CA)</p>	<p>Directs HHS to award grants to eligible state agencies to explore innovative solutions (e.g., automatic enrollment and reenrollment; investment in technology; implementation of a state individual mandate; and feasibility studies to develop state plans for increasing enrollment) to promote/increase enrollment in the individual and small group markets, among other things.</p>
<p align="center">Increasing Access to Care Act H.R. 6050 Rep. Michael Burgess (R-TX)</p>	<p>Allows individuals over the age of 30 to purchase catastrophic health insurance (i.e., “lower premium copper plans”) beginning in 2019.</p>
<p align="center">Repeal Insurance Plans of the Multi-State Program (RIP MSP) Act S. 2221/H.R. 4664 Sen. Ron Johnson (R-WI)/Rep. Mark Meadows (R-NC)</p>	<p>Repeals the ACA’s Multi-State Plan Program effective January 1, 2019.</p> <p><i>February 14 – Reported favorably out of the Senate Committee on Homeland Security and Government Affairs.</i></p> <p><i>June 18 – Placed on the Senate Legislative Calendar.</i></p>
<p align="center">Increasing Access to Lower Premium Plans and Expanding Health Savings Accounts H.R. 6311 Rep. Peter Roskam (R-IL)</p>	<p>Makes catastrophic (or “copper”) plans eligible for the ACA’s premium tax credit and modifies the definition of qualified health plans by allowing anyone in the individual market to purchase copper plans.</p> <p><i>July 25 – Passed the House by a vote of 242-176.</i></p>
<p align="center">Responsible Additions and Increases to Sustain Employee (RAISE) Health Benefits Act of 2018 H.R. 6313 Rep. Steve Stivers (R-OH)</p>	<p>Allows excess money in FSAs to roll over to the following year.</p> <p><i>July 13 – Reported favorably out of the House Committee on Ways and Means—as amended— by a vote of 24-14.</i></p>
<p align="center">Ensuring Lasting Smiles Act S.3369/H.R. 6689 Sen. Tammy Baldwin (D-WI)/Rep. Colin Peterson (D-MN)</p>	<p>Requires health insurers to offer group or individual market plans that cover services related to the diagnosis and treatment of congenital anomalies or birth defects.</p>