



United States
of America

Congressional Record

PROCEEDINGS AND DEBATES OF THE 111th CONGRESS, FIRST SESSION

Vol. 155

WASHINGTON, SATURDAY, DECEMBER 5, 2009

No. 180

House of Representatives

The House was not in session today. Its next meeting will be held on Monday, December 7, 2009, at 10:30 a.m.

Senate

SATURDAY, DECEMBER 5, 2009

The Senate met at 10 a.m. and was called to order by the Honorable AL FRANKEN, a Senator from the State of Minnesota.

PRAYER

The Chaplain, Dr. Barry C. Black, offered the following prayer:

Let us pray.

Eternal God, who is without beginning or end of days, You count the nations as the dust of the balance. Use our lawmakers today to unleash freedom's might against evils that enslave people. Make our Senators such faithful servants of human needs and the common good that they will not fear history's scrutiny or Your verdict on Earth's final judgment day. Lord, give them courage and strength for the vast tasks of making America better, as they put You and Your righteousness first, above anything else. May their differences be debated but never divide them in their common striving for liberty.

We pray in Your wonderful Name. Amen.

PLEDGE OF ALLEGIANCE

The Honorable AL FRANKEN led the Pledge of Allegiance, as follows:

I pledge allegiance to the Flag of the United States of America, and to the Republic for which it stands, one nation under God, indivisible, with liberty and justice for all.

APPOINTMENT OF ACTING PRESIDENT PRO TEMPORE

The PRESIDING OFFICER. The clerk will please read a communication

to the Senate from the President pro tempore (Mr. BYRD).

The assistant legislative clerk read the following letter:

U.S. SENATE,
PRESIDENT PRO TEMPORE,
Washington, DC, December 5, 2009.

To the Senate:

Under the provisions of rule I, paragraph 3, of the Standing Rules of the Senate, I hereby appoint the Honorable AL FRANKEN, a Senator from the State of Minnesota, to perform the duties of the Chair.

ROBERT C. BYRD,
President pro tempore.

Mr. FRANKEN thereupon assumed the chair as Acting President pro tempore.

RECOGNITION OF THE MAJORITY LEADER

The PRESIDING OFFICER (Mr. DURBIN). The majority leader is recognized.

SCHEDULE

Mr. REID. Mr. President, following leader remarks, the Senate will resume consideration of the health care reform legislation. The first 3 hours will be for debate only. That time will be equally divided and controlled between the two leaders or their designees and controlled in 45-minute alternating blocks of time. The majority will control the first block. We anticipate reaching an agreement to have a series of votes beginning at 2:30 this afternoon. Senators will be notified as soon as possible with regard to when the votes will actually occur.

HEALTH CARE REFORM

Mr. REID. Mr. President, yesterday, Friday, 14,000 people lost their health insurance in America. Today, Saturday, another 14,000 people will lose their health insurance, and Sunday and Monday and Tuesday and on and on. Every day, 14,000 people lose their health insurance in America. The American people don't get weekends off from this injustice. Bankruptcy doesn't keep bankers' hours. They do not go away just because it is Sunday or Saturday. The pain is still there. So our work continues this weekend. It will continue until we give this Nation's citizens a health insurance system that works for them.

Tens of millions of Americans, those with coverage and those without coverage, know all too well right now that the system is broken. They do not need academic studies or congressional investigations or politicians' speeches to tell them health care is in critical condition. Every day they live with it, and every day some even die with it or because of it.

Next year is just around the corner. It is just weeks away. In the new year, a whole lot more Americans are about to learn just how broken our system is. You see, last year one of America's largest private insurance companies made about \$1 billion. In fact, it was more than \$1 billion. Its chairman and chief executive officer took home \$100 million himself. But this health care company isn't going to make enough this year, by their estimation. The healthy profit of this health insurance company, by their standards, is not healthy enough because its executives

• This "bullet" symbol identifies statements or insertions which are not spoken by a Member of the Senate on the floor.



Printed on recycled paper.

S12461

have decided that the profit they are making—and remember, more than \$1 billion, with the boss taking home more than \$100 million—isn't enough. So this multibillion-dollar company found a clever way to make more money next year. How? Raising rates.

As one might expect with the insurance industry, being as callous as it is, those higher premiums are going to be too expensive for many. Some analysts say that as many as 650,000 people insured by this company will no longer be insured by the company. They will have to find other insurance or go without. Now, 650,000 is more than the entire population of North Dakota, more than the population of Vermont, and more than the population of Wyoming. It is more than the entire populations of Baltimore and Boston and Denver and Seattle. How many people is this one company going to drop? You could count every man, woman, and child in Las Vegas and still have 100,000 people left over. Las Vegas is as big as Boston, Baltimore, Denver, and Seattle. But here is the worst part: That shocking estimate comes directly from the president of the company himself—the man who made more than \$100 million last year. That means the company devised this strategy, crunched the numbers, and saw how many American families it was going to hurt. Then the bosses shrugged their shoulders and decided to go ahead anyway.

We would hardly stand idly by as a country if every citizen of one of our States was left out in the cold. And that is, in fact, what we have here. We would never consider doing nothing if every resident of one of our biggest cities was, in fact, hung out to dry, but that is the equivalent of what just one company is doing—just one of the countless health insurance companies that care about nothing except profits.

Others may suggest the system is just fine the way it is. We on this side of the Senate do not believe that.

Why are they able to do this? Well, one reason they are able to do it is they are not subject to the antitrust laws. They can conspire to fix prices, as we have indicated, and there are no civil or criminal penalties.

Some may suggest the system is fine just the way it is. We don't believe that.

Just this summer, the junior Senator from South Carolina said what we need to do is “get out of the way and allow the market to work.” Well, the market sure worked fine for this insurance company. It is working fine right now. The problem is, it doesn't work for the American people, only for the big shots of these insurance companies.

Just last week, my distinguished counterpart, the Republican leader, said the health care crisis is “manufactured.” Those were his words: The health care crisis is “manufactured.” In one sense, he is right. It has been manufactured by the greedy insurance companies, just like the one I mentioned earlier, companies that claim to

be in the business of helping people stay healthy when they are actually in the business of making as much money as they can. They raise families' rates on a whim, deny coverage because someone has a preexisting condition or they are a woman or they are too old, with concern for nothing but their own executives' personal bank accounts.

The question before the Senate is, How many more of our own citizens will we sentence to such a fate? How much longer will we look the other way while our neighbors suffer right in front of us? How much more are we going to charge those fortunate enough to have insurance in order to cover the many who don't? Right now, every individual who has insurance pays at least \$1,000 a year more because of the uninsured going to emergency rooms all over the country. I ask my colleagues, How much longer will we enable the insurance companies to deny health care to the sick? How much longer will we let those companies force thousands upon thousands of Americans into bankruptcy while they rake millions of dollars of cash into their pockets? That is the reality.

Opponents of progress have tried to drown out this truth with distortions, distractions, and dishonesty. But, as John Adams observed a long time ago, facts are stubborn things.

Here is one of the most startling facts: Last year, 750,000 people filed for bankruptcy. Seventy percent of those who filed for bankruptcy did so because of medical expenses, and 62 percent of those who filed because of medical expenses had insurance. What a sad commentary. In the year World War II ended, President Harry Truman warned that many of us were vulnerable to what he called “the economic effects of sickness.” In the 64 years since, it has only gotten worse.

Here are some facts—facts about what our legislation will do: The legislation before this body will make sure every American—nearly every American, at least 97½ percent—will be covered with insurance. It will not only protect those seniors on Medicare, it will make it stronger. It will make sure more than 30 million Americans who don't have health insurance now will soon have it. It will not add a dime to our deficit. In fact, in the next 10 years it will reduce it by \$130 billion and over the next 20 years by almost \$¾ trillion.

We are even making this bill stronger than when it was introduced, this bill here. For example, because we have added Senator MIKULSKI's amendment to the legislation, women can now get the mammograms, checkups, and other preventive tests they need in order to stay healthy, at no cost. We made it better by reaffirming our commitment to seniors who rely on Medicare and Medicare Advantage, guaranteeing they will always get the care they need and the quality of life they deserve. We made it better by ensuring that the money dedicated to the health care of

America's seniors and people with disabilities should be used only for those precise payments. And today, we will continue to make it better with an amendment by Senator LINCOLN of Arkansas that stops irresponsible tax breaks for millionaire health insurance executives and starts to use companies' revenues to strengthen Medicare.

The fact is, our bill will, in short, save lives, save money, and save Medicare. It will make it possible for each and every American to afford to live a healthy life. We can't afford not to do this.

RESERVATION OF LEADER TIME

The PRESIDING OFFICER. Under the previous order, leadership time is reserved.

Mr. REID. Will the Chair now announce the business before the Senate.

SERVICE MEMBERS HOME OWNERSHIP TAX ACT OF 2009

The PRESIDING OFFICER. Under the previous order, the Senate will resume consideration of H.R. 3590, which the clerk will report.

The assistant legislative clerk read as follows:

A bill (H.R. 3590) to amend the Internal Revenue Code of 1986 to modify the first-time home buyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

Pending

Reid amendment No. 2786, in the nature of a substitute.

Lincoln amendment No. 2905 (to amend amendment No. 2786), to modify the limit on excessive remuneration paid by certain health insurance providers to set the limit at the same level as the salary of the President of the United States.

Johanns motion to commit the bill to the Committee on Finance, with instructions.

The PRESIDING OFFICER. Under the previous order, the next 3 hours of debate will be equally divided between the two leaders or their designees, controlled in 45-minute alternating blocks of time, with the majority controlling the first portion of time.

Who yields time?

The junior Senator from Minnesota.

Mr. FRANKEN. Mr. President, I ask unanimous consent to speak as in morning business for 5 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered.

(The remarks of Mr. FRANKEN are printed in today's RECORD under “Morning Business.”)

Mr. FRANKEN. I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The assistant legislative clerk proceeded to call the roll.

Mr. HARKIN. Mr. President, I ask unanimous consent the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. HARKIN. Mr. President, first of all, let me say I am glad we are here

this weekend. Oh, I know we like to be with our families, we have Christmas shopping to do and things such as that. It is always nice to be with our families on the weekends. But think about it this way: Millions of Americans today are giving up their weekends, they are giving up their nights, their holidays, because they are either out of work, they are working part time, they are trying to do odd jobs to get enough money together to keep their families intact. So they are working at nights, they are working on weekends. They are not taking time off. They are out there looking for work now or out there doing odd jobs, whatever they can possibly do. They are making sacrifices. They are making sacrifices for their families, but they are also making these sacrifices to pay their medical bills or to afford their needed prescriptions. It seems to me we owe them nothing less than the same level of commitment to the task of bringing quality, affordable health care within their reach.

Our leader, Senator REID, was right to call the Senate into session this weekend. We ought to keep at this bill, this health care reform bill, working hard, until the Senate finishes the job before us. Nothing less will do.

I do not plan to spend a lot of time on the debate over Medicare Advantage that we had yesterday. However, after listening to the comments yesterday, I did want to mention briefly editorials that appeared in the Des Moines Register. The first was published 6 years ago when the Senate considered the Republican Medicare drug legislation. The major element of that bill was to give outrageous bonuses to private health plans in Medicare Advantage. In criticizing that proposal, the Register called on Members of Congress "to remind themselves their job is to serve the interests of the people, not industry lobbyists."

Sadly, we didn't heed that call that time, 6 years ago. Instead, Congress, under Republican leadership at that time, enacted a bill that provided a massive and unjustified windfall to the insurance industry.

The Register revisited the same subject in an editorial this year, May 31 of this year. Here is what they said:

Congress encouraged private insurance plans, known as Medicare Advantage plans, which have cost taxpayers more than covering seniors in traditional government-administered Medicare.

Congress should not repeat the mistakes it made in 2003 when reforming Medicare—catering to special interests and pushing people into private-sector insurance coverage.

Our health bill, the one we have before us, heeds these words. We stand up to the special interests that even today are demanding billions of dollars in taxpayer funds to prop up their inflated profits. So yesterday was a good day. Yesterday we said no to giving the insurance industry a \$120 billion bonus for doing the same job that Medicare can do for far less.

Today we will consider a proposal from Senator LINCOLN to say no to the

outrageous salaries that top executives in these companies receive. Chief executive officers at the seven leading insurance companies made a combined \$118.6 million in 2007 alone, an average of \$11.9 million each. Let's compare that to the wages of millions of Americans or the minimum wage. For someone making the minimum wage, it would take nearly 800 years to make what these insurance company executives make in 1 year.

Again, here is the CEO compensation. For United Health Group, they made \$2.9 billion in profit in 2008 and they paid their CEO \$9.4 million; WellPoint, \$9.8 million; Aetna, \$24.3 million; Humana, \$47.3 million; Coventry Health Care, \$11 million; Cigna, \$4.4 million. That is the CEO compensation. That probably is not the whole package when you consider all the other benefits they get, deferred compensation and on and on—golden parachutes, all that kind of stuff. That is basically their CEO compensation for the year.

As you can see, they get paid pretty well and \$11.9 million is the average. Here is Aetna, \$24 million a year. They had a profit of \$1.3 billion that year. So they did well, their shareholders did well, their CEO did well. But how about the consumers, the working families?

In 2003, by the way, Aetna, this company right here, making all this money, paying their CEO \$24 million a year—in 2003 Aetna settled a lawsuit. You know, usually when you settle lawsuits it is because you think you are going to get hit worse down the line. They settled a lawsuit brought by who? Brought by physicians, a whole group of physicians brought a class action against Aetna because they had a history of shortchanging patient care. Aetna settled for \$470 million, just to get away from it, in 2003.

There was not any money to help them afford the coverage patients need, but they had billions for profits and they had millions for salaries—nothing for working families.

The reality for working families across America is simply this: Insurance premiums have skyrocketed, outpacing the growth in wages over the same period. Quality affordable health care is slipping further and further from the grasp of middle-class Americans. Between 1999 and 2007, the average American worker saw wages increase 29 percent. Insurance premiums during that same time rose more than 120 percent. They see the premiums skyrocketing, but their health care is slipping away.

There is something else. The profit margins of the insurance industry soared. Over the last 7 years the profits of the seven largest publicly traded health insurance companies increased by 428 percent. Profits increased by 428 percent, from \$2.4 billion to \$12.9 billion. Yet look at what our workers' wages went up—29 percent.

Now you begin to understand why people in this country are upset and discouraged and outright mad about

their lack of health insurance coverage, about the affordability of that coverage and the quality of that coverage. Yet with all of this money that is going to their CEOs and huge increases in the profits they make, our Republican friends on the other side of the aisle say they still need a Federal handout. The industry cannot find a dime to bring down prices for consumers but they can find millions to lobby for more special favors.

The Wall Street Journal reported that the health care industry boosted their efforts in lobbying this year. In a quote from the Wall Street Journal:

Overall, the health-care sector reported a five percent increase in lobbying expenditures to \$133 million, making it the single largest spender on lobbying of the 10 major industry sectors tracked by the Center for Responsive Politics. Health-insurance companies increased lobbying activity by 11 percent to \$7.8 million, according to the data.

An increase of 11 percent. You wonder why all this health sector this year had \$133 million in lobbying expenditures. I think, if I am not mistaken, the supposed, stated purpose of health insurance is to protect Americans from the cost of illness. Supposedly their purpose is to keep the American people healthy and productive for the benefit of society. Yet over some 60 years, this industry, the health insurance industry, has transformed itself from an industry that is there to help you to an industry that is there to take money from you when you are healthy and avoid paying your bills when you get sick. This is an industry with armies of actuaries and functionaries whose job is to prevent you from enrolling if you have a preexisting condition. It is an industry that looks at the fine details of your medical records when you get sick so they can figure out how to cancel your policy and leave you high and dry when you need their help the most, as has been said many times around here.

The majority, actually 62 percent of bankruptcies in America, is because of medical costs, and 80 percent of that group had health insurance. They actually had health insurance, but they had to file for bankruptcy because—they didn't know it, but in their contract, in their policy, there was some fine print called a rescission clause, or there is fine print in there on terms of their annual or lifetime caps, which most people do not even know are in their policies. But when they got very sick, all of a sudden their policy got rescinded, which means when it came up for renewal the insurance company didn't renew it, and here you are with an expensive chronic disease or illness such as cancer or heart disease or disability, and they cancel your policy. You are left with only one recourse—file for bankruptcy.

This is an industry which defines being a victim of domestic violence as a preexisting condition. I spoke about this previously. Only in America, with this health insurance industry running

everything in terms of our health care coverage, only here would we have a situation where a woman can be the victim of domestic violence, be battered, get medical help, go to the hospital perhaps, a victim of domestic abuse, and then later on find that she can't get her policy renewed because she has a preexisting condition, the preexisting condition of being the victim of domestic violence.

You may think that is outlandish, but it is true, and it happens. All we are seeking is competition, openness, transparency, and fairness.

The insurance industry, what are they seeking? They are seeking to preserve and protect a sweet deal they have been enjoying on the backs of middle-class Americans and seniors. The proposal Senator LINCOLN is offering says basically: Enough is enough. In defense of their outlandish salaries, the insurance company CEOs cite the difficulty of their jobs and the complexity of their tasks. The President of the United States probably has a pretty difficult job. He has a few complex tasks to confront. There is no reason insurance company CEOs should get a tax break on salaries higher than the President's. That is exactly what the Lincoln amendment does.

I thank Senator LINCOLN for her commonsense proposal. I think consumers across America should know that when they pay their hard-earned dollars to cover the soaring cost of premiums, they are not just chipping in to pay for the CEOs' next new yacht or the newest Mercedes in the driveway. In homes across Iowa people are clipping coupons and making do with secondhand, patching up instead of buying new. They have had to make sacrifice after sacrifice to afford premiums that provide coverage for their health care. It is outrageous that their hard-earned cash goes for gold-plated salaries and bonuses. Senator LINCOLN is right to take a stand against these excesses. I urge my colleagues to support her amendment.

The Lincoln amendment is consistent with a major theme of our legislation. It is basically standing up to the health insurance industry on behalf of consumers. Her proposal will add one more important item to the list of benefits our legislation will bring to American patients.

As I said before, this bill ends the practice of denying coverage because a person has a preexisting medical condition. I would wager probably every Member of this Senate has some kind of a preexisting condition of some sort, and every one of us could be turned down if we didn't have the kind of secured program under the Federal employees program. Why shouldn't the rest of the American people have the same kind of security?

This legislation ends the lifetime limits and bans unreasonable annual limits. Our bill gives young people better options to stay on their family's and parents' plan until they are age 26.

It also ends the outrageous practice of charging women higher prices for the same policy, the exact same policy a man gets. I can remember, during my town meetings back in August, talking about this issue. People were startled to learn that an insurance company can charge a woman up to twice as much for the same policy—same age, all the same parameters, same occupation, same kind of history. They can charge a woman up to twice as much as a man for the exact same coverage, the exact same policy. We get rid of that in this bill. We do not allow that kind of discrimination in any other kind of industry. Why should we allow it in this industry?

Our bill provides better options for individuals, small businesses, farms, for the self-employed. I have said many times the biggest winners in our health care reform bill are small businesses and the self-employed. Right now they are sort of at the end of their rope. They have no bargaining power whatsoever. Our bill will create exchanges so they will be able to go on the exchange and pool with other people for more options, more competition, more transparency available.

Some places in Iowa we have only one insurance company offering policies. There is absolutely no competition. Setting up the exchanges will allow our self-employed and small businesses to get more bargaining power.

These are the kinds of measures the American people want and need to make sure they get a fair deal on the coverage they buy. We need a health insurance industry that is a partner for employers and ordinary Americans, charges fair premiums, treats us right, and pays our bills when we get sick. That is what our bill is all about. It is to end a lot of these outrageous practices that have gone on for far too long in the health insurance industry.

A lot of times people say: You are always beating up on the health insurance industry. Not really. We are just taking them to task for where they have gone. Years ago when they first started out, they were doing a good job. Then the greed, the normal human nature and greed for more profits, higher CEO salaries, \$24 million salaries for CEOs, gold-plated benefits packages for all their CEOs and corporate executives; it just got out of hand. It became a situation where almost one health insurance company was trying to outdo the others in terms of how much money they could squeeze out of the consumers. It is just a system that sort of ran amok.

Now it is up to us in the Congress to rein it in, to make the health insurance industry what it ought to be—a fair and reasonable, competitive system for the consumers. That is what this bill does. To me, that is the American way. That is why we have to stay here on the weekends, if we have to. If we have to be here today, fine; and tomorrow, fine; and all next week, fine; and next weekend; and, if we have to, right through the holidays.

The American people are looking to us to get this job done. We are going to get the job done. No matter how much our friends on the Republican side want to delay, delay, delay, and try to kill this bill, it is not going to happen. This bill is unstoppable because the American people are demanding that we do something about it. We are responding to that, and we are going to get the job done.

I yield the floor.

The PRESIDING OFFICER. The Senator from Pennsylvania.

Mr. CASEY. Mr. President, we gather today on a Saturday which, as many Americans know, is rare, but it is entirely appropriate and essential that we make sure we spend the time on a weekend to debate this bill and to get the bill passed. I commend the words of Senator HARKIN and his great work over many months on this legislation. We are grateful for his leadership. I commend Senator LINCOLN on the amendment we will vote on today regarding executive compensation.

I rise to speak about children, as this bill affects their lives—in particular, the lives of children who are particularly vulnerable. I have said a number of times in this debate that at the end of this debate, when the bill is enacted into law, we should be able to say that no child is worse off, especially a child who happens to be poor or has special needs. That is what I rise to speak of this morning.

I had a joint resolution a number of months ago that was filed relating to this bill. It was joined in by Senators DODD, ROCKEFELLER, BROWN, WHITEHOUSE, and SANDERS. It was simple. It basically said what this chart says: No child worse off at the end of the debate. It is a fundamental principle, but I also believe it is a commitment we must keep. When we talk about the legislation before us, we are not talking about some new system. We are talking about figuring out a way—and I think we have in the Senate—to fix what is broken and build upon what works. I believe that is what we are trying to do.

When it comes to children, we have special considerations, and we have to have unique strategies to make sure they get the best health care possible. As so many child advocates tell us—and it seems like such a simple maxim—children are not small adults. That is a profound statement. You can't just take a health care program for adults and overlay that on the health care that is provided to children. Children are not small adults. They are different. The care they get has to be different. It has to be tailored and focused on their needs. The care they get, especially a child who is vulnerable, is determinative of their life. If we don't provide them the kind of care in the dawn of their life, as Hubert Humphrey talked about, there is very little after that we can do to save them or to allow them to reach their full potential.

That bright light inside a child, if we miss the opportunity to care for that child, will never be the same. We have an opportunity in this debate, and at the end of the debate with the legislation, to positively affect the lives of countless American children.

I have some changes I will propose to the Children's Health Insurance Program, but I wanted to speak this morning about parts of the bill that speak directly to the needs of at least two vulnerable children, two young girls by the name of Hannah and Madeline from Pennsylvania.

I will get to their story in a moment, but their mother, Stacie, communicated with us and a lot of other people about their lives and their challenges. I did want to first review some of the basic parts of the bill. We often say this bill contains consumer protections. That is a nice-sounding phrase, but when you talk about consumer protections in the lives of young children such as Hannah and Madeline, it takes on a whole new meaning. I will talk more about them in a moment.

I want to walk through some of the basic provisions in the bill as they relate to children and what we have in the bill already.

No. 1, the bill ensures pediatric input into benefit packages so that the skill and the knowledge of a pediatrician and the kind of care they can provide to a child is part of the benefits package. Again, children are not small adults. The bill also ensures benefit packages that include pediatric benefits including critical oral and vision health care.

We all remember the tragedy last year of Diamante Driver of the State of Maryland, a young boy who lost his life because his family did not have coverage for an infected tooth and couldn't afford the care. We are talking about a child in America who died from an infected tooth that would have cost \$80 to treat. This horrible tragedy that everyone in Washington was talking about at the time was entirely preventable. We remembered his story and his tragedy in the bill by making sure that oral and vision health care are part of what we do.

In addition, the bill mandates prevention and screenings for children. It creates pediatric medical homes. People say: What is a medical home? That is not a place. It is a way to treat someone, so if an American, especially a child, has a primary care doctor, which many of them unfortunately don't—and that is another part of what we are trying to do—that primary care doctor should be surrounded by the expertise we can bring to bear to help the child. We have so much knowledge and wisdom and ability when it comes to our doctors. We have remarkable pediatricians whose sole focus is to help a child in one part of their needs, the health care needs of that child. Why should not every child be surrounded by that kind of expertise? That is what we are trying to do.

We strengthen the pediatric workforce. We can't just say we need a lot of pediatricians and hope it happens. We have to make sure we have a workforce and a recruiter workforce to do that.

Senator DODD and I and Senator BROWN—I know Senator DODD is on the floor—added a loan repayment provision in the bill for pediatric specialists and providers for mental health services for children.

I have two more items and then I will get to the story of Hannah and Madeline.

We expand drug discounts for children's hospitals and finally increase access to immunizations. The CDC will provide grants to improve immunizations for children and adolescent adults.

But let me talk for a couple moments—I know we have others who are waiting to talk this morning—about these two children: Hannah and Madeline. The good news is—this picture is a dramatic depiction of what they were suffering from when they were diagnosed with leukemia at the age of 4. They are 11 years old now, and they are doing better, but they still have enormous challenges in their lives. Their mother Stacie Ritter wrote as follows:

When my identical twins were both diagnosed with [a kind of leukemia]—

And she talks about it—
at age four, we were told they would need a bone marrow transplant in order to survive.

Imagine that. I have four daughters, and I remember when they were about the age of 4. I never had to worry about any of this. I never had to even think about it. But if my wife and I—my wife Teresa and I—were given this news, we would have been given coverage for a condition such as that by an insurance policy because I happened to be a State government employee, and now I am a Federal Government employee. So I never had to worry about that diagnosis for my daughters. Other than the challenge of the diagnosis itself, I did not have to worry about coverage. But Stacie Ritter and her husband Ben did. She says:

I learned that the insurance company thought my daughters were only worth \$1,000,000 each. It sounds like a lot of money. It's not!

She says that with an exclamation point.

When you add up the costs involved in caring for a patient with a life threatening disease like cancer \$1,000,000 barely covers it.

I think that is an understatement.

Fortunately the hospital social worker recommended we apply for a secondary insurance through the state considering the highly probable chance we would hit that [million dollar] cap. And we did hit that cap before the end of treatment. Thankfully the state program kicked in and helped pay for the remainder of treatment.

The State program—it sounds a lot like a public option, doesn't it, an awful lot like a public option. So at least for this part of the story, they were able to get some help through a State program, a kind of public option. We will talk more about that later.

But then Stacie goes on, and the lead headline of this section is one word, "Bankruptcy."

During this time my husband had to take family medical leave so we could take turns caring for our one year old son and our twins—

These twins, as shown in these pictures—

at the hospital. . . . For the 7 months my husband was out on family medical leave, he was able to maintain his employer based insurance for us via \$117.18 a month COBRA payments.

My recollection is, COBRA was an initiative by the Federal Government to make sure, if you lose your job, you do not lose your health insurance. We have to extend it right now—another government initiative that was helpful here.

After spending all our savings to pay the mortgage and other basic living expenses we had to rely on credit cards.

So a mother and a father who get this diagnosis for their children at age 4 have to rely on credit cards to get the help their daughters need.

Stacie writes:

In the end we had no choice but to file bankruptcy. And when you file bankruptcy everything must be disclosed, we even had to hand over the kids' savings accounts that their great grandparents—

Their great grandparents—
had given them. . . .

Is this the kind of system we want, when a mother and a father are hit with that diagnosis for their two daughters, when they are age 4, that we have a system that says: Do you know what. We have to cap your coverage. We can help you a little bit, but we are going to limit it. You will figure it out. Don't worry. That is basically what the system said to them.

So what are we doing? Well, we have a bill that happens to speak to these kinds of situations. It is ironic—I guess is the word—that on page 16 of the bill, which is actually the second page of the text, we have a provision that says this:

A group health plan and a health insurance issuer offering group or individual health insurance coverage may not establish . . . lifetime limits on the dollar value of benefits for any participant or beneficiary. . . .

It is not complicated. It is not legalese. It is very specific to the lives of these two children. The first provision in the bill says there are no lifetime limits. So you cannot say to Hannah and Madeline: Sorry, we know you have leukemia and we know you need expert care and treatment, but we are going to limit your care.

So for those who think this is complicated and difficult in a lot of debate here in Washington, it is not complicated. If we had this provision as a matter of law in effect when Stacie got that diagnosis for her daughters, she would not have had to worry about coverage. She would not have had to use credit cards and go into bankruptcy and take the savings these children were given by their great grandparents.

Why do we tolerate this system? Why do we go, year after year, and talk about changing it, saying: Oh, isn't that terrible we have these situations and we let it go and we say that is too bad we couldn't get the bill passed; it got a little difficult in Washington.

Well, the time for talk and debate and discussing the finer points of this is over. We have to act to make sure a family such as this never has to go through what these parents went through but especially what these two young girls went through.

I will conclude with this: This picture, as dramatic as it is, I think connotes a lot of hope. Look at those two young girls, facing the most horrific of circumstances, and they are smiling and hopeful. But they still need help. We are going to be spending time in the next couple days getting this bill done so we can make sure we help them in the future.

With that, I yield the floor.

The PRESIDING OFFICER. The Senator from Connecticut.

Mr. DODD. Mr. President, before he leaves the floor, I wish to thank our new colleague from Pennsylvania. From the moment he arrived here, he has raised the profile of this issue involving children and families. As someone who has been involved, myself, for a long time chairing the Subcommittee on Children and Families, and with the help of the Presiding Officer and others, we did the Family and Medical Leave Act back some 17 years ago; the childcare legislation almost 25 years ago, dealing with infant screening, premature births, autism—a whole host of other issues.

I wish to thank him for bringing what has been a tireless effort since he has arrived in this Chamber, adding yet another voice, another strong voice, on behalf of children in our country. JAY ROCKEFELLER, our colleague from West Virginia, has been a stalwart for years on these issues as well. I know SHERROD BROWN of Ohio is also working very hard on these issues, and I wish to commend him.

So I wish to say thank you to my colleague from Pennsylvania. The points that he raises are good ones.

I know our time has expired, and I apologize for interfering with our other colleagues' time, but I wish to thank him for his efforts. I cannot think of a more noble cause to be involved in. There will be a lot of debate about this bill, but we must keep in mind that the most innocent in our society, our children, are born into circumstances totally beyond their own control. And there are too many instances where they are suffering from one problem after another. A great country such as this, with great resources and potential, ought to be able to ensure that every child in this country—regardless of the economic circumstances or the physical circumstances they are born into—gets the kind of care that America can be proud of. I say to the Senator, you are a champion of that, and I thank you for it.

I yield the floor. I66F

RECOGNITION OF THE MINORITY LEADER

The PRESIDING OFFICER. The Senator from Kentucky.

Mr. MCCONNELL. Mr. President, I am going to proceed on my leader time, which I assume will not be charged on this side.

The PRESIDING OFFICER. The Senator is correct. His leadership time has been reserved.

The Chair will note, there is 3½ minutes remaining on the Democratic side allocated on the debate; and then, of course, there is another 45 minutes, under the unanimous consent agreement, that will be allotted to the Republican side of the aisle.

Mr. DODD. Mr. President, I would like to yield my 3½ minutes to my distinguished friend from Kentucky and my friend from Arizona and my friend from Utah and my friend from Florida and my friend from Wyoming as well—3½ minutes for all of them.

The PRESIDING OFFICER (Mr. BEGICH). The Republican leader.

Mr. MCCONNELL. Mr. President, we all know the U.S. health care system is in serious need of reform. Costs are too high, they are rising, and if we do nothing, they will continue to consume a larger and larger share of Federal dollars and of the budgets of millions of middle-class American families, of young workers trying to get their start in life, and, of course, of seniors.

For months, the administration and its allies in Congress promised a solution to these problems, a solution they said would lower costs and help the economy. They assured us that under their proposal anyone who likes the health care plans they have would be able to keep them, and they said their proposal would save Medicare.

But, in the end, what matters is not what we say. It is what we do. This week, the proponents of this plan did more with a single vote than they did all year in talking about all the things their health care plan would do.

How? Because in voting to cut a \$½ trillion from the Medicare Program for seniors, our Democratic friends undercut not only the roughly 40 million seniors who depend on Medicare, they also undercut their own promises about reform.

As I said, the President and congressional Democrats have noted, again and again, that under their measure those who like their plans will be able to keep them. After Thursday's vote, even Democrats are admitting that is no longer true.

Here is how one of our Democratic colleagues put it:

We're not going to be able to say that "If you like what you have, you can keep it."

Then he added:

. . . and that basic commitment that a lot of us around here have made will be called into question.

As for the oft-repeated pledge to save Medicare, well, nobody buys that one after the vote on Thursday to cut it by \$½ trillion.

These Medicare cuts will impact the quality of care for millions of Amer-

ican seniors. Nearly 11 million seniors on Medicare Advantage will see a reduction in benefits. Hospice care will see massive cuts. Hospitals that treat Medicare patients will see massive cuts. Nursing homes are cut. More than \$40 billion is cut from home health care agencies—agencies that provide an appealing alternative to seniors who would rather receive the care and attention they need in the comfort and privacy of their own homes.

I hear from seniors all over Kentucky worried about the impact these cuts will have.

Anita, from Hebron, KY, says she is worried about the impact these cuts will have on her husband, a Vietnam vet with multiple sclerosis. Every 2 weeks, she writes, a home health care nurse visits her husband to perform procedures prescribed by his doctors. Now Anita is worried those visits might be limited or curtailed under this bill. It is not clear they will not be because cutting \$40 billion from a benefits program is bound to affect the benefits that people such as her husband receive.

Joy, from Somerset, KY, works for a home health care agency. She wrote my office because she is also concerned about cuts to home health care. She asked me to protect the rights of the chronically ill, elderly Medicare population that she and her colleagues care for every day in Kentucky through cost-effective home health care.

Robin, from Independence, KY, writes that her father is almost 80 and receives home health care twice a week. She says he depends on a walker and a wheelchair to get around and that it is hard for him to get out of the house. Robin's father is the kind of person home health care is meant to help. Frankly, I do not know what to tell her—I literally do not know what to tell her—except that \$40 billion in cuts to this program is not a very encouraging sign for people such as her dad.

I noticed that some years ago one of the top Senators on this issue on the Democratic side used the very same image I have used to decry these cuts. Back then, he warned, as I have in recent months, not to use Medicare as a piggy bank. Yet that is precisely what our friends are doing with Medicare. They are not fixing it. They are raiding it—raiding it—to create an entirely new government entitlement program, raiding Medicare not to help save Medicare but to create an entirely new entitlement program. In fact, one of the largest single sources of money for this 2,074-page bill is the money they get from Medicare.

I am not sure what has changed since our friends decry cuts to Medicare as immoral and irresponsible. But today I would, once again, urge them to reconsider their vote from earlier this week. They have voted now to cut Medicare, and they have now voted twice to cut the important Medicare Advantage Program for nearly 11 million seniors.

Today we will have a chance to restore the cuts they authorized to home health care. A vote in favor of the Johannis amendment is a vote in favor of the men and women who have been writing our offices, sharing their stories about the benefits of home health care. Americans never expected that health care reform would mean that they would have to give up the health care they have and like. They didn't expect it because they were told it wouldn't happen. Unfortunately, that pledge was broken this week. That pledge was broken this week. Today our friends have an opportunity to help repair some of that damage.

Mr. President, I yield the floor.

The PRESIDING OFFICER. The minority now has 45 minutes for debate.

The Senator from Arizona.

Mr. McCAIN. Mr. President, I ask unanimous consent that the Senator from Utah, the Senator from Kentucky, the Senator from New Hampshire, the Senator from Georgia, the Senator from Florida, and the Senator from Wyoming be allowed to participate in a colloquy.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. McCAIN. Mr. President, very quickly, I wish to remind my colleagues that the AARP continues to be referred to as endorsing this legislation and supporting it and opposing amendments that would have done things that they in the past have supported. So I urge my colleagues to look at this Washington article—one of my favorite sources of information and opinion, the Washington Post:

But not advertised in this lobbying campaign have been AARP's substantial earnings from insurance royalties and the potential benefits that would come its way from many other reforms.

So we have been looking into that, and guess what. The AARP endorsement of more than \$400 billion in Medicare savings—according to its own financial statements from 2008, AARP generated 38 percent of its \$1.1 billion in revenue or more than \$414 million in royalty fees. They also obviously will—if we take away Medicare Advantage, then Medigap sales will have to go up because that provides for the services that are being taken away. So under the AARP, they would generate in their endorsements—they have generated \$414 million, putting them in fifth place of all of the health insurance companies in America behind United Health, Wellpoint, Aetna, and Humana. So we have before the body an amendment that would modify any health insurer's remuneration to the same level as the salary of the President of the United States.

So I ask unanimous consent at this time that the AARP executives be added in under the effect of this pending amendment from the Senator from Arkansas.

The PRESIDING OFFICER. Is there objection?

Mr. BAUCUS. Mr. President, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. McCAIN. Mr. President, I also understand that Walmart sells health insurance policies. They are based in Arkansas. I ask unanimous consent that Walmart be included in this curb on excessive remuneration that will now place them under the same level.

The PRESIDING OFFICER. Is there objection?

Mr. BAUCUS. Reserving the right to object, to be totally candid, these are stunt amendments which we have not seen. I have never heard of the amendments.

Mr. McCAIN. It is not complicated. It is pretty simple. It is people who sell health insurance.

The PRESIDING OFFICER. Is there objection?

Mr. BAUCUS. Reserving the right to object, because I have not even seen these amendments, I object.

The PRESIDING OFFICER. Objection is heard.

Mr. McCAIN. I am sorry the Senator from Montana cannot understand that they are people who sell health insurance as well. AARP does, Walmart does. If we are going to have this kind of demagogic amendment, then we should include them, especially Walmart, that does a lot of business.

Mr. McCONNELL. Mr. President, I would ask the Senator from Arizona if I may ask a question. I would ask the Senator from Arizona, is this the same AARP that I recall opposed a \$10 billion reduction in the rate of increase in Medicare spending back in 2005?

Mr. McCAIN. I would say to my colleague they not only opposed it, they got all of their members fired up in opposition to it. We all heard from them back in 2005. These were reductions in spending. This was not \$438 billion taken out of Medicare and put in to create a new entitlement program of \$2.5 trillion.

Mr. McCONNELL. Could I ask my friend one more question? Is this the same bill that back in 2005 my counterpart, the majority leader, decried as immoral?

Mr. McCAIN. As I recall, that is exactly it. I think the Senator from New Hampshire recalls that debate.

Mr. GREGG. Mr. President, if the Senator will yield, absolutely. I was chairman of the Budget Committee at the time. As the Republican leader is alluding to, we attempted to reduce the rate of growth of Medicaid by \$10 billion of a \$1 trillion base over 5 years, less than one-tenth of 1 percent, I believe that was. It was opposed aggressively by the AARP, and it was opposed by the other side of the aisle. Not one Member of the other side of the aisle voted for that. Do you know what that change was going to be? It was going to require that wealthy people who benefited from the Part D drug benefit would have to pay part of their premiums rather than getting them all for free. So Warren Buffett, for example, would actually have to contribute to

his drug benefit, assuming he is on Part D. Maybe he isn't. Maybe he hasn't opted for it. But as a practical matter it was a very reasonable amendment.

Now we are seeing, as the Senator from Arizona has pointed out, a \$460 billion cut over the first 10 years of this bill; a \$1 trillion cut in Medicare, \$3 trillion over the first 20 years of this bill—\$3 trillion—when we already know Medicare, according to this chart, is insolvent to the extent of \$38 trillion—insolvent. Yet we are going to take this money out of Medicare, as the Senator from Arizona has pointed out, and we are going to fund a brandnew entitlement.

We are going to expand Medicaid to 133 percent of poverty with this money, and we are going to create this brandnew entitlement which has nothing to do with Medicare. None of the people who are going to get this benefit probably have ever paid into the hospital trust fund, which is what funds Medicare. That seems totally inconsistent with the purposes of Medicare.

Shouldn't Medicare funds benefit Medicare recipients, I would ask the Senator from Arizona or the Republican leader? If there are going to be reductions in Medicare, should it not go to make Medicare more solvent and not to create a new entitlement?

Mr. McCAIN. One would think so. There are two doctors in the Senate; there are lots of lawyers, two doctors. Both of them have hands-on experience. I don't know if Dr. BARRASSO has seen this morning's New York Times, another of my favorite sources of news information and opinion. On the front page this morning: "Home Care Patients Worry Over Possible Cuts."

I understand the purpose of health care reform as proposed by the other side is to reduce health care costs. Is there a way to reduce health care costs better than treating people at home than instead of in a hospital? I am curious about the Senator's experience.

Mr. BARRASSO. Well, as the Senator from Arizona knows, I have treated patients in Wyoming, families in Wyoming, for 25 years. The story in the New York Times has a wonderful picture of Bertha Milliard, a 94-year-old lady, who is very similar to many of the patients I have taken care of in families in Wyoming who depend on this care. There is a picture of Bertha dealing with her nurse. Bertha greets the nurse who has come to check her condition and review the medications she takes for chronic pain, for heart failure, and for stroke. Ms. Milliard says those visits have been highly effective, she says, in keeping her out of the hospital.

That is the whole idea: Keep them out of the hospital so they can lower the cost of care. But the home care that she receives could be altered, according to the front page of the New York Times, under the legislation passed by the House and pending on the Senate floor today. The legislation

would reduce Medicare spending on home health services, which is a lifeline for homebound Medicare beneficiaries which keeps them out of hospitals as well as out of nursing homes.

So there you have it. What could be better for our seniors than to have the dignity of being in their own homes, to have someone coming into their homes to help them, to make their lives better, and that is going to include skilled nursing care, physical therapy, occupational therapy, sometimes speech and language therapy, and different medical and social services? That is where the care ought to be given, in the home. That is what we want for our seniors: the dignity at home, opportunities at home, to stay in their surroundings. That is what we want for not just all seniors such as Bertha, we want that for our Nation because that will help keep down the cost of care.

This bill does the exact opposite. That is why we have to have this amendment that says don't cut Medicare for our seniors and certainly not to start a whole new program.

In the Wall Street Journal today is an editorial by the dean of Johns Hopkins Medical Center, a wonderful, world class center: "Health Reform Could Harm Medicaid Patients."

So we are taking the money from Medicare, hurting Medicare patients, and they are using it in a way that is actually going to make it worse for patients on Medicaid, as they have dumped 15 million people into this program that is absolutely broken.

Mr. BAUCUS. Will the Senator yield for a question? Will the Senator yield for a question?

Mr. BARRASSO. I will yield to the Senator from Arizona.

Mr. McCAIN. If it is taken out of your time, just exactly as you responded when someone asked if you would yield for a question from them yesterday. Is it taken out of your time?

Mr. BAUCUS. Yes.

Mr. McCAIN. I ask unanimous consent that the time for the Senator's question not be taken out of the time that is allotted to us.

The PRESIDING OFFICER. It will not be.

The Senator from Montana.

Mr. BAUCUS. Do the Senators realize and do they know that yesterday the Home Care and Hospice Association, the National Association for Home Care and Hospices, the umbrella organization for home health and hospice, wrote a letter to me, which basically says:

[F]or all of these reasons, we support the provisions of your health care reform legislation as it relates to home health care.

Is the Senator aware of that letter, the Home Care and Hospice Association's support for this legislation? Is the Senator aware of that letter?

Mr. McCAIN. My response is, I don't know what deal has been cut in Senator REID's office, as the deal was cut with the pharmaceutical companies and the deal was cut with the AMA and

the deal was cut with the hospital association. But I know what the effect is. I know what the effect is. The bill would slice \$55 billion—

Mr. BAUCUS. This is not on my time because he is going to filibuster over there.

Mr. McCAIN. The House bill would slice \$55 billion over 10 years for projected Medicare spending on home health services while the Senate bill would take \$43 billion. I know that. But I don't know the details of the deal that was cut over where the white smoke comes out. I don't know what the deal was. I know what the deal was with PhRMA. I know what the deal was with PhRMA. They told them they would oppose drug reimportation from Canada, and they told PhRMA they would not allow competition for Medicare patients.

So I don't know the deal that was cut that bought them, but I know deals have been going on, and I know they are unsavory. I know people, such as the lady who was just referred to, Bertha Milliard, are not too interested in seeing their home health care cut.

Mr. BAUCUS. If the Senator will yield, with time being equally divided on both sides for this colloquy.

Mr. McCAIN. I don't know what the deal was—

Mr. BAUCUS. I can tell the Senator the deal. I am going to tell the Senator the deal.

The PRESIDING OFFICER. The Senator from Arizona has the floor.

Mr. McCAIN. I don't know what the deal was, but we will find out, just like the deals that were cut with all of these other organizations.

Mr. BAUCUS. I will tell the Senator what the deal was.

Mr. McCAIN. This place is full of lobbyists. I can't walk through the hallway without bumping into one of their lobbyists. If the Senator keeps interrupting, he is violating the rules of the Senate. He needs to learn the rules of the Senate.

Mr. BAUCUS. Will the Senator yield to know what the deal was?

Mr. McCAIN. I would like to finish my answer to you, if I may; that is, I don't know the deal that was cut with them, but we will find out. I know Bertha Milliard was not there when the deal was cut that generated that letter. That is my answer.

Mr. BAUCUS. Will the Senator yield for another question?

Mr. McCAIN. I will yield for one more, but we have other Senators who wish to speak.

Mr. BAUCUS. Does the Senator know that the so-called deal was that whereas MedPAC and the administration and the House wanted to make domestic cuts to home health care, but rather we went to the home health care industry, worked with them, and took two of their major suggestions about fraud and abuse as well as outliers, so we modified so that the home health industry thought this was fair and reasonable?

Does the Senator know that was the agreement that was reached?

Mr. McCAIN. My quick answer is, I don't know what the deal was, but I know the people who are in the home health care business, who will see \$43 billion in cuts to their business, the funding for their business, were not there when the lobbyists showed up.

We have already heard the stories of the meetings you and the majority leader have had with these people saying: Get on board or when we shape the final parameters of this bill, we are going to hurt you.

We know they have been threatened.

Mr. GREGG. I was wondering if that was the deal. We know there are a lot of deals around here. I know the Senator from Arizona pays a fair amount of attention to earmarks and other things done around here. I hope we will get an amendment from the Senator from Arizona that lists the special deals like the ones that exempted a few States from the Medicare Advantage cuts, like the deals that got allegedly a few votes on their side of the aisle so we could get cloture and proceed to this bill.

Do you think it is part of the deal that they would not—if there really was a deal, should we not put in here that this money would go to benefit Medicare recipients and not to create a new entitlement? If you were going to take \$42 billion out of Medicare money going to home health, shouldn't it have gone to making the system more solvent rather than creating a new entitlement with that and taking that money from seniors and giving it to somebody else? Shouldn't that have been part of the deal?

Mr. McCAIN. As is often said, it is what it is.

The Senator from Georgia has a comment.

Mr. ISAKSON. If there was a deal, it wasn't made with everybody. I have a letter that was sent December 4 of this year to me from Judy Adams, executive director of the Georgia Association for Home Health Care Agencies, endorsing the Johanns amendment. So they must not have been part of the deal. They represent Georgia. Further, in here—

Mr. McCAIN. They will probably be called up to Senator REID's office very soon.

Mr. ISAKSON. They estimate that 68 of the 100 Medicare-approved home health care agencies in Georgia will go out of business. So if there was a deal, it wasn't made with every State because the State of Georgia is on record.

I ask unanimous consent to have this letter printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

GEORGIA ASSOCIATION FOR
HOME HEALTH AGENCIES, INC.,
Marietta, GA, December 4, 2009.

Hon. JOHNNY ISAKSON,
Russell Senate Office Building,
Washington, DC.

DEAR SENATOR ISAKSON: The members of the Georgia Association for Home Health

Agencies, Inc. fully support Senator Johann's motion to commit Senator Reid's Patient Protection and Affordable Care Act back to the Senate Finance Committee with instructions to eliminate the home health cuts.

According to a study conducted by the National Association for Home Care and Hospice, under Senator Reid's bill 72.15 percent of home health agencies in Georgia will have negative margins by 2016 in the Senate bill, and approximately 68 percent of the 100 Medicare Certified home health agencies in Georgia will go out of business and the patients they serve will be rehospitalized or forced to seek alternative more costly care.

We appreciate the opportunity to offer our support for Senator Johann's motion and thank you for being an advocate for the sick and elderly citizens of Georgia.

Sincerely,

JUDY ADAMS,
Executive Director.

Mr. LEMIEUX. If I may, I will follow up on my colleagues' comments about what happened in Georgia.

I walked to one of the largest home health care providers in Florida. We have a letter to the editor in the Sarasota Herald Tribune of November 16 where this person, who works for one of these home health care companies—one of the bigger ones, which aren't going to be in as much trouble—they say:

Contrary to the other assertions that senior care will be unaffected by health care reform in Florida, this scenario could be devastating for older Floridians. More than 56 percent of Florida's home health agencies could be in the red as early as 2011.

So we are going to take the smaller home health agencies—the mom-and-pops—in Florida, we have 1.9 million small businesses. They are not going to be able to function because we are going to take this money out.

I want to make a point, also, that today in the New York Times, a good point was made that there is going to be no new insurance money coming in for home health care agencies—or very little. It is not as if there are going to be folks having this new public option or new insurance-backed program because home health care is for seniors. There is not going to be any extra money. So what is going to happen? We are going to have our moms, dads, and grandparents who are benefiting from this home health care in Florida and across this country instead of having to go to a nursing home, instead of having to go to an assisted living facility away from their home and family—they are not going to be able to go anymore.

By the way, I don't believe that will save any money. I think that will increase costs because we know nursing home care is far more expensive than home health care. It is estimated that 1 day of hospital costs, for example, is 43 times as much as home health care. When you get rid of home health care, you are actually going to increase costs.

I want to follow up on a comment, if I can, of my friend from New Hampshire. I am new here, and I am still understanding the ways of Washington,

DC. Everybody in America needs to know this bill will not help seniors at all. This bill takes money from senior health care. If there was a legitimate and straightforward effort to actually help seniors, we would take Medicare savings and keep the money in Medicare. But, as our leader said today, we are robbing the piggy bank, taking money out of health care for seniors and putting it into this new program.

Mr. McCAIN. Let me remind the Senator from Montana, sometimes there is good news and sometimes it is bad. There was an article earlier this year where the staff of the Senator from Montana called in the high-paid lobbyists and told them not to meet with Republicans, saying that if they did, it would be treated as a hostile act. I can provide that article for the RECORD. I hope it is not true, but I think it is.

Mr. BENNETT. I say to the Senator from Arizona and others who have commented, home health care is not the only way seniors will be hurt by this. I am quoting from an article by Tom Scully, one of the designers of the Medicare Part D benefit, on the impact of this bill on Medicare Part D for seniors. Let me quote the key points of the article. I ask unanimous consent to have the entire article printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

MEDICARE PART D 'REFORMS' WILL HARM SENIORS

(By Tom Scully)

There is a little-noticed provision buried deep in both the House and Senate health-care reform bills that is intended to save billions of dollars—but instead will hurt millions of seniors, impose new costs on taxpayers, and charge employers millions in new taxes.

As part of the Medicare Modernization Act in 2003, Congress created a new drug benefit—called Medicare Part D—for retirees at a cost of about \$1,900 per recipient per year. Many private employers already provided drug coverage for their retirees, and the administration and Congress did not want to tempt employers into dropping their coverage. Actuaries calculated that if the government provided a subsidy of at least \$800, employers would not stop covering retirees.

The legislation created a \$600 tax-free benefit (the equivalent of \$800 cash for employers), and it worked. Employers continued to cover about seven million retirees who might have otherwise been dumped into Medicare Part D.

It was a good arrangement for all involved. An \$800 subsidy is cheaper than the \$1,900 cost of providing drug coverage. And millions of seniors got to keep a drug benefit they were comfortable with and that in many cases was better than the benefit offered by the government.

But now that subsidy is coming in to be clipped. This fall congressional staff, looking for a new revenue source to pay for health reform, proposed eliminating the tax deductibility of the subsidy to employers. The supposed savings were estimated by congressional staff to be as much as \$5 billion over the next decade.

It sounds smart—except that nobody asked how many employers will drop retiree drug coverage. Clearly, many will. The result is

that, instead of saving money, the proposed revenue raiser will force Medicare Part D costs to skyrocket as employers drop retirees into the program.

The careful calculation that was made in 2003 to minimize federal spending and maximize private coverage will go out the window if this provision becomes law. Any short-term cost savings that Congress gets by changing the tax provision will be overwhelmed by higher costs in the long run.

Some members in the House want to mitigate the cost of this provision by mandating that employers maintain existing levels of retiree coverage despite the reduced subsidy. But it's not that simple. A mandate would increase costs on businesses, which in turn would make it harder for those businesses to hire new employees. The mandate would effectively be a tax on employers that provide retiree benefits; this in turn will simply induce some unknown number of employers to terminate their retiree drug programs before the mandate kicks in.

In short, if the changes that are proposed for employer subsidies in the current Medicare Part D program are enacted, everyone will lose. Unions will lose as employers seek ways to drop retiree drug coverage. Seniors will lose as employers drop them into Medicare Part D. Medicare and taxpayers will lose as they face higher costs. And employers will lose as they find it harder to provide benefits.

To make matters worse, accounting rules for post-retirement benefits will require companies that keep their retiree benefits to record the entire accrued present value of the new tax the day the provision is signed into law. This would cause many employers to immediately post billions in losses, which could significantly impact our financial markets.

There are many reasons to pass health-care reform. There is no reason to hurt seniors, employers and taxpayers in the process. Businesses are struggling, and the Medicare trust funds have plenty of problems as it is. It makes no sense to make these problems worse.

Mr. BENNETT. He says:

There is a little-noticed provision buried deep in both the House and Senate health care reform bills that is intended to save billions of dollars—but instead will hurt millions of seniors, impose new costs on taxpayers, and charge employers millions in new taxes.

Here is the core of it:

This fall, congressional staff, looking for a new revenue source to pay for health reform, proposed eliminating the tax deductibility of the subsidy to employers. The supposed savings were estimated by congressional staff to be as much as \$5 billion over the next decade.

It sounds smart—except that nobody asked how many employers will drop retiree drug coverage. Clearly, many will. The result is that, instead of saving money, the proposed revenue raiser will force Medicare Part D costs to skyrocket as employers drop retirees into the program.

He concludes with this comment:

There are many reasons to pass health care reform. There is no reason to hurt seniors, employers and taxpayers in the process. Businesses are struggling and the Medicare trust funds have plenty of problems as it is. It makes no sense to make these problems worse.

So not only are the programs going to be cut, but the drug costs are going to be dumped into the program, with an increased number of people involved. You are going to see tremendous financial distortions as a result of the passage of this bill.

Mr. MCCAIN. I yield to the Senator from North Carolina for a question and then the Senator from Tennessee.

Mr. BURR. I will make this point and ask this question: The President set out in this debate and targeted two things—quality and savings. He assured the American people that we were going to save health care and we were going to maintain quality.

Would it not be accurate to say that, as you take money away from home health, one, you remove from that population that tool that maintains disease, that keeps that from getting worse, and you chase seniors back to the hospitals for the services. So, one, the acuity of the senior patient is much worse and, two, the cost of the delivery of the service because by the time they hit the hospital, it has deteriorated. So we flunk on both points. We don't decrease cost by cutting home health, we increase it. From the standpoint of the quality, the outcome of the patient is worse because we put them into a hospital setting. Is that not what we are trying to eliminate?

Mr. MCCAIN. It seems to me, yes.

I yield to the Senator from Tennessee.

Mr. CORKER. I was watching this in my office.

Mr. MCCAIN. It is a lot of fun, isn't it?

Mr. CORKER. It is. I would rather not be any other place than on the floor talking about the most important piece of legislation we probably will deal with in our tenure here.

Mr. MCCAIN. Based on the principle that a fight not joined is a fight not enjoyed.

Mr. CORKER. I can tell. I have never seen the Senator from Arizona as happy as he is today in the fight against something that is so devastating.

I don't understand what it is that would cause my friends on the left, on the other side of the aisle, to throw seniors under the bus. There is no doubt that there ought to be some changes in Medicare to make it more solvent. We all want to ensure that seniors, down the road, have the ability to benefit from Medicare. no question. I think we have all said from day one that we want to join with Senator GREGG and others to make sure Medicare is here for seniors.

I do not understand—I listened to the last segment of my friends on the other side of the aisle talking about the many needs in this country. Many people don't have health insurance, and many of us have offered bills to solve that.

I don't understand, and I hope you can explain it to me, why the left would be willing to throw seniors under the bus. Regardless of what you say about the bill, they are being thrown under the bus, and doctors are going to get a 23-percent cut in a year, and they are not even dealing with that, and they are taking \$464 billion out of Medicare. What is it that would drive

our friends on the left who in the past—not today—have supported seniors but today are willing to throw them under the bus for a political victory? What drives them?

Mr. MCCAIN. I do not understand it. Perhaps my other colleagues can explain it better.

I also want to return for a second to the question of the Senator from Montana. The AMA is a classic example. When I go back to Arizona and talk to doctors and providers, they say: What is going on? You made a deal with the lobbyists. That is my answer to you. You made a deal with the lobbyists—not the home health care providers, not the nurses, not the doctors, the people who are the users of pharmaceuticals who, this year, have seen an 8- to 9-percent increase in the cost of prescription drugs—because your deal is going to protect them. My answer to you is, I don't know what you bought that letter for, but it was probably a pretty high price.

The Senator from—

Mr. BAUCUS. Will the Senator yield? I can answer the Senator's question.

The PRESIDING OFFICER. The Senator from Arizona has the floor.

Mr. MCCAIN. I know the answer to it. I just gave you the answer.

I yield to the Senator from Wyoming.

Mr. BARRASSO. I agree with the Senator. It is astonishing that the Senator from Montana would read a national organization's letter instead of one from his home State.

In Wyoming, we have 43 different home health care agencies, and some of them are in communities that don't even have hospitals. Therapists drive long distances. We have colleagues from rural States here, and Montana is certainly one of them. Those home health care agencies know they are not even going to get paid enough from Medicare to put gas in the car to drive out to the ranches and the farms where people are who are staying at home, trying to stay out of the hospitals and nursing homes. We have home health agencies throughout the States, and they drive tens of thousands of miles every year, with therapists and nurses and home care aides going out to help people stay at home and therefore give them dignity and allow them to keep down the cost of care for everybody.

Mr. MCCAIN. Mr. President, how much time remains?

The PRESIDING OFFICER. Twenty minutes 22 seconds.

Mr. MCCAIN. The salary of William B. Novelli, who has since stepped down—an old friend—last year was \$1,797,751. Mr. Tauzin, a pharmaceutical research and manufacturers lobbyist, only made \$1.5 million last year. Scott Serota, of BlueCross BlueShield, made \$1.6 million. Chicken feed.

I yield to the Senator from Utah.

Mr. BENNETT. Mr. President, I thank the Senator from Arizona.

My mind goes back to a personal experience I had that I would like to

share with my friends on the left. It was an entirely different bill—No Child Left Behind. We were all for it on this side of the aisle because our President had proposed it. My staffer said to me, listening to the debate: You know, Senator, if President Clinton had proposed this, you would vote against it because you would think it was too heavy-handed with government interference. I said: You know, you are right. I have to do the right thing. I was one of the few Senators who voted against it.

If we had proposed what the Democrats had proposed, every argument we are currently hearing from the right side of the aisle would be coming with great roars and insistent statements on the other side of the aisle. But because it is their President who proposed it, they are somehow keeping their consciences under control. I hope they will recognize the irony of that and that at least one Senator—that is all we need in order to stop this bill—would recognize that conscience ought to prevail and this bill ought to be stopped.

Let's be clear. If this bill is stopped, health care reform will not die as a cause. Indeed, health care reform will be reborn in a bipartisan sense of, let's solve the problem, rather than in a partisan sense of, let's jam something down somebody's throat.

I hope that is what will happen, that conscience will prevail somewhere and one member of the Democratic Party who feels in his or her heart that this is a dumb idea will let his or her conscience prevail.

I see the Republican leader.

Mr. MCCONNELL. Will the Senator yield for an observation? Senator MCCAIN has pointed out where the lobbyists are on this bill. Senator ISAKSON has pointed out where the people of Georgia are on this bill. Senator BARRASSO has pointed out where the people of Wyoming are on this bill. We also know where the American people are.

I have not seen a survey in months—in months—by anybody that indicates the American people are for this bill. It is not in doubt. We have heard that President Clinton came up to their lunch. The President may be coming back himself. The argument they are making on the other side? Ignore the American people, make history. Make history? What I hear the American people saying to us is: Vote for this bill and you will be history.

This is not in the gray area. The American people are asking us to stop this bill and start over. They do not want a 2,074-page monstrosity of complexity and Medicare cuts and tax increases and higher premiums for everybody else. They want us to stop and start over and get it right.

Mr. MCCAIN. I ask the Senator from New Hampshire very quickly, is it your understanding that AARP does sell health insurance and Wal-Mart sells health insurance?

Mr. GREGG. Both of those are correct.

Mr. MCCAIN. Then would it make sense they would be included in the amendment to modify the limit on excessive remuneration paid by certain health insurance providers to set the limit at the same level as the salary of the President of the United States? Wouldn't the CEO of Wal-Mart and the head of AARP, who only made \$1.8 million last year, fall under that umbrella?

Mr. GREGG. The underlying proposal is a blatant act to try to Europeanize our economy and move us to a process where the government decides what the market should do. But consistency would require that both of those organizations be included in that if the author is going to be consistent with the theme of the amendment, which is absolutely wrong in my opinion because there is no reason that we as a Congress should decide the compensation levels for people who are in the private sector.

Mr. MCCAIN. The Senator from Georgia.

Mr. ISAKSON. I want to put a face on what home health care means to the quality of health care and the lowering of the cost of health care in America.

My youngest son was in a horrible accident in 1989. He was hospitalized for 8 weeks, had four surgeries, developed an infection, and had some bone marrow threats. He was put in home health care after those 8 weeks. At a cost of pennies on the dollar, a visiting nurse came and helped my wife and me administer antibiotic drips periodically so he could continue to have the protection he needed to fight off the infection.

The 8 weeks he was in the hospital cost over \$100,000. The 8 weeks following that, when he was at home, home health care cost only a few thousand dollars.

We are taking an agency and a service that has provided to the American people that greatly reduces the cost of health care, improves the quality of life of the individual and forcing the only option for somebody hurt like that to be in a hospital. Granted, my son was not in Medicare, but people in Medicare are in accidents and have the same type of thing happen.

The patent effect of this is, on the one hand you save money to pay for somebody else's government option health insurance, but you take away an affordable, effective way to deliver health care.

Mr. MCCAIN. The Senator from Tennessee.

Mr. CORKER. I was thinking about last year's campaign. The Senator from Arizona was highly involved in that campaign. I know he offered some health care solutions that were greatly maligned. But I think back on that, and I wonder, had our sitting President run on a health care reform bill that took money out of Medicare, which was insolvent, created a new entitlement, hurt seniors through home health, eliminated choices, making sure doc-

tors got a 23-percent cut in a year, if he ran on a platform of health care reform that did that—had unfunded mandates to States, raised taxes—and told the American people while he was campaigning that their premiums were going to go up, I do wonder if the outcome would have been the same.

As a matter of fact, I cannot imagine a health care policy being presented that is more off base than the one we are debating. But one that makes Medicare insolvent, has unfunded mandates to States when they are troubled, raises taxes and raises premiums. That is what we are discussing. Why my friends on the left want to give our President a victory on that basis is astounding to me.

I don't know, but since you were up close and personal to that, I wonder if you might respond.

Mr. MCCAIN. I thank the Senator from Tennessee. I am very reluctant to take a trip down memory lane again. Could I say, one of the phrases throughout the campaign was: If you like the insurance policy you have, you can keep it. You tell me how people who now have Medicare Advantage can keep it under this proposal? It is impossible.

Maybe the other side is right. Maybe these reductions have to be made in Medicare Advantage. Maybe those changes have to be made. I don't happen to agree, although cost savings should be there. But no one can believe that you can keep the same Medicare Advantage policy that 11 million seniors in America have today under this proposal. It is impossible.

The Senator from Florida.

Mr. LEMIEUX. If the Senator from Arizona will allow, I want to ask one question of my friend, the medical doctor, about infections in hospitals. My understanding is that home health care is actually better for the patient, it is better for the efficacy of the treatment because a big problem we have in hospitals is that patients get staph infections and other infections. In fact, it is one of the leading causes of death in a hospital. You don't go in with this infection, you get it there.

Isn't this proposal that is going to take people out of home health care and send them to hospitals going to actually hurt patients?

Mr. BARRASSO. This proposal is going to hurt patients in a lot of ways. It is going to hurt patients psychologically. They are in a hospital when they want to be at home. It is going to hurt patients in terms of their health. The better place to be is at home, as long as somebody is coming around to check on them. That is why for so many reasons, doctors have for decades said: Try to help patients get home as quickly as they can. That is the best place for them to heal.

We have heard from the Senator from Georgia a remarkable story about pennies on the dollar, the effectiveness of this program. It is good for folks, and it is good for the whole health care of

our Nation if we have people healing at home, not in the hospital.

Mr. MCCAIN. Thanks to our crack staff who are a good example of the success of work release programs, I remind my friend from Montana, a Roll-call article as of June 11:

Top aides to Senate Finance Chairman Max Baucus called a last-minute, preemptive strike on Wednesday with a group of prominent Democratic lobbyists, warning them to advise their clients not to attend a meeting with Senate Republicans set for Thursday.

Russell Sullivan—

Whom I don't happen to know—

the top staffer on Finance, and Jon Selib, Baucus' chief of staff, met with a bloc of more than 20 contract lobbyists, including several former Baucus aides.

Who have made a nice transition.

"They said, 'Republicans are having this meeting and you need to let all of your clients know if they have someone there, that will be viewed as a hostile act,'" said a Democratic lobbyist who attended the meeting.

"Going to the Republican meeting will say, 'I'm interested in working with Republicans to stop health care reform,'" the lobbyist added.

Again, PhRMA, the New York Times, again my favorite. Tauzin, the \$1.5-million-per-year representative of PhRMA said:

"We were assured: 'We need somebody to come in first. If you come in first, you will have a rock-solid deal,'" Billy Tauzin, the former Republican House member from Louisiana . . . said. "Who is ever going to get into a deal with the White House again if they don't keep their word? You are just going to duke it out instead."

They cut a deal. That is, again, in answer to the Senator from Montana, that is probably how they got the letter, the same way Tauzin wrote his letter.

The majority leader—the minority leader, hopefully majority leader soon.

Mr. MCCONNELL. I say to my friend from Arizona, at the risk of being repetitious, what we all know is going on here is there is a total disconnect between inside-the-beltway lobbyists who cut their special deals and the American people who are speaking loudly to all of us in all of the surveys saying: Please stop this thing.

I have never been involved in an issue in all the years I have been here, I say to my friend from Arizona and other colleagues, on which people spontaneously stop me in the airport and say: Please stop this bill.

I am sure there are people in Kentucky who are for it. I have not met one. There must be a doctor in Kentucky who is for this. I have not heard from one.

This is an incredibly unpopular bill. Thus, their only rallying cry: Make history, ignore the American people. What an act of arrogance. What an act of total arrogance. We know better than you. Why don't all you American people, all 300 million of you, shut up, sit down, and we will do it for you. We will restructure one-sixth of the economy. We know what is best for you. This is an act of total arrogance.

As the Senator from Utah pointed out, we just need one Democratic Senator to say no: No, I am not going to do this. I know the President would like me to make history, but this is wrong for the country, and I will not participate in it. Just one can make a difference.

Mr. MCCAIN. The Senator from North Carolina.

Mr. BURR. The Washington Post in October of this year, talking about the story on AARP, said:

The group and its subsidiaries collected more than \$650 million in royalties and other fees last year from the sale of insurance policies, credit cards and other products that carry the AARP name . . .

Mr. MCCAIN. Wouldn't that mean that AARP executive would naturally fall under the Lincoln amendment?

Mr. BURR. Absolutely, because it says "the majority of its \$1.14 billion in revenue" that AARP collected, according to the tax records, were made up of sale of these insurance products.

Mr. GREGG. I think the Senator from North Carolina has made an excellent point. Consistency would require for the AARP to be included in this amendment, if the amendment is going to go forward. I hope the amend-

ment is not adopted. But clearly it should be consistent with all the different interest groups. It appears it is not included because some deal was cut. Is that the implication here?

Mr. MCCAIN. The Senator from Utah?

Mr. COBURN. If I might, I ask unanimous consent to have printed in the RECORD the consolidated audited financial statements of AARP. They are the fifth largest insurance sales company in America.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

KPMG LLP,
Washington, DC, March 30, 2009.

INDEPENDENT AUDITORS' REPORT

The BOARD OF DIRECTORS,
AARP, Inc.

We have audited the accompanying consolidated statements of financial position of AARP, Inc. and affiliates (collectively, AARP) as of December 31, 2008 and 2007, and the related consolidated statements of activities and cash flows for the years then ended. These consolidated financial statements are the responsibility of AARP management. Our responsibility is to express an opinion on these consolidated financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted

in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes consideration of internal control over financial reporting as a basis for designing audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of AARP's internal control over financial reporting. Accordingly, we express no such opinion. An audit also includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the consolidated financial statements referred to above present fairly, in all material respects, the financial position of AARP as of December 31, 2008 and 2007, and the changes in its net assets and its cash flows for the years then ended in conformity with U.S. generally accepted accounting principles.

As discussed in note 2 to the consolidated financial statements, AARP adopted Financial Accounting Standards Board Statement No. 157, *Fair Value Measurements*, in 2008.

KPMG LLP.

CONSOLIDATED STATEMENTS OF FINANCIAL POSITION, DECEMBER 31, 2008 AND 2007

[In thousands]

	2008	2007
Assets:		
Cash and cash equivalents (note 2(c))	\$472,006	\$325,154
Accounts receivable, net (note 5)	70,419	79,122
Prepaid expenses and other assets (note 8)	26,013	34,805
Prepaid pension asset (note 10)		4,789
Investments (note 4)	916,146	1,087,082
Property and equipment, net (note 6)	315,166	304,778
Total assets	1,799,750	1,835,730
Liabilities:		
Accounts payable and accrued expenses	100,030	143,680
Insurance premiums payable (note 3)	711,242	662,974
Deferred revenue and other liabilities	31,701	25,057
Deferred membership dues	435,597	388,280
Accrued pension liability (note 10)	113,764	
Accrued postretirement health benefits (note 11)	69,823	67,808
Notes payable (note 7)	230,069	230,053
Total liabilities	1,692,226	1,517,852
Net assets:		
Unrestricted:		
Undesignated	17,186	101,481
Board designated (note 14)	81,348	205,461
Total unrestricted net assets	98,534	306,942
Temporarily restricted (note 15)	8,990	10,936
Total net assets	107,524	317,878
Total liabilities and net assets	1,799,750	1,835,730

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENT OF ACTIVITIES, YEAR ENDED DECEMBER 31, 2008

[In thousands]

	Unrestricted	Temporarily restricted	Total
Operating revenues:			
Membership dues	\$249,314		\$249,314
Royalties (note 3)	652,701		652,701
Publications advertising	119,696		119,696
Grant revenue (note 9)	89,649		89,649
Program income	82,114		82,114
Contributions	41,113	\$879	41,992
Other operating income	19,683		19,683
Net assets released from restrictions	2,825	(2,825)	
Operating revenue before investment loss	1,257,095	(1,946)	1,255,149
Investment loss (notes 3 and 4)	(175,063)		(175,063)
Total operating revenues	1,082,032	(1,946)	1,080,086
Operating expenses:			
Program services:			
Programs and field services	298,310		298,310

CONSOLIDATED STATEMENT OF ACTIVITIES, YEAR ENDED DECEMBER 31, 2008—Continued
 (In thousands)

	Unrestricted	Temporarily restricted	Total
Publications	177,638	177,638
Member services	284,086	284,086
Legislation and research	58,844	58,844
Total program services	818,878	818,878
Supporting services:			
Membership development	114,096	114,096
Management and general	204,879	204,879
Total supporting services	318,975	318,975
Total operating expenses	1,137,853	1,137,853
Change in net assets from operations	(55,821)	(1,946)	(57,767)
Other income (expenses):			
Investment loss from sinking fund (notes 4 and 7)	(22,513)	(22,513)
Income taxes (note 8)	(17,427)	(17,427)
Charges other than net periodic benefit cost (notes 10 and 11)	(106,239)	(106,239)
Change in net assets before effect of adoption of measurement provisions of FASB Statement No. 158	(202,000)	(1,946)	(203,946)
Effect of adoption of measurement provisions of FASB Statement No. 158 (note 2)	(6,408)	(6,408)
Change in net assets	(208,408)	(1,946)	(210,354)
Net assets, beginning of year	306,942	10,936	317,878
Net assets, end of year	98,534	8,990	107,524

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENT OF ACTIVITIES, YEAR ENDED DECEMBER 31, 2007
 (In thousands)

	Unrestricted	Temporarily restricted	Total
Operating revenues:			
Membership dues	\$249,353	—	\$249,353
Royalties (note 3)	497,635	—	497,635
Publications advertising	121,518	—	121,518
Grant revenue (note 9)	82,431	—	82,431
Program income	90,850	—	90,850
Contributions	42,353	\$6,878	49,231
Other operating income	2,938	—	2,938
Net assets released from restrictions	888	(888)	—
Operating revenue before investment income	1,087,966	5,990	1,093,956
Investment income (notes 3 and 4)	79,951	—	79,951
Total operating revenues	1,167,917	5,990	1,173,907
Operating expenses:			
Program services:			
Programs and field services	302,518	—	302,518
Publications	184,572	—	184,572
Member services	294,631	—	294,631
Legislation and research	60,581	—	60,581
Total program services	842,302	—	842,302
Supporting services:			
Membership development	112,960	—	112,960
Management and general	204,079	—	204,079
Total supporting services	317,039	—	317,039
Total operating expenses	1,159,341	—	1,159,341
Change in net assets from operations	8,576	5,990	14,566
Other income (expenses):			
Investment income from sinking fund (notes 4 and 7)	4,479	—	4,479
Income taxes (note 8)	(8,902)	—	(8,902)
Change in net assets before effect of adoption of recognition provisions of FASB Statement No. 158	4,153	5,990	10,143
Effect of adoption of recognition provisions of FASB Statement No. 158 (note 2)	(580)	—	(580)
Change in net assets	3,573	5,990	9,563
Net assets, beginning of year	303,369	4,946	308,315
Net assets, end of year	306,942	10,936	317,878

See accompanying notes to consolidated financial statements.

CONSOLIDATED STATEMENTS OF CASH FLOWS, YEARS ENDED DECEMBER 31, 2008 AND 2007
 (In thousands)

	2008	2007
Cash flows from operating activities:		
Change in net assets	\$(210,354)	\$9,563
Adjustments to reconcile change in net assets to net cash provided by operating activities:		
Depreciation and amortization	27,606	24,846
Reserve for uncollectable accounts	248	(22)
Effect of adoption of FASB Statement No. 158	6,408	580
Charges other than net periodic benefit cost	106,239	—

CONSOLIDATED STATEMENTS OF CASH FLOWS, YEARS ENDED DECEMBER 31, 2008 AND 2007—Continued
 (In thousands)

	2008	2007
Net loss (gain) on investments	258,420	(19,554)
Deferred income taxes	1,447	(327)
Amortization of premium on investments	18	120
Changes in operating assets and liabilities:		
Cash and cash equivalents held as collateral	—	41,506
Accounts receivable	8,455	(24,173)
Prepaid expenses and other assets	7,345	1,325
Prepaid pension asset	4,789	4,570

CONSOLIDATED STATEMENTS OF CASH FLOWS, YEARS ENDED DECEMBER 31, 2008 AND 2007—Continued
 (In thousands)

	2008	2007
Accounts payable and accrued expenses	(43,650)	2,139
Insurance premiums payable	48,268	50,331
Securities loan payable	—	(41,506)
Deferred revenue and other liabilities	6,644	2,484
Deferred membership dues	47,317	29,629
Accrued pension liability	(1,408)	—
Accrued postretirement health benefits	4,540	5,336
Total adjustments	482,686	77,284

CONSOLIDATED STATEMENTS OF CASH FLOWS, YEARS
ENDED DECEMBER 31, 2008 AND 2007—Continued
(In thousands)

	2008	2007
Net cash provided by operating activities	272,332	86,847
Cash flows from investing activities:		
Purchases of property and equipment	(37,978)	(31,350)
Proceeds from sale and maturities of investments	995,414	1,304,705
Purchases of investments	(1,082,916)	(1,358,527)
Investment in joint venture	—	(33)
Net cash used in investing activities	(125,480)	(85,205)
Net increase in cash and cash equivalents	146,852	1,642
Cash and cash equivalents, beginning of year	325,154	323,512
Cash and cash equivalents, end of year	472,006	325,154
Supplemental disclosures:		
Cash paid for interest	12,979	14,623
Cash paid for income taxes	17,928	6,646

See accompanying notes to consolidated financial statements.

Mr. BENNETT. Mr. President, I have enjoyed this colloquy. I have enjoyed the enthusiasm that is here. I noticed that the sense of passion to get something done properly for the American people is on this side of the aisle. A great sense of defensiveness is on the other side of the aisle.

We all have been caught one time or another in the struggle between support for a leadership position or a Presidential position and our own sense of what is the right thing to do. I join with my leader from Kentucky in saying that the people of Utah have never been more worked up about any issue than this one. I have never seen any circumstance where they have been more firm and unanimous in their demand that this bill be stopped.

The Senator from Kentucky said if there is somebody in Kentucky who is for this bill, he has not met him. I have met some people in Utah who are for this bill. They have spoken to me about it, as I pass through airports or I walk down the street in the hearing of other people from Utah. As soon as anybody hears someone tell me, Vote for this bill, there is a chorus of voices that spontaneously come up around that and say: Don't listen to him; listen to us. This is a terrible bill. This is a terrible circumstance.

I have been proud in the debate to point out that in Utah, the Dartmouth study says we have the best health care available in the United States, and if everybody got their health care there, it would not only be the best, it would be one-third cheaper than the national average.

I have spent a lot of time talking with the people who provided that result. Unanimously they tell me this bill would damage that result. It would damage the quality, and it would raise the price. Why in the world would we want to do those two things?

Mr. MCCAIN. Dr. BARRASSO from Wyoming.

Mr. BARRASSO. It has been a privilege to take care of patients in Wyoming for the last 25 years. This bill is

going to hurt them. It is going to hurt the future of care. It is going to hurt the future of Medicare in America. You cannot take \$464 billion away from Medicare, a program on which the seniors of this country depend, and say it will not affect their care. It will affect them in the hospitals, it will affect them in the doctors' offices, it will affect them in the home, it will affect them in the final days of their lives in the hospices. That is what I hear about across Wyoming.

I have not met doctors who support this—not at all. I have not met very many patients who support it, and they are also told by others: We don't want this. The townhall meetings have been overwhelming in opposition.

This is a bill that will be bad for our small businesses and bad for people who want to get insurance. It will be bad for people who have insurance because they know their premiums are going to go up. It will be bad for people who pay taxes because those are going to go up. But specifically for home health care, this will be awful. It will affect small communities—in all of the small communities of America, not just in Wyoming. I can't imagine anyone in a small community being for this.

Mr. MCCAIN. And put more people in the hospital.

The Senator from Tennessee.

Mr. CORKER. Mr. President, I have been listening to the debate, and it is seldom that debate on the Senate floor has much impact on me, I must add. But the fact is, I do think this amendment—the Lincoln amendment—is a terrible amendment. We should not be voting on compensation.

But I am wondering, I ask Senator MCCAIN, if we should offer a unanimous consent agreement to change the amendment to take into account AARP, PhRMA, and others. I wonder if the other side would be willing to take that unanimous consent request.

Mr. MCCAIN. Not to mention the chief executives of the pharmaceutical companies. Why wouldn't we want to bring them in on it? After all, they are paying for lobbyists at \$1.7 million every year to cut these deals at the White House that they describe on the front page of the New York Times.

I would hope the Senator would be glad to modify her amendment to include all these other people who have gotten extremely wealthy—PhRMA, an 8-percent increase in drug prices in the last year. Again, I refer to the New York Times.

Anyone else? Senator BARR.

Mr. President, how much time remains?

The PRESIDING OFFICER. One minute.

Mr. MCCAIN. Senator BARR will wrap it up.

Mr. BARR. The Senator from Arizona has stated this case very well over a number of days, and it will continue to be stated—they are cutting Medicare to fund a new government program.

They are taxing the American people through drugs and devices and more money for their own insurance policies so that government can have a larger hand in health care.

You know what. At the end of the day, the American people realize now that they are going to pay more and the quality of their health care is going to go down. It is no more obvious than the current amendment on slashing the reimbursements to nursing homes or to hospice or to any other area under Medicare.

This is wrong, it should be stopped, and the American people's voices should be heard in this debate.

I thank the Senator.

Mr. MCCAIN. It has been a great time. We are going to do it again, a lot, between now and the time the vote is forced, and the American people are on our side.

The PRESIDING OFFICER. The Senator's time has expired.

The Senator from Montana.

Mr. BAUCUS. Mr. President, this is very frustrating because we have these blocks of time, with Senators lining up to take control of the time and to make their points, and then they flee the Senate floor and we cannot get into a debate or a colloquy. We cannot make points that rebut the points they have made because they have all left the floor.

Mr. CORKER. I am glad to stay here.

The PRESIDING OFFICER. The Senator from Montana has the floor.

Mr. BAUCUS. They all come in and make their points and then they flee.

Mr. MCCAIN. We are here.

Mr. BAUCUS. Good, I am glad they are staying because I want them to hear this. Maybe we will all learn something.

First of all, clearly, we all care about home health care. I mean, let's obviously agree that we all do. I see the Senator from Arizona nodding his head in agreement; he does care about home health care. This Senator cares about home health care. The Senator from Wyoming, Dr. BARRASSO—here he is, over here—he cares about home health care. He has talked about home health care.

We all know seniors would rather be home than in the hospital or a nursing home, if that is medically appropriate. We all know that. I know that personally. My mother was in the hospital 2 weeks ago, and she is now, thankfully—praise the Lord—out of the hospital, and she is home. We have a home health care person coming in every day to see my mom.

When I am there with the home health care person, I am very impressed. They do a super job. It is really something to behold. My mother loves it and I love it. We clearly are not going to do anything to cut home health care.

But another point I would assume all my colleagues agree with is that we want to cut waste, if there is waste. We want to cut waste out of the health

care system. Why should we allow waste, as representatives of our people—the taxpayers? We want to cut out waste. Again, I see the Senator from Arizona is nodding his head, yes, that clearly we want to cut out waste that may or may not occur in the system.

Now, the next question—and it is a question—is, there are lots of forms of waste, and one is fraud—people just ripping taxpayers off and ripping seniors off. That is clear. There is a lot of waste. Let me take one small example in the home health provisions in the Senate bill, and that is this: The General Accountability Office found that in the home health industry there are a lot of outlier expenditures which are fraudulent; that is, some home health agencies classify their expenditures for home health as outliers—as extra payments—for very sick people.

In fact, there is one county in Florida which accounts for 60 percent of all outlier reimbursements, whereas they provide health care for only 1 percent of the Nation's people. The GAO has found lots of examples where the outlier portion of home health is abused. It is fraud. It is abused. Well, guess what. The home health care industry came to us and said: Gee, we have some ideas how to stop that because we don't like rotten apples spoiling our barrel. We want to stop this fraud that exists with excessive outlier payments.

So they came to us with some ideas. I know it is easy to think that suggestions might be classified as deals or whatnot, but that has not happened. They came with an idea of how to cut excessive costs in outliers, and we have done that. That is in this bill. There are a lot of other provisions with respect to home health care.

I know the Senators have letters from their home States. I don't know if they are referring to a House-passed bill, which is very aggressive in cutting home health care benefits, or whether they have read the most recent language in the Senate bill, which essentially is much less aggressive because in talking to the agencies, they were saying: Yes, we can live with these changes—such as rebasing and market basket updates, phasing them in instead of immediately—with the idea, again, of getting rid of excessive payments and fraudulent payments.

I say excessive because the home health care industry is enjoying an 11-percent growth rate annually, as it is right now in dollars. Well, some think it is 17 percent. The chart I have is 11 percent, but maybe 17 percent. Then the national health care spending rate, spending for all care, goes up about 6 percent a year, about 6 percent a year nationwide. Home health without reform is between 11 and 17 percent. It is almost double.

Under this legislation spending will be about 8 percent. Remember, national health spending is 6 percent, and the home health industry did write a letter saying: Yes, we can live with that.

My approach, frankly, in regard to legislation, is to work with groups, to work with industries and talk to them and not just be draconian and not be arbitrary in cuts or changes. You talk to them to see what accommodations can be made consistent with your principles.

One of my principles is stopping a lot of the fraud and to see if there is a way to cut excessive spending because sometimes there is excessive spending around here, and that is what we have done in the home health industry.

I could go into more detail, but I want my colleagues to know there is real, solid, sound reason for these changes in the home health provisions, and it is my judgment this will not hurt home health care for patients. That is a very important point to make.

The same is basically true with the other industries—say with regard to the hospital industry. We worked with them and said: OK, we know you should be cut. I talked to a lot of hospital administrators privately and said: What do you think?

They said: Yeah, MAX, we should take a haircut. Our hospital should take a haircut.

As you well know, you sometimes go to a hospital and you say: Good gosh, why do they have that big fountain out front? Why do they have all that marble? Why does this look like the Taj Mahal? You don't need that for health care.

So then they crank that back for the need of their health care. Some of the executives say to me privately: Yeah, there should be some reductions in hospital payments. So we go to the hospitals and say: What is reasonable? Remember, this is over a 10-year period.

They say: We could take a \$155 billion cut. But they say that, in part, because they know what they lose on the margin they can make up in volume because of everybody's health insurance. That means, too, that we can get health care reform.

You know, it is hard to get the health insurance industry to work with us if there is no health insurance for most Americans. If there is no health insurance for most Americans, then the health insurance industry is inclined to revert back to their old ways—or try to anyway—underwriting insurance, denying policies based on preexisting conditions, et cetera.

So this whole effort is to work with groups—work with consumer groups, with labor, with hospitals, doctors, the insurance industry, pharmaceuticals—to see what is reasonable. That is democracy—to try to get some kind of broad-based kind of rough justice agreement to put this together. That is the effort we have undertaken in this legislation.

I hear criticism, well, gee, we are cutting this and cutting that. But let's remember—and I know my colleagues agree with this—the waste in the American health care system is some-

where between \$300 billion a year to upper estimates of \$800 billion a year. It is waste, and we have to figure out a way to get rid of the waste without sacrificing care and actually, at the same time, improving the quality of care. That is the major goal.

So when you see reductions in some of the payments to providers, a lot of that is an honest attempt to get rid of the waste or excessive payments. Let's take Medicare Advantage. Somebody quoted Tom Scully today. I have a quote from Tom Scully that says there is way too much spending in Medicare Advantage. I don't have the exact quote, but it is basically a public quote that we should cut Medicare Advantage spending because there is way too much expense in Medicare Advantage.

It is a question of judgment as to how much to cut, I grant you. But still there are areas where there is excessive spending, there is waste, and home health care is a good area where we worked hard to refine the changes to get rid of some of the fraud—the outliers I mentioned—but in a way that helps seniors get good home health care.

THE PRESIDING OFFICER. The Senator from Tennessee.

MR. CORKER. Mr. President, I noticed the senior Senator from Montana referred to us being here, and I wonder if he would yield for a very short question.

MR. BAUCUS. I agree, so long as it comes off their future time.

THE PRESIDING OFFICER. Without objection, it is so ordered.

MR. CORKER. Well, I think we have a lot of time today, so I think that will work.

Mr. President, I was wondering if the Senator from Montana might educate us—and all seniors in this country who receive Medicare—if his intent is to make Medicare work better—and, by the way, I think he is, in some cases, working sincerely to do that—why is he taking those savings away from Medicare? And being the distinguished chairman of the Finance Committee, he knows as well as anybody in this country that Medicare is insolvent. Why is he not using whatever he believes to be good savings—and we may disagree with those savings—to make Medicare solvent, or at least to pay the physicians who treat Medicare recipients? They are going to get a 23-percent cut next year, and it will take \$250 billion just to make them equal in 10 years. Why is he not using those savings to actually make Medicare work for the people who are already receiving it versus leveraging all the entitlement from one insolvent entitlement to another insolvent entitlement? Why would the chairman of the Finance Committee consider doing something like that?

MR. BAUCUS. Mr. President, I would very much like to respond to that question. First of all, I appreciate the implied premise in the statement that the Senator agrees there should be savings.

The question is, Where should the savings go? I mean, basically, the Senator is implying there should be savings, and that is very good to hear. I think that is a very constructive addition to a part of this dialogue, this conversation, that we should take savings because there is waste.

The Senator's question is, OK, you take the savings, what should we do with the savings? That is the basic question.

The fact is, because of the reforms in Medicare, a couple things are happening. No. 1, we are extending the solvency of the trust fund; it is another 5 years. The Medicare trust fund will now be extended 5 years, so that helps seniors.

I know the Senator didn't mean this at all, but, rhetorically, earlier he said: Why does this side want to throw seniors under the bus? I know he didn't mean that. I know he knows nobody is trying to throw seniors under the bus, nobody wants to do that in the Senate. But the fact is, these changes do extend the solvency of the trust fund.

Then he asked a different question, and it is a very good question. It is a judgment call, what should be done with the additional savings? This legislation takes those savings to help more people get health insurance. One could argue those savings should not be used to help those without health insurance get health insurance for them. They could go back to the Medicare trust fund, they could reduce the budget deficits—there are a lot of different options here. But this is a health care reform bill. In this legislation, we are trying to come up with a system, if you will, that gets some coherence nationwide in health care. We don't have a system today. It is a hodgepodge. It is a collection. It is kind of a free-for-all. Docs do their things, hospitals do their things, nursing homes do their things; each attempt to get health care based on profit motive, but it is kind of incoherent. There is no real—anything there.

We say let's try to look for coherence. We are the only industrialized country in the world that does not have some system, some way where everybody has health insurance. It seems to me we should try to see if we can have some kind of system, some way, where everybody has health insurance. I know it is extremely complicated. There is no doubt it is complicated. But if people have health insurance, that opens up lot of doors for other reform; one is to prevent companies, health insurance companies, from denying coverage based on preexisting conditions, health care status, and so on and so forth, because then what they lose on the margin, they can make up in volume because everybody has health insurance. It is the same with the hospitals, same with the pharmaceutical industry, same with virtually all providers, the whole system. If everybody has health insurance, not most everybody—more have health insurance the better the system is.

That is a judgment call. But I do believe, when people have health insurance—those who do not now have it—are going to be more healthy. I think that is a good thing. Hospitals will not have to worry near as much about uncompensated care, which is a big challenge to hospitals these days. The average, I think, is about \$1,100, \$1,200 a year per family, when it comes to uncompensated care that private patients' pay. Then, after that, we open up doors to delivery system reform. You get the system working a lot better, compensating more on quality outcomes rather than quantity, et cetera. I know the Senator knows much about all these things.

But it is a judgment call for those savings. I am glad the Senator seems to imply there should be or are savings, but it is a judgment call as to where the savings go.

The 21 percent in docs, we are going to have to take that up after this bill. It is going to be difficult because some want to pay for it; some want to not pay for it. I grant you, that is going to be a huge battle.

You might ask: Why is that not in this bill?

Mr. CORKER. I did ask.

Mr. BAUCUS. My answer to that is, A, it is not part of health reform. But, B, on the other hand, it is; they are docs, we care about our docs and we are going to have to find a way to pay for them and we will, I think, by the end of this year because we have to. Docs—there cannot be any reduction.

Frankly, there is a partial fix in this bill anyway. It is 1 year with an update. At least this bill does take care of docs for at least 1 year and with an increase. That is 1 year. The House wants a permanent fix.

Frankly, I would love to have a permanent fix, but we are having a hard time finding the dollars to pay for it all, but this legislation does have a 1-year fix for docs.

I yield to the Senator from Massachusetts.

The PRESIDING OFFICER. The Senator from Massachusetts is recognized.

Mr. KERRY. Mr. President, just one moment?

Mr. BAUCUS. If the Senator will yield, I thank my colleagues for staying on the floor. I appreciate that.

Mr. KERRY. Mr. President, I just was notified—I wish to respond to a few of the things here. The Senator from Arkansas has the pending amendment. My amendment is apparently not quite ready to be called up. What I want to do, if I can make a couple comments so the conversation doesn't stay where it is, prior to the Senator from Arkansas and then I will yield and then I would like to be able to come back after that with my amendment.

I wish to say to our colleagues on the other side of the aisle, I have listened carefully, obviously, for a number of days now. I notice most of them have, indeed, disappeared—as the Senator from Montana suggested. It is pretty

hard to have a legitimate debate in the Senate when people speak and then leave the floor and we can't actually test the things that have been said.

One of the things that was said a moment ago by the Senator from Utah was, you cannot find any doctors who support this plan. Can you find doctors who oppose it? Absolutely. I will give him that. But don't come to the floor of the Senate and suggest there are not huge numbers of doctors across the country who are desperately waiting for the Senate to pass health care reform and, in fact, this plan. In fact, the AMA—this is what the AMA says. They represent tens of thousands of doctors across the country, and they said:

[We are] working to put the scare tactics to bed once and for all and inform patients about the benefits of health reform.

We have heard an incredible amount of scare tactics, Senator after Senator standing there, jumping up, pounding out one sort of misstatement or one distortion or another. The bottom line is, they have stood there for the last hour or so, claiming they are standing there to protect seniors. It is ironic, when one Senator, the Senator from Arizona, who said yesterday and sort of repeated it today—this is what he said yesterday:

I will eagerly look forward to hearing from the authors of this legislation as to how they can possibly add \$½ trillion in cuts without impacting existing Medicare programs negatively and eventually lead to rationing of health care. . . .

That is the Senator from Arizona today.

Only a year ago, when he was running for President of the United States, this is what the Senator proposed:

"John McCain would pay for his health plan with major reductions to Medicare and Medicaid," a top aid said, "in a move that independent analysts estimate could result in cuts of \$1.13 trillion in 10 years to the government programs."

Consistency, obviously, has never constrained anybody in politics. We know that. But to stand there, over the last half hour or 45 minutes, and say: Seniors are going to get hurt and seniors don't support this and we are here to protect seniors—just a few days ago the organization that represents 40 million seniors in America, it is the largest single representative group of seniors in our country—we all know it, it is called AARP. It is the American Association of Retired Persons. It represents people from 50 years old on up. There are a total of about 90 million of those in the United States of America, so they represent about half the seniors in America.

Their interest, day to day, is making sure those seniors' interests are not hurt by what we do here in Washington. Here is what they said, on November 20:

Opponents of health reform won't rest. [They are] using myths and misinformation to distort the truth and wrongly suggest that Medicare will be harmed. After a lifetime of hard work, don't seniors deserve better?

This is what AARP said a few days before that, on November 18:

The new Senate bill makes improvements to the Medicare program by creating a new annual wellness benefit, providing free preventive benefits and—most notably for AARP members—reducing drug costs for seniors who fall into the dreaded Medicare doughnut hole, a costly gap in prescription coverage.

The Federation of American Hospitals said the following:

Hospitals always will stand by senior citizens.

They have no intention of pulling out the support that exists today.

The American Medical Association:

[We are] working to put the scare tactics to bed once and for all and inform patients about the benefits of health reform.

The Catholic Health Association of the United States:

The possibility that hospitals might pull out of Medicare [is] very, very unfounded. Catholic hospitals would never give up on Medicare patients.

So everything we have just heard continues the scare tactics, trying to gin anger in America that is unfounded, based on the basics of this bill. Let me call attention—this is the report this year in March that came out from Medicare—it is about Medicare payment policy. It is a report to us, the Congress, by MedPAC. As we all know, MedPAC is the entity that oversees the administration of Medicare, and its concern is maintaining the viability of Medicare, making sure Medicare patients are not hurt by a particular program.

What is in this bill—that Senator BAUCUS and those of us on the Finance committee put in the bill—is precisely what MedPAC told us we should do and could do without harming seniors. Let me share, specifically, what they said we should do:

The recommendation is that Congress should eliminate the market basket increase for 2010 and advance the planned reductions for coding adjustments in 2011 to 2010 so that payments in 2010 are reduced by 5.5 percent to 1990 levels.

They suggested that. They did it because they know it will make the program sounder and it will allow them to make payments in other areas of Medicare that wind up taking care of Medicare beneficiaries more effectively. They said:

The Congress should direct the Secretary [of health and human services] to rebase rates for home health care services to reflect the average cost of providing care.

That is precisely what we do here. But the other side jumps up, and they will take any change, anything that reflects a shift from one place to another—they will exploit shamelessly in an effort to scare seniors and pretend it is somehow going to affect them.

What is interesting—and America ought to take note of this—they keep coming to the floor and they keep opposing what is here. They keep wanting to strip something out. They keep wanting to send the bill back so that

ends this process altogether. But they do not come to the floor of the Senate and show us how we could fix it more effectively and, in fact, serve seniors better, rather than just embracing the status quo. Everyone in America knows the status quo is unacceptable. We cannot afford it. Medicare will go bankrupt within the next 10 years, and then where are we going to be?

This is the time for responsible action, and every step we have offered offers that kind of responsible action without reducing care.

I will make one last comment and I will yield to the Senator from Arkansas and then come back and talk about further ways in which this, in fact, serves seniors and others more effectively. But as they have talked, for the last moments they have been talking about home care cuts.

I have an amendment that shortly we will talk about that will prohibit any reduction in home care, that will guarantee we are clear that we are prohibiting any reduction in home care. But I have long been an advocate for better home care, more home care capacity. In the Finance Committee, I offered amendments to sustain that home care quality.

Nobody worked harder than our late colleague Senator Ted Kennedy, with whom I worked for years on this, to try to extend home health care, protect home health care patients and augment home health care. Here is what the people who represent home health care in America have to say. This is from the National Association for Home Care & Hospice, a letter they sent to Senator BAUCUS. It was a letter they sent yesterday.

The National Association for Home Care & Hospice supports making health care available to all Americans. We believe that everyone must be willing to sacrifice to make this happen. [The National Association for Home Care & Hospice] has agreed to do its part by reducing costs and payments in a manner that makes the Medicare home care program more efficient and less susceptible to abuse. We are grateful for the opportunity to make these improvements and at the same time protect the thousands of ethical providers who are participating in this important program. We are pleased to have the opportunity to work with your staff to make this happen. For all these reasons, [the National Association for Home Care & Hospice] supports the provisions of your health care reform legislation as they relate to home health care. We look forward to working with you and your staff . . .

Thank you for [the] important work [you are doing].

Who better to speak to the concerns of home health care? The folks who have continually been distorting this debate and who continue to try to scare people, or an association whose sole existence, whose payroll every day is put to the use of protecting the folks they represent in home care? I think the answer is self-evident to anybody who wants to listen to common sense.

Mr. BARR. Will the Senator yield for a question?

Mr. BAUCUS. It will have to be on your time.

Mr. BARR. I would ask the Senator from Massachusetts, relating to the quote from Senator MCCAIN that he showed, is the Senator aware that the day after that, factcheck.com said that was false?

Mr. KERRY. What I am aware of is that the individual who was running for President of the United States never stood up and said it was false. I don't have any quote of Senator MCCAIN ever refuting it. All I can say is that throughout the campaign, that was the operative language. It was debated. It was never refuted.

I yield the floor.

The PRESIDING OFFICER. The Senator from Arkansas.

Mrs. LINCOLN. Mr. President, I am proud to join in this debate on an issue that is absolutely critical to all Arkansans and all Americans. I compliment Chairman BAUCUS because, as we talk about this issue in terms of health care reform, clearly, our delivery system in health care is broken. We have the best hospitals and doctors, research and technologies in the world. Yet our delivery system is broken. For the last 24 months, the Senate Finance Committee has held hearings and roundtables, summits, all kinds of different deliberative efforts working in partnership with associations that represent providers, advocacy groups on behalf of patients, anybody who would come to the table to talk about how we reform this system and make it better for the constituents we serve, the patients who are the ultimate recipients of the health care system. I applaud him and the work we have done.

To anyone who says we are jumping in here and moving too fast, I have tremendous respect for the minority leader from Kentucky. My husband trained at Kentucky, did his subspecialty there. His admiration for one of those he trained with is a good friend of Senator MCCONNELL's. But the minority leader's comment that we are saying to our constituents, sit down and shut up, again, like the comment from the Senator from Tennessee that we are throwing seniors under the bus, we are in a body that is here to be respectful of one another, respectful of our differences, our different approaches, how we come to the ideas we have of how we solve these questions.

The Senator from Massachusetts brings up a great point. Where are the suggestions from the other side of how we solve this? Come to the table. Are they going to come to the table with ideas of how we do something other than just going with the status quo? Clearly, Americans understand that we are not throwing them under the bus. We are trying to figure out how we preserve a Medicare Program that is going to be bankrupt in 2017. How do we make the difference in the delivery system so we bring down those long-term costs in health care, so that we can actually preserve the programs

that work and that are so meaningful to people in their lives. As we come to this debate, I hope we will continue the age-old attitude in the Senate of being respectful for one another's views and one another's efforts in trying to bring about something that will make sense and that will be helpful, not throwing people under the bus, not telling constituents to sit down and shut up, but actually working hard to come up with some solutions.

Senator MCCAIN was trying to call an awful lot of people in Arkansas. My mother was one of those whom he tried to get in touch with to tell them that something is wrong up here and that we are not doing what we need to do. I certainly visit with my mom an awful lot. I hear about her experiences and the concerns she has about Medicare, which is a system that is great for her, and I am proud I live in a country that provides her with that kind of care. She does believe very strongly in some of the things she has seen in her Medicare bill, inefficiencies that could be changed, ways that we could make it a better program. I hope we will all come to the table here with good ideas and ways that we can make a difference.

I notice that there was an effort or certainly a concern about wanting to add people to my amendment. I would welcome Republicans, if they wish to offer their own amendment to include other entities, if they wish to do that. I have worked on my amendment, and I like my amendment the way it is. I think it focuses on an industry with the sole purpose to provide health insurance. Their sole purpose is to provide health insurance. If they want to add other people—

Mr. THUNE. Will the Senator yield?

Mrs. LINCOLN. I will continue visiting for a moment, and then I will let the Senator take time on his part. I am directing it solely to those businesses whose only purpose is to provide health insurance for the people of this country.

I refer as an example to an article that came out yesterday. It references basically one of our large national insurance companies working hard, at least I hope they are, to do what is right. I see that they are going to be dumping 600,000-plus customers because they don't think their profits are big enough. Yet I look at the record, and I believe their CEO actually, in 2008, made over \$24 million. If they can pay their top executive \$24 million last year but they are going to complain that their profits are not big enough, that they have to dump patients, I would ask my colleagues, where do we go to correct this imbalance, if it is not to a very plausible amendment? My amendment does not restrict what industries, corporations can provide or give their executives in pay. It says we are not going to subsidize that with tax dollars. The very American taxpayers they are dumping are the ones who are subsidizing those incredible executive pay amounts.

I have to say to my friends over there, those over there who are defending the status quo on behalf of the health insurance companies and their executives who are receiving these multimillion dollar compensation packages, it took nine of them at one time, so it is a tough lift to be able to defend these executive compensations for insurance company executives; otherwise, nine of them wouldn't have been down here trying to shift the conversation to something else.

The American people do understand that is out of balance. Here we are with an opportunity to provide these insurance companies even more customers. We just simply want to be reassured that we are not, through taxpayers' dollars, subsidizing these enormous executive compensation amounts and, more importantly, that the savings that come from that are going to go into the Medicare trust fund to shore it up.

I appreciate everyone's debate and their efforts to come to the floor today and talk about a critical issue. I remind my colleagues, current law allows all businesses to deduct up to \$1 million annually per executive as a business expense. That is a million dollar tax break per executive per company that is subsidized by the taxpayers. There are multiple more ways they can obviously provide greater compensation, and there are lots of loopholes in there that allow them to get tax subsidies for more compensation for their executives. My amendment would limit this amount to \$400,000, the very amount the highest public official in this land gets paid, the President, a \$400,000 salary for those health insurance companies that will profit as a result of the health insurance reform.

Our objective is to get more people insured. Working diligently through all of these technicalities, trying to get more people insured, we are creating a new marketplace for them with more consumers, a tremendous amount. This is only in regard to health insurance companies. It doesn't dictate what a business can pay an employee. It does limit the taxpayer subsidies for compensation. This is a fair policy. It is aimed at encouraging health insurance companies to put premium dollars toward lower rates and more affordable coverage, not into their pocketbooks. They are complaining about profits. Yet they are still paying these executives a tremendous amount of money. To be sure, there is evidence these companies need the encouragement to do the right thing for consumers. Where health insurers spent more than 90 cents per every dollar on patient care in the early 1990s, that number has decreased to just over 80 cents per dollar. For every dollar they spend, only 80 cents of it goes back into their efforts to provide coverage for consumers. That is in 2007. Those are the numbers we have.

According to testimony delivered to the Senate Commerce Committee ear-

lier this year, this trend has translated into a difference of several billion dollars in favor of insurance company shareholders and executives at the expense of health care providers and their patients. It is imperative that we do what we can to reverse that trend, particularly now when millions more Americans will be purchasing their health insurance coverage as a result of this health reform package. Taxpayers are footing the bill for this subsidy, and we must take steps to deter the health insurance companies from further enhancing their profit margins at the expense of the American people.

We had a lot of Senators who came to the floor this morning on the Republican side to defend the status quo on behalf of the health insurance companies and their executives who are receiving these multimillion dollar compensation packages. Maybe they don't understand that under current law, the American people are already footing the bill for this tax windfall for health insurance executive pay. As we move forward, it is going to be a greater benefit to those executives and the ability for these insurance companies to be able to do that. We want to keep those insurance companies in business. We want to make sure they are there as providers. It is just a disconnect when they say they have to cut 600,000 of their insured under the current system because their profits aren't high enough. Yet they are paying their top executive a \$24 billion compensation package that is subsidized by the taxpayers.

I hope we will work together to figure out what is the right place to be here, if what we want to do is to make sure we are reforming health care, that we are asking everybody to come to the table and make an effort in putting ourselves back on track. Ultimately, we want that quality of life that a new, reformed health insurance and health care delivery system can provide. We also want to make sure we strengthen our economy. Making sure we make good use of every medical dollar, that we are getting the biggest bang for that buck is a critical part of putting our economy back on track.

The assumption on the other side has basically been based on the current and broken marketplace where insurance companies really do bully their customers and monopolize choices. I don't know about their phones, but I hear a lot on my phones and from my constituents that they can't get insurance.

They have a neighbor—a hard-working woman who is a single mom—who cannot get insurance because of a pre-existing condition. I have others who have had insurance, and then when they did become ill, they got dropped.

So our hope is we look at this in the context not of the broken marketplace that exists today but of what we are trying to create, and that is, a more robust marketplace, and one that makes sense both for insurance companies and for consumers as well.

With insurance market reforms we plan to implement, along with more consumer choices through the exchange, these insurance companies are going to have to work to keep up with the business they have and to be able to be there for future customers. That is a healthy marketplace. I do not think I will get any disagreement from my colleagues on the other side that competition and choice is the way to go in the marketplace. That is who we are as Americans. It is to let those who have that entrepreneurial spirit—who want to get in the marketplace and provide a product at a reasonable cost—to be an active part of the marketplace. That is what we are trying to encourage in this legislation.

So the amendment I am offering today would set the deduction cap at the same level as the highest paid government official, and that is the President. It is estimated to save approximately \$650 million over 10 years, and will place these savings in the Medicare trust fund to further strengthen the solvency of that fund and protect our seniors.

We want desperately to make sure we protect our seniors. We know that in many instances there are Medicare Programs out there, unfortunately, that are oversubsidized, which means those who are in regular Medicare Programs are having to pay for the outrageous subsidies in these other Medicare Programs. We want to make sure we bring them to balance and create a better system for everybody out there. That means bringing down long-term costs. It means making sure we are protecting Medicare for all seniors. It means we do it in a deficit-neutral way, which we have done in this bill and the other bills we worked on in the Finance Committee. It means we work to put our best foot forward and bringing about partnerships between States and the Federal Government, as well as with providers who understand this delivery system is broken as well.

So in closing, the choice on this vote is very simple: either you support these revenues being placed in the Medicare trust fund or you support having the IRS write a check and sending it to health insurance companies to subsidize the multimillion-dollar salaries they are paying in their taxes.

I urge my colleagues to support this effort on behalf of the American taxpayer and on behalf of our seniors, and to vote in favor of this amendment that I feel has been structured in a very fair way.

Mr. President, I yield to the Senator from Montana.

Mr. BAUCUS. Mr. President, I think we have less than 4 minutes remaining on this side. I see someone else who wishes to speak. I promised him time, and Senator DURBIN as well. I know they are both eloquent orators. It is a bit difficult here. So I will split it in half, the time remaining, between each of the two.

Mr. DURBIN. I say to the chairman, I would yield whatever time I would

have and come around in the next round.

Mr. BAUCUS. Fine.

Mr. DURBIN. I yield to Senator NELSON. And I think Senator KERRY wanted to lay down an amendment.

Mr. BAUCUS. Thank you.

Mr. NELSON of Florida. Mr. President, the Senator from Florida has 4 minutes?

The PRESIDING OFFICER. He has 2½ minutes.

Mr. NELSON of Florida. Well, let me say, the people of Florida gave me one of the toughest jobs I ever had in my life when they elected me the insurance commissioner 16 years ago of the State of Florida. I have some familiarity with the conduct of the insurance companies, and it does not surprise me that the insurance industry is out to kill this legislation and is spending millions of dollars running TV ads.

It does not surprise me that the insurance industry was very interested in this legislation to begin with, when we were going to expand all of those 46 million people who do not have insurance, to bring them into private insurance.

It does not surprise me that since they have calculated they have to do their part, and that this bill will not allow them to cancel policies in the middle of somebody getting their health care—and we have heard those horror stories: in the middle of chemotherapy, suddenly, the woman gets the notice that her insurance is canceled. We have heard those horror stories of that little boy who was a year old and was heavy in pounds, and the insurance company said: We are not going to cover him. We hear the stories that: Oh, no, we can't insure you because you have a preexisting condition. And when you look what that preexisting condition is, it was a skin rash.

Did you ever hear of the word cherry-picking? That is the typical modus operandi of insurance companies that want to keep their profit. They cherry-pick the good risk, the healthy ones, and they deny insurance to the ones who need the health insurance.

So as we come to consider the amendment of the Senator from Arkansas, which I support, as we, many times, come to hear all of this extraneous argument, come right back to the main function. When you try to—

The PRESIDING OFFICER. The Senator's time has expired.

Mr. NELSON of Florida. When you try to reform the health care system, look who is trying to kill the reform.

Thank you, Mr. President.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Mr. President, I yield 5 minutes to Senator COBURN.

The PRESIDING OFFICER. The Senator from Oklahoma.

Mr. COBURN. Mr. President, I thank you. I appreciate it. I sat here and listened to my colleagues to hear their input. I find it extremely peculiar that the only industry for which you would

limit their taxes is one that has not struck a deal with the committee. The only one. Pharmacists are going to spend \$70 million advertising for this bill. The other industries are putting up additional moneys to advertise for this bill. The only industry that we are going to restrict is the industry that is in opposition to what we are doing. It is interesting.

Senator CORNYN made the point with me a moment ago that we are going to take \$450 billion, and we are going to give it to the very industry you are talking about. We are going to take \$463 billion from Medicare and give it to the same industry you are now criticizing.

Senator BAUCUS said—and let me quote—he said: As we tried to work this, it was “rough justice” to put this agreement together. This is democracy.

It was done behind closed doors. That is not democracy. It was done behind closed doors. The Senator from Arkansas asked why we have not brought forward something. The Senator from Massachusetts asked. The first bill introduced was the Patients' Choice Act.

I commend to my colleagues a white paper by Thomson Reuters, a very well respected firm, talking about the \$600 to \$850 billion worth of waste in the health care system today, entitled “Where Can \$700 Billion in Waste Be Cut Annually From the U.S. Healthcare System.”

The reason we are concerned about \$465 billion coming out of Medicare, to be paid to the very insurance companies you are going after right now, is because we are not going where the real waste is. The promise of the President was to cut the cost of health care. Right here is where it is. This bill does not touch it.

There is \$175 billion a year in fraud in the health insurance industry. You all go after \$2 billion of it—\$2 billion. There is \$175 billion a year in fraud. What is in it? Nothing. We are going to manage to pay a private industry, but only the private industry that will not play along behind the closed door, rough justice of democracy in this country.

When Senator CORKER asked the chairman of the Finance Committee, Why are you taking the money from Medicare and using it somewhere else, rather than extending the life of Medicare, he did not answer the question. The fact is, there is a \$44 trillion—according to the latest calculation, if you go to the Medicare trustees: \$44 trillion—counting what has been borrowed—unfunded liability over the next 75 years for Medicare. We are going to take \$½ trillion out of that program that we all know is going wrong. And I do not doubt the motives of anybody here. I just think we are misdirected. And we are going to take that and spend it on another program. That is where people ought to be concerned.

It is interesting—I will submit another document for the RECORD. This is

a report from the Congressional Research Service, released December 1, 2009, at my request.

I ask unanimous consent that document be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

MEMORANDUM

DECEMBER 1, 2009.

To: Senator Tom Coburn, Attention: Evan Feinberg.

From: Thomas L. Hungerford, Specialist in Public Finance, Congressional Research Service.

Subject: Public and Private Expenditures for Health Care, 2007.

This memorandum responds to your request for information on total national health expenditures for health care and the proportion funded by the federal, state and local governments. In particular you are interested in incorporating tax expenditures into the estimate of the proportion of national health expenditures coming from public sources. It can be argued that some private health expenditures should be attributed to the public sector because of tax subsidies available for health care spending.

Table 1 reports the breakdown of national health expenditures by source of funds. In 2007, national expenditures amounted to \$2.24 trillion, of which 53.8% came from private sources such as private health insurance and 46.8% came from public (federal, state, and local government) sources. This breakdown, however, does not take into consideration the tax subsidies for private funding for health care. For example, the exclusion of employer provided health care provides a subsidy for private health insurance, which could be counted as public funds rather than private funds.

Incorporating tax expenditures into the breakdown of health expenditures into public and private sources will change the results that are reported in Table 1. The intuition behind the analysis is fairly simple. For example, take a dollar an employer pays for a premium for an employee's health insurance. This dollar is part of the employee's compensation, but it is not taxed like other income (at an average federal, state, and local tax rate of 15%); it is excluded from income for income tax purposes. In essence, the employee receives a 15 cent government subsidy for this dollar spent on health insurance—the government pays 15 cents and the employee pays 85 cents. This suggests that some funds that are classified as private in Table 1 could arguably be classified as public funds.

TABLE 1—NATIONAL HEALTH EXPENDITURES BY FUNDING SOURCE, 2007

Source of funds	Amount (billions)
Total National Expenditures	\$2,241.2
Private Funds	1,205.5
Out-of-pocket payments	268.6
Private Health Insurance	775.0
Other Private Funds	162.0
Public Funds	1,035.7
Medicare	431.2
Medicaid (federal, state and local)	329.4
Other Federal	137.0
Other state and local	138.1

Source: Center for Medicare and Medicaid Services, Office of the Actuary, National Health Statistics Group, National Health Expenditure Data, table 3, available at <http://www.cms.hhs.gov/NationalHealthExpendData/downloads/tables.pdf>.

Table 2 reports the results of applying this reasoning to total national health expenditures. The table shows the funding sources and public/private breakdown as reported by the Center for Medicare and Medicaid Services (CMS) in the first column. The two col-

umns of numbers show the revised split between public and private funds based on applying the reasoning described above to tax expenditures (the method is described below).

TABLE 2—REVISED NATIONAL HEALTH EXPENDITURES BY FUNDING SOURCE, 2007

Source of funds	Private	Public
Private (CMS definition)	894.8	* 310.7
Out-of-pocket payments	257.1	* 11.5
Private Health Insurance	482.1	* 292.9
Other Private Funds	155.7	* 6.3
Public Funds (CMS definition)		1,035.7
Medicare		431.2
Medicaid		329.4
Other Federal		137.0
Other State and local		138.1
Total	894.8	1,346.4

Note: * The public portion is due to tax expenditures. Source: CRS analysis of CMS data.

CMS attributes \$268.6 billion of out-of-pocket expenditures to private sources. However, taxpayers are allowed to deduct out-of-pocket medical expenditures exceeding 7.5% of adjusted gross income on their federal and state tax forms. The Joint Committee on Taxation estimates that the federal government lost \$8.7 billion in tax revenue in 2007 from this deduction. Other tax expenditures for out-of-pocket expenses amount to \$0.3 billion. State and local income tax revenues are about 28% of federal income tax revenues; it is assumed that state and local revenue losses from tax expenditures will also be 28% of federal revenue loss estimates. Consequently, it is estimated that state and local governments lost \$2.5 billion from these tax expenditures. The total tax subsidy for out-of-pocket health expenditures is \$11.5 billion.

The Joint Committee on Taxation estimates that federal government forgoes \$251.0 billion in income and payroll tax revenue due to the exclusion of employer provided health insurance and other health insurance deductions. State and local government lose \$41.9 billion in income tax revenue because of these exclusions and deductions. Consequently, \$292.9 billion of the \$775.0 billion for health insurance is classified as coming from public funds. Other private funds for health expenditures include charitable contributions to hospitals and other providers. These charitable contributions are deductible and reduce federal, state, and local tax revenues by \$6.3 billion. This analysis estimates that \$310.7 billion of health expenditures that CMS attributes to private funds could be considered public funds.

The last row of Table 2 reports the revised breakdown of national health care expenditures between private and public sources. It is estimated that public funding sources account for \$1,346.4 billion—60% of national health expenditures can be attributed to public sources.

Mr. COBURN. Here is what it says. I asked them what percentage of health care today is run through the government. You might be interested to know it is 60 percent. As the Finance chairman responded on why we were fixing it, we are going to create 70 new government programs in this bill—70 new government programs in this bill—and we are fixing the government programs we have now. And we wonder why health care costs are out of control? They are out of control because the government is running 60 percent of it now, and there is no competition for that 60 percent.

Nobody is going to defend outlandish salaries, but it is interesting, we are

not going after the outlandish salaries of the companies that are going to spend \$80 million to support this bill, the pharmaceutical companies. We are not going to go after the salaries of the people who run the hospitals who, on average, make more than \$1 million a year. We are not going to do any of those. Only the ones who say: Wait a minute. Maybe this is not such a good deal.

Mr. President, I commend to my colleagues a document entitled "Impact Of The Patient Protection And Affordable Care Act On Costs In The Individual And Small-Employer Health Insurance Markets" from Oliver Wyman and Associates, because what you claim you want to do is going to create 11 million young people who are not going to have insurance, and for those who remain, their insurance is going to cost twice as much.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. COBURN. Mr. President, I thank the chairman for allowing me to respond.

Mr. GRASSLEY. Mr. President, I yield 5 minutes to the Senator from Georgia.

The PRESIDING OFFICER. The Senator from Georgia.

Mr. CHAMBLISS. Mr. President, I thank the ranking member on the Finance Committee for allowing me to speak for a few minutes to simply respond to some of the statements, just as Dr. COBURN has done, that were made earlier.

My friend from Massachusetts, whose heart, I know, is in the right place, talked about the AMA, as if it were the last word in the medical arena, being in support of this bill.

Well, Dr. COBURN is a practicing physician, and he can speak to this maybe even better than I can, but what we know is that the AMA represents 10 percent of the practicing physicians in America—10 percent. That means 90 percent of the docs in America do not belong to this group that sent this letter in support of the Senate bill.

I speak to this with authority because my phones have been ringing off the hook since this debate started months ago—the calls coming in from docs around the State of Georgia, who are violently opposed to the Senate bill—as it was being discussed and as it came out of the closed-door session that took place across the hall after the leadership in the Finance Committee, after the leadership in the HELP Committee could not agree on the direction on which we want to go.

The Senator from Massachusetts said we are here scaring seniors. Well, I hope we are. Seniors ought to be scared. They ought to be scared to death of what is going to happen here because we are taking almost \$500 billion out of Medicare, a program that a bipartisan Medicare Commission has said is going broke. And the Senator recognized this: It is going broke. We are taking \$500 billion out of it. Whether you agree or disagree that the cuts

in Medicare proposed by the Democrats are legitimate, we ought to be taking that money and putting it back into Medicare to save that program for the long term.

The Senator from Tennessee asked the right question to the Senator from Montana, and he took 10 minutes responding to the question. And Dr. COBURN is right, he did not answer the question. There is a good reason why he did not answer the question. Because there is no legitimate answer to taking this \$500 billion out of Medicare and creating an entirely new entitlement program that in and of itself is destined to go broke.

If seniors are not scared by what we are saying, simply go to your doctor. Go to your doctor and ask your doctor about this. I know what happens to patients, Medicare patients who go to physicians who are generally in the range of 45 years or younger. Those physicians are not taking additional Medicare patients or any Medicaid patients because they can't afford it. The reimbursement rates to the physicians are less than the cost of the services they render.

The Senator from Montana said: Well, we understand that, yes; there is \$250 billion in reimbursements over the next 10 years that we need to take care of. And we are going to take care of. And I appreciate that because we need to. But it is in the House bill, and the House bill is \$1.2 trillion. It is not in this bill, other than the 1-year fix the Senator alluded to. That is the reason the House bill is \$1.2 trillion and this bill is about \$800 billion. That is the sole difference in the two, basically.

But we are coming back, and in addition to the \$800-plus billion expenditure in this bill, we still have a hole to be filled to try to take care of these docs or there is going to be a wholesale refusal on the part of the medical community to see Medicare patients. That should scare seniors. So I hope that message is getting out there.

I wish to close with one other response to my friend from Massachusetts who said the National Association for Home Care and Hospice is the leading organization in America in dealing with this issue, and we ought to listen to them. Let me tell my colleagues what they say about what is going on in my State.

I quote from a letter that has already been introduced dated December 4 from the Georgia Association for Home Health Agencies. In this letter the executive director says:

According to a study conducted by the National Association for Home Care and Hospice, under Senator REID's bill, 72 percent of home health agencies in Georgia will have negative margins by 2016 in the Senate bill and approximately 68 percent of the 100 Medicare Certified home health agencies in Georgia will go out of business and the patients they serve will be rehospitalized or forced to seek alternative more costly care.

Well, I don't know how it is in the other 49 States, but I want to see our patients, our Medicare patients in

Georgia, do what they want to do, which is stay at home for the most part and receive the good home health care they are getting today which, frankly, allows them to live a better quality of life and a longer life. It is pretty obvious—

The PRESIDING OFFICER. The Senator's time has expired.

Mr. CHAMBLISS. From this letter that is not going to happen.

I yield back, and I thank the ranking member.

Mr. GRASSLEY. I yield to Senator MURKOWSKI for 5 minutes.

Ms. MURKOWSKI. Thank you, Mr. President, and thank you to my colleague from Iowa.

In this morning's Wall Street Journal there is an article—actually, an editorial—and it starts out: "Another Day, Another Study," confirming that Obamacare will increase the price of health insurance. It goes on to talk about a Blue Cross study. It talks about CBO numbers. But the reality is, we have numbers all over. I think we all recall the quote from Mark Twain: You've got liars, damn liars, and statisticians.

Well, I think we are caught up in that world now of dueling numbers. Our numbers say this is going to increase your premiums. The other side's numbers say it is going to decrease your premiums. So the real question is, Who is right and whose numbers do you look to?

Well, I think it is important, as so many of my colleagues have mentioned this morning, when we are talking about whether it is the home health care statistics in a State they impact, to look to those States and what they are saying the impact will be. So I have gone to our State's think tank, if you will. The Institute for Social and Economic Research at the University of Alaska is the entity that does a lot of analysis, not only on health care policy and issues but other economic issues. I have asked them, let's sort through some of these numbers. Let's sort through some of the statements that have been made out there. I think it is important to share this morning some of the statements coming out of ISER.

When we talk about the premiums Alaskans are going to face, instead of a statement, a very simple statement, that, well, your premiums are going to go down, what ISER is saying is, when we look to the CBO estimate of the increase in the average premium for the nongroup market, what we expect to see is about a 12-percent increase by 2016. For single coverage, this is about \$1,160 a year, and for family coverage it is about \$2,900 in 2016.

ISER is still conducting the analysis to determine the extent of the subsidies that may be available for Alaskans that could, in fact, reduce those premiums. But I think it is important to make clear that we are understanding what we are talking about when we make statements such as, well, this is going to increase or this is

going to decrease. We need to make sure we are looking at all of the numbers.

CBO has very clearly stated that the average premium per person for new nongroup policies is going to be between 10 and 13 percent higher in 2016 than the average premium. So we have to say, well, what is the difference between that statement and the statement the Democrats have made saying that the premiums are going to decrease by 14 to 20 percent? We have to look behind the screen, behind the curtain.

Two of the factors, administrative efficiencies and new enrollment, will make premiums go down, but these reductions are then overwhelmed by a 27- to 30-percent increase in premiums because of the coverage requirements that are mandated within the bill. The Democratic analysis that is out there omits this 27- to 30-percent increase, fundamentally flawing the analysis.

What are some of the other things ISER has taken a look at as it relates to this bill that is before the Senate right now? They have stated that because Alaska is a high-cost State, it is highly likely health insurance plans in Alaska will become subject to the excise tax on health insurance sooner than the U.S. average. The preliminary estimate is that roughly 50 percent of health plans in Alaska will be subject to the tax by the year 2016 compared to only a 19-percent average in the rest of the lower 48. They have also indicated that while the uninsured population will be reduced in Alaska, adding approximately 65,000 new enrollees to the market, their concern—and this is a statement I think is very important—is that the newly enrolled Medicaid expansion, and through the new exchange, will create a big surge in demand that could easily create what they call a "traffic jam" in the health care system and send the Medicare beneficiaries to the back of the line in Alaska due to Medicare's low reimbursement rate. This is exceptionally important for us to understand.

On today's front page of the Washington Post there is an article about Texas—

The PRESIDING OFFICER (Mrs. SHAHEEN). The Senator's time has expired.

Ms. MURKOWSKI. The only statement we need to remember from this article is that even with insurance, you need somewhere to go.

Thank you, Madam President. I yield the floor.

Mr. GRASSLEY. Madam President, I yield myself 5 minutes.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. I rise to tell my colleagues why I am going to vote against the Lincoln executive compensation amendment. This amendment picks out one set of executives in the entire health care arena and singles out that one set of executives for limits on compensation. In the entire health care

sector of the economy, this amendment suggests that only one group of executives warrants this sort of special treatment, and that happens to be the executives of health insurance companies. This amendment then takes that excess compensation that apparently Congress knows is the appropriate amount for compensation and devotes that excess money to the Medicare trust fund.

Well, a very commonsense question in this town of nonsense is, why not limit compensation for executives in other areas of health care? What about the executives of hospitals? Shouldn't their excess compensation go to protect Medicare? Why not executives of nursing homes then? Why not executives of medical device manufacturers? Why not limit compensation on the people who run home health agencies? Why not limit compensation for doctors? Why not limit compensation for executives at the drug companies?

Well, let's wait a second on that one. We know the answer to the one about why not include drug companies. This amendment can't touch drug company executives because their industry cut a secret deal where they agreed to some things in this bill, and they are going to get a huge payoff in profits once this goes into effect, as long as they don't open their big mouth and fight this legislation.

Of course, this all adds up because if you are watching TV at home, or even here on the Hill, big PhRMA is running ads all over the country in support of this 2,074-page Reid bill.

If the idea is for Congress to set the precedent of limiting compensation to protect the Medicare trust fund, then shouldn't we branch out even beyond the health care industry? We could get a lot of compensation—or we could get a lot of income into the Medicare trust fund by limiting compensation beyond health care to say, for instance, executives of trade associations or union leaders or trial lawyers or baseball players or movie stars. But, no; this amendment focuses on one specific group of executives who weren't going to be bought off by this bill. So let's just call this amendment out for the brazen political stunt it is, and if we do that, vote it down.

I wish to remind everyone in closing that I asked the sponsor to include drug company executives in her amendment but was turned down.

I yield the floor and yield 5 minutes to Senator BROWBACK.

The PRESIDING OFFICER. The Senator from Kansas.

Mr. BROWBACK. Madam President, I wish to thank the ranking member from Iowa for his comments on the amendment.

I wish to speak on the Johanns motion and its effect on the State of Kansas and the underlying bill in particular. Cuts to home health agencies of \$42 billion have a huge impact in my State, and I wish to urge my colleagues to support the Johanns amendment

and restore that amount of money to the home health care agencies.

Years ago I did some work with the home health care agencies, and anybody who has been around them knows these groups don't operate on much of a profit margin. They are frequently not highly capitalized. They are high on people and people skills. They take care of folks in their homes. They do a great job of it. They take care of people where they want to be taken care of, which is in their homes and not in hospitals or extended stay facilities.

Home health care and hospice frequently work with people in some of the most difficult times in their lives, when they are facing those difficult, often final, illnesses and they want to do it at home. They don't want to be in the hospital. They want to be at home with family and friends around comfortable surroundings. In this underlying base bill, home health care is cut \$42 billion from the people who need it the most and from agencies that need it the most and are in dire straits.

I have a chart up here which shows the impact on my State, particularly on home health care agencies. Roughly \$240 million in cuts to home health care agencies in the State of Kansas will take place under this base bill. In this base bill, 64 percent of the home health agencies in Kansas will go broke by 2016, 64 percent by 2016. So just at the point in time where you have a lot of uptake and need for home health care for some people who are aging at that point in time, you are going to cut and you are going to cut this much, \$240 million in my State, 64 percent of them go broke, and for what?

Supposedly, it is to save a bunch of money, right? Well, on top of this, the CMS Office of the Actuary recently pointed out that the drastic cut to home health care will not produce savings to the Medicare Program. According to OACT, the savings from permanent annual productivity adjustments are unrealistic.

Again, that just stands to reason; if you are going to force people out of their homes into a hospital for extended care because you are cutting home health care, you are not going to save money in that system. You are going to spend more money in that system. This is not going to work. It is going to hurt people overall, and it is going to be at a point in their lives when they would rather be at home than in the hospital.

I think these are cruel cuts. I think it is at a terrible time. That is just for home health care, that alone, and then with the hospice. I have a letter from the Kansas Home Care Association that I wish to ask unanimous consent of the Presiding Officer to have printed in the RECORD at the end of my statement.

The PRESIDING OFFICER. Without objection, it is so ordered.

(See exhibit 1.)

Mr. BROWBACK. They say in this sentence, among other things:

This will cause an increase in patients seeking care in more expensive institutions which will only cause more of a drain on State and Federal budgets.

It is projected that over 58 percent of Kansas home health agencies will operate at a negative margin in 2010. . . .

I noted to you the number that is going to go broke by 2016. This isn't a far-off prospect. This is even next year, under the current setting. Then they are going to cut another \$240 million from the Kansas ones that will cause even more of them to have great difficulty and financial trouble at this point in time.

I ask my colleagues to revisit this issue. Vote for the Johanns motion that supports home health care agencies. The Johanns motion is simple. It says: Look, restore this piece. Don't take these moneys from home health care agencies. For a number of us who represent a number of rural States, home health care is key. It can be expensive in a rural setting. They need the resources to be able to meet the needs of the seniors we have.

On top of that, in the overall cuts that are taking place are key and major cuts to Medicare Advantage programs. Referring to the chart, there will be a 63.7-percent cut to Medicare Advantage benefits that will affect more than 1 in 10 Kansas Medicare beneficiaries. A \$1.5 billion cut to Kansas hospitals is taking place and an 11.8-percent cut in hospice payments. Home health care agencies often do hospice care as well. So this is a double cut for them.

Again, this is at a point in time in life where it is the most difficult. There is \$124 million in cuts of skilled nursing facilities as well. This will force more people into that setting.

EXHIBIT 1

KANSAS HOME CARE ASSOCIATION,
Topeka, KS, December 4, 2009.

Hon. PAT ROBERTS,

Senator from Kansas.

DEAR SENATOR ROBERTS: On behalf of the Home Health Care and Hospice agencies of Kansas, we would like to support the Republican Senators motions to commit back to the Senate Finance Committee the HCR bill with changes that do not include cuts in payments to both home health and hospice agencies.

This bill includes cuts to home health agencies that total \$42.1 billion and cuts to hospice agencies of \$7.7 billion. In Kansas a number of our member agencies service both home care patients and hospice patients, so they would be hit twice with monstrous cuts.

It is projected that over 58 percent of Kansas home health agencies will operate at a negative margin in 2010 and that number increases significantly in years to follow. Hospice agencies have already sustained cuts that have limited access to the Hospice benefit, particularly in rural areas, which of course is much of Kansas.

Last week Governor Mark Parkinson announced a 10 percent cut to Medicaid providers in order to balance the state budget. Agencies that provide services to Medicaid clients cannot sustain such drastic cuts and access will be severely limited. This will cause an increase in patients seeking care in more expensive institutions which will only cause more of a drain on state and federal budgets.

On behalf of the Kansas Home Care Association members, we applaud your efforts to block cuts to home health care and hospice benefits that the citizens of Kansas and the United States need and deserve.

Sincerely yours,

JANE KELLY,
Executive Director.

The PRESIDING OFFICER. The Senator's time has expired.

The Senator from Iowa is recognized.

Mr. GRASSLEY. Madam President, I yield 10 minutes to the Senator from Texas.

Mr. CORNYN. Madam President, I want to talk about the breathtaking audacity of this bill, in a takeover of yet another important sector of our economy, at a time when our economy is in recession—and the President was wondering at his job summit just on Thursday, how come the private sector seems to be on the sidelines when they should be back in the game creating jobs. This bill is exactly one of the reasons for that outcome.

This bill is chock-full of avenues that lead to more and more Washington control over our health care system and our economy. The amendment of the Senator from Arkansas would give Washington control over how much money health care executives would make. But we know as a practical matter, in terms of limiting executive compensation, section 162(m) has been a disaster.

Actually, in the past, when Congress has attempted to do this, it has exacerbated the problem by encouraging companies to come up with different ways of compensating their executives that would not be subject to those limitations. This is ineffective in accomplishing the goal the Senator claims she wants.

This amendment also adds to the complexity—it adds mud to the already muddy waters—by imposing complex limitations on just one industry, as has been described.

I listened this morning—amazed—when there were offers to include other organizations such as AARP, which has reaped hundreds of billions of dollars of income from insurance sales, and executives at Walmart in the Senator's home State, who are also involved in the health care industry. Of course, those were rejected. Our favorite game around here is to try to demonize certain parts of the private sector and, of course, if the private sector is not involved in creating jobs, all that leaves is the government.

In health care, all that will do—once there is no private health insurance available because of draconian mandates, taxes, and limitations on compensation—is eventually leave the government as a single-payer provider of health care in this country. I suspect that may be the ultimate goal.

We already know the Reid bill will force millions of seniors to purchase so-called Medicare gap products which, by coincidence, are sold by AARP. We have heard Senators come to the floor and quote AARP as if it was holy writ,

and somehow they represent all seniors. We know they have a blatant conflict of interest in supporting this bill, particularly as to stripping out Medicare Advantage benefits so they can sell more of our seniors Medigap coverage, which Medicare Advantage eliminates the need for.

We also know this bill provides more power to Washington and is taking it away from individuals in other ways by limiting individuals to only four different options for what kinds of health coverage they can get. There is no room for innovation or flexibility. We know, ultimately, that drives up the cost for people who have insurance now—their health insurance premiums.

We ought at least be as good to the American people as we are to ourselves as Members of Congress. We have almost 300 different health care plan options under the Federal employees health care benefits. Why should the American people accept less choices when it comes to their health care than Members of Congress? They should not.

These health insurance market reforms are designed to give Washington more power. More and more studies have said new controls by Washington will do nothing but drive up the cost of insurance. The Congressional Budget Office said they will go up by \$2,100 for American families. A new study came out yesterday saying that, in Texas, premiums would go up for 61 percent of individuals purchasing their insurance in the individual market.

The President of the United States said his goal for health care reform was to lower the cost of health insurance for the average American family by \$2,500. By that test, this bill fails to deliver on the President's promise.

Then there is, of course, the expansion of other government programs that, while they promise coverage, limit access to care by the way they are structured. This bill purports to give 94 percent of the American people health care coverage but does so by putting 15 million more Americans on the Medicaid Program. Of the 31 million newly insured under the Reid bill, the only choice of 15 million would be Medicaid. Of course, we know Medicaid—for example, in Dallas, TX, only 38 percent of doctors will see a new Medicaid patient because reimbursement rates are so low that a doctor cannot see Medicaid patients and leave his or her door open to see other patients. We, in essence, condemn low-income persons to a health care gulag, where they are offered coverage but have no access to health care. For 60 million Americans, Medicaid would be their only choice.

The \$120 billion cuts to Medicare Advantage that we talked about earlier gives more power to Washington and takes it away from the individual. By cutting the private part of Medicare under Medicare Advantage, it would result in seniors having no choice but Medicare fee for service. Medicare fee

for service compensates doctors at about 80 percent of what private insurance does. That is why, in Texas, 42 percent of the doctors will not see a new Medicare patient under the Medicare fee-for-service payment formula. Frankly, it pays so low that they cannot afford to see new Medicare patients.

That means, again, this fraud is perpetrated on the American people—our seniors—saying we are going to keep our promise to them by providing coverage by effectively denying access to care because the reimbursement rates are so low.

This bill gives the government more power over people, and it takes it away from individuals in a number of other ways. While advocates describe it as a way to create competition and choice, the reality is it would drive out competition from the market and ultimately become the only choice for millions of American people. The so-called public option, which sounds relatively innocuous until people realize the effect of that, and the pay-or-play mandate on small businesses, which kills jobs, creates a rational decisionmaking process, and employers that will drop employees from the current private coverage, only to be left on a government-run plan, the so-called government option, which will end up, in the end, being anything but optional—denying power to the individual to make their own decisions in consultation with their doctor and family, and giving Washington more power over their lives.

There are good reasons the vast majority of Americans don't trust Washington with running our health care system—an issue that so intimately affects all 300 million of us in America. We know Washington has a lousy record at managing spending. We have a \$12 trillion national debt and, before the end of this month, the administration and the majority leader will come to Members of Congress and say: Would you please lift the statutory debt limit because we maxed out our credit card and we need to lift the statutory debt limit.

Our entitlement programs are out of control, with Medicare running an unfunded liability of \$38 trillion. The majority wants to take \$½ trillion from Medicare and use it not to fix Medicare but to create a new entitlement program. Washington running health care means the personal health care decisions will be impacted by lobbyists and special interests rather than the interests of the American people. That is the reason the insurance industry has been supportive of health care up until now. There is \$450 billion in tax dollars that will flow directly to the insurance industry under this bill in the form of tax credits.

The hospital associations cut a deal so they would not be subject to the axe of the so-called “independent” Medicare advisory board.

Everyone has heard about the deal that the pharmaceutical industry cut,

in which it would result in them running ads supporting Members of Congress who support this bill because they want to protect their special deal cut behind closed doors. We heard Senator MCCAIN talk about the special deal cut in this bill for Medicare Advantage beneficiaries in Florida—another special political deal in order to secure a vote to support this bad deal—but it left out seniors in Pennsylvania and California.

I believe if there is any special deal to be cut, every senior who is a beneficiary under Medicare Advantage ought to have the same deal, not any more of these behind-closed-doors special deals in order to secure votes.

The PRESIDING OFFICER. The time of the Senator has expired.

Mr. CORNYN. There is just one job-killing policy after another in this bill, and this is the latest.

Mr. GRASSLEY. Madam President, I yield the remaining time to the Senator from Wyoming.

Mr. BARRASSO. Madam President, how much time remains?

The PRESIDING OFFICER. There is 4½ minutes remaining.

Mr. BARRASSO. Madam President, you know as well as I that the President promised the American seniors that if they liked the care they had, they could keep it. Nothing could be further from the truth.

Looking through this bill we are debating, there is an incredible amount of cuts to Medicare, which is a program seniors rely upon for their health care: \$120 billion of cuts to Medicare Advantage. One in four people in America who depend on Medicare for their health care—11 million Americans—are on Medicare Advantage. The reason they chose it is because it is an advantage. It helps with coordinated care and preventive care. Having practiced medicine for 25 years, I know the people at home get it. That is why they chose that program. It also cuts \$135 billion from hospitals and \$115 billion from nursing homes.

I want to focus a little bit on the \$42 billion cut from our home health agencies. I don't know how anybody on the other side of the aisle can say with a straight face that the legislation before us doesn't cut Medicare and doesn't hurt our seniors because it does.

I will tell you, having taken care of people in hospitals, the services that are provided through home health care is what helps get people out of the hospital sooner, gets them home faster, gets them out of nursing homes, and helps keep down their costs. These services include skilled nursing care, physical therapy, occupational therapy, speech and language therapy, and medical social services.

I have a letter from the director of home health services of Wyoming, the Home Health Care Alliance.

I ask unanimous consent that it be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

DECEMBER 5, 2009.

Senator MICHAEL B. ENZI,
Ranking Member, Committee on Health, Education, Labor, and Pensions, Hart Senate Office Building, Washington, DC.

DEAR SENATOR ENZI: Over the past ten years the Medicare home health benefit has taken a larger hit in spending reductions than any other benefit. As home health has become an increasingly important part of our health care system with highly skilled and often technically complex services that enable millions of senior citizens and disabled Americans to avoid being hospitalized or admitted to nursing homes, these home health services save Medicare millions of dollars each year.

I believe that further reduction in home health payments would place the quality and availability of home health services at risk. I urge you to oppose the cut in Medicare dollars for home health agencies through out our nation.

Sincerely,

MARI IRELAN,
President,

Home Health Care Alliance of Wyoming.

Mr. BARRASSO. This letter talks about the devastating impact of the cuts proposed in this bill we are considering today. There are 43 home health agencies in Wyoming and a number of them are in communities—the occupant of the chair is from a State where there are a lot of rural areas. A number of our agencies are in communities that don't even have hospitals. So it helps people stay in their homes, in their home communities, stay out of the hospital, out of the nursing home, and it gives them the dignity and the opportunity and the independence they need to stay at home.

Yet this bill, according to the folks in Wyoming and the folks nationally, is going to make it that much harder for our seniors to stay at home.

Taking \$42 billion from home health care, raiding that program to start another program, to spend it on a new government program is going to absolutely impact the ability of home health care providers in this country to offer services. These nurses, therapists, and home care aides all drive hundreds of miles on a daily basis in Wyoming, going from ranch to farm, to help care for people and to help them stay at home. It is all around the country.

There is a front-page story in the New York Times today, a wonderful story of a delightful 94-year-old lady, Bertha Milliard. She lives in Maine. There is a picture of her with her nurse during a home health care visit. Bertha is very worried that they are going to lose this service, which is the service that keeps her out of the hospital.

It just seems, as we look at this, that there is no way home health care agencies around the country are going to be able to sustain these kinds of cuts and continue to remain available to the Medicare patients who depend on home health care.

Even the National Association for Home Care & Hospice said that in a few short years, Medicare will be paying home health agencies less than it costs to even provide the services. We are talking about less than the gas in the

cars and the salaries of the folks who drive around. We are not talking about profit. We are talking just about keeping doors open.

As I think about the patients in Wyoming whom I have taken care of over the years who have benefited from home health services, who have been able to receive care from nurses, therapists, home care aides and allow them to stay at home, to be more independent—not totally independent but more independent—I think anything that cuts into this is not good for America.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. BARRASSO. I yield the floor.

The PRESIDING OFFICER. The Senator from Montana.

Mr. BAUCUS. Madam President, I ask unanimous consent that we continue with debate, and debate only, as under the previous order, for an additional hour, with Senators permitted to speak for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Madam President, I yield to the Senator from Michigan, Ms. STABENOW, 5 minutes.

The PRESIDING OFFICER. The Senator from Michigan.

Ms. STABENOW. Madam President, I thank the distinguished Senator from Montana, who has been here morning, noon, and night counteracting falsehoods and scare tactics on the floor and putting forward what is really in this legislation that is so important to millions of people around the country. Everyone benefits, in one way or the other, by either costs coming down or by direct access to more affordable insurance. I thank our distinguished leader from Montana.

We have talked so much about Medicare and Medicare Advantage, but I do have to take a moment to respond to what has been said over and over on the floor. It is very difficult for me—and I know for others around the country—to listen to our friends from the other side of the aisle lamenting that they want to protect Medicare, when it was a Democratic Congress and a Democratic President who created Medicare, over the same objections, by the way. You can take a look at the objections in 1965, the debate: The world was going to come to an end if, in fact, we passed Medicare. Of course, Medicare has become a great American success story for tens of millions of seniors and people with disabilities.

Our friends now talk about how they are going to protect Medicare, at the same time that just a couple weeks ago, on the House side, 80 percent of Republicans voted to do away with Medicare as we know it today and make it a voucher system and put insurance companies back in control.

One of the frustrations for me is to hear the unfortunate negative comments that have been made about a very distinguished organization that represents senior citizens across the

country, the American Association of Retired Persons, that I might add, when we were doing the prescription drug bill, my colleagues on the other side of the aisle used in every single speech because they were supporting them at that time. Now they are supporting our position. They disagree with them. They have said:

Most importantly, the legislation does not reduce any guaranteed Medicare benefits.

Now we are hearing how horrible they are, which I think is a real disservice to a very important national organization. I think it is important, in the name of truth and in the name of fairness, to look at quotes that have been made about AARP that are different from what we have heard on the floor today and since this debate began.

Our distinguished colleague from Arizona, who sponsored an amendment related to Medicare Advantage and has been on the floor numerous times, including today, disparaging AARP, said at an AARP convention:

I say God bless AARP—

This is the senior Senator from Arizona.

I say God bless AARP for everything they are doing, not only for the present generations of Americans, but for future generations. That's your duty, that's your strength, and that's why I love to see you at every town hall meeting.

The unfortunate thing is now our colleagues on the other side of the aisle don't want to see AARP at every town-hall meeting because they are not saying what they want them to say.

I also have to express concern that we had 6 years of our colleagues in full control of the Federal Government—the Presidency, House, and Senate—and we did not get legislation to bring down health care costs or legislation to make sure every American, small business, and family could afford insurance as we are doing today. So it is a little difficult, even though we have come together on other issues on health care, on this particular one it is difficult now to hear all the criticisms that are flying and all the things we should be doing, but they were not brought forward a number of years ago, when they actually were in charge and could have done something about it. That is concerning to me.

This legislation is about saving lives, it is about saving money, and it is about saving Medicare.

I wish to share one story because not too long ago—it seems like a long time since we have been working so diligently this week—it was just Thanksgiving, and families all across America came together to reminisce around the dinner table, to watch football, and share a family meal. Even in tough times we stop, reflect, and give thanks for our many blessings. I know that is true for my family, and I am sure all our families.

This year, there were 45,000 empty place settings at tables across the country for men and women whose

lives were cut short because they did not have health insurance. I wish to share one story.

The PRESIDING OFFICER. The Senator's time has expired.

Ms. STABENOW. I ask for an additional minute.

Mr. BAUCUS. I yield 1 minute.

The PRESIDING OFFICER. Without objection, it is so ordered.

Ms. STABENOW. One of those place settings was for a young man named Dr. Joe Hines, from Okemos, MI. He was a recent graduate of dental school. He had just completed his residency and had lined up a job in private practice in Detroit. He did not have health insurance. He became ill. He called his mom who urged him to go to a doctor, but he did not have insurance. He waited too long, figuring it would pass and it did not pass. It got worse. He died at age 27.

This legislation is about Joe Hines. It is about his family. It is about every one of the 45,000 families who lost loved ones this year. It is about the 14,000 people who got up this morning—today—on a Saturday, with insurance and will go to bed without it. Saving lives, saving money, saving Medicare, that is what we are fighting to do.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Madam President, I yield to the Senator from Alabama 10 minutes.

The PRESIDING OFFICER. The Senator from Alabama.

Mr. SESSIONS. Madam President, I thank Senator GRASSLEY, and I appreciate his leadership on this very important issue.

As I have reviewed the legislation and looked at the analysis, the financial accounting that has gone into it, I have been astounded, beyond my ability to express it, by the errors and fictitious promises that have been made by the bill's supporters.

My colleagues and people listening to or reading these words may think what I am saying cannot be true, that this is an exaggeration or has absolutely another side to the issue. But the statements I am making, I believe, are accurate, and if I am in error, I am glad to stand corrected.

The numbers are so huge they cannot, in reality, be hidden. The numbers simply do not add up. President Obama had a grand concept in his mind. He was following, I think, a great chimera of reform that he believed he could accomplish. He was able to express it on the campaign trail with cadence, passion, and skill. People liked those promises. As so often is the case with many of us, he came to believe his own rhetoric, his own words, and those words took on a reality of their own.

But once one takes office, words cease to be reality. Facts then dominate. Promises easily made in the Iowa spring or the New Hampshire winter, if not carefully constructed when made, become unreachable when a candidate takes office. Realities, I have to say,

have risen to defeat his vision. They are not compatible.

One, the basic promises he has made financially under this bill cannot be met. The numbers do not add up. They do not work.

Two, the present debt crisis we are in, a crisis that will lead to doubling of the national debt in 5 years, the debt accumulated from the founding of the Republic, will double in 5 years and triple in 10, according to our own Congressional Budget Office. That does not include any money spent on this legislation because it is not current law. It will only make it worse. The financial crisis we are facing makes it even more important that we act with care and caution before we move forward.

I also note that many people today are happy with the quality of the health care they receive. They are nurses, they are doctors, the quality of the diagnostic equipment, the hospitals they have to utilize. They do not have any desire, whatsoever, for the Federal Government to take that over.

What they have been concerned about—and rightly so—are the rising costs. But the promises in this bill to reduce costs for the average American have not been achieved. Costs will continue to go up for average Americans.

There are many flaws, many fictions in the legislation. Its promises sound good, but reality, in fact, is interfering. I will point out a number of promises that have been made and the facts that dispute those. I will then point out what I think are the real facts. I will ask and evaluate this bill on how well it meets the promises that have been made for it. From this analysis, it becomes clear to me that it is an offer we can and an offer we must refuse.

Fiction No. 1: The allegation has been made and statements have been made from the beginning that the bill would cost \$848 billion.

The facts are, when the new programs created by this bill are fully implemented, the bill will cost \$2.5 trillion. I think the sponsors of the bill acknowledge that.

No. 1, is the cost \$848 billion as promised? The answer is, no, it is much more than that. In fact, \$2.5 trillion—2,500 billion dollars.

How can we be that far apart? The bill's new benefits programs, the expenditures the bill calls for are not phased in until 2014, the fifth year of the 2010–2019 period, during which the cost of this bill is scored by the Congressional Budget Office.

For example, the insurance subsidies funded by the Federal Government do not begin until 2014. Also, according to the bill, Medicaid will be expanded up to 133 percent of Federal poverty level, but that does not happen until 2014. It is disingenuous at best—just not accurate, some would say dishonest—for promoters of this legislation to claim the costs of the bill are only \$848 billion, when they don't begin to pay out the new benefits in the 10-year period until 5 years from now. So shouldn't

you score the bill from the time the benefits start and then for 10 years to get a 10-year honest score of the legislation?

The Reid bill that is on the floor today, that was written basically in secret and added to this unrelated piece of legislation to get it to the floor, this piece of legislation begins to collect fees from insurers, medical device companies, and others—they are collecting money in increased fees and taxes—as soon as 2010. But when the true 10-year score, when the expenditures start from 2014 to 2023—the first 10 years of real implementation of the bill—that is when the cost of the program is \$2.5 trillion. I don't think that is disputable in any significant way. Maybe a little here or there. I am just explaining what the facts are.

Overall, costs rise too. They do not go down. The Congressional Budget Office states that, "Under the legislation, Federal Government outlays for health care would increase during the 2010–2019 period, as would the Federal budgetary commitment to health care." So the Federal Government spending on health care, far from going down, is increased under this legislation.

We currently spend one-sixth of our total gross domestic product—one-sixth of the productivity of our economy—on health care. How much more can we afford to pay? And wasn't it the original intent of the bill to rein in health care spending to reduce the percentage of GDP going to health care? Wasn't that one of the concerns our business community has had—that too much of America's wealth is going to health care? They would like to see something that would reduce that.

I suppose the fact that it utterly fails in that regard and, in fact, increases the national health care expenditures from 17 percent of GDP now—more than any other country—to 21 percent is the reason groups such as the U.S. Chamber of Commerce have said this bill must be defeated and have aggressively opposed it. They do not always get engaged in these issues, but on this question they are engaged, and they have said it will not do and not meet the concerns President Obama reflected upon. He talked about the need to reduce the percentage of GDP on health care, but it is going up under this legislation, according to the scoring of the CBO.

One more question. If the benefits don't start until after 5 years from today, why is it so important to pass this monstrous bill today? Why can't we slow down a little bit? Why can't we do exactly as we are asking and go step by step and find out the things we know can work and do those things—particularly those things we can do now—that don't cost money but can actually help increase the quality of health care and maybe even bring costs down? Why don't we do those things?

Fiction No. 2: The President said in his State of the Union Address to the Congress, the joint session of Congress,

that not one dime would be added to the Nation's surging debt.

Now, is that true or not? If it is not true, then I think people—

The PRESIDING OFFICER. The Senator's time has expired.

Mr. SESSIONS. Madam President, I appreciate the opportunity to speak. I will talk about the other points as the time avails itself and we have the time to do so.

I yield the floor.

The PRESIDING OFFICER. The Senator from Montana.

Mr. BAUCUS. Madam President, I ask unanimous consent that Senator ROCKEFELLER be added as cosponsor to the Lincoln amendment, No. 2905.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Madam President, may I ask how much time remains on each side?

The PRESIDING OFFICER. The minority has 19 minutes 40 seconds remaining; the majority has 23½ minutes.

Mr. BAUCUS. I thank the Chair. I yield 10 minutes to the Senator from Illinois.

The PRESIDING OFFICER. The Senator from Illinois.

Mr. DURBIN. I thank the chairman.

Madam President, the Senator from Alabama has just said to the Senate: Slow down; you are going too fast on health care reform here.

Today, across America, 14,000 Americans will lose their health insurance. Tomorrow, 14,000 Americans will lose their health insurance. Monday, the same, and every day of the week.

Are we going too fast? The first time this issue came before us was over 100 years ago. Theodore Roosevelt, a Republican, said: We need to talk about health care for all Americans. It was a cause that was repeated by Franklin Roosevelt, certainly by Harry Truman and Lyndon Johnson. For 100 years now, there have always been voices in the Senate who have said: Slow down, you are going too fast.

This year, 45,000 Americans will die because they do not have health insurance. We are the only civilized country in the world—the only Western industrialized, developed country in the world—where a person can die because they do not have health insurance. That is a fact of life.

Slow down, they say on the other side of the aisle; you are going too fast. Well, we are here on a Saturday. It is a rare occurrence for the Senate to meet on Saturday, but I am glad we are here. If there were ever a time we should be here, it is right now. And we are here to discuss this bill—a 2,000-page bill. You know what went into this bill? Two committees: the Senate Finance Committee, under the leadership of the Senate Finance Committee chairman, MAX BAUCUS of Montana, and the HELP Committee, now chaired by Senator DODD of Connecticut. They spent days and weeks preparing this bill. Why did it take that long? Be-

cause health care represents \$1 out of every \$6 spent in America—one-sixth of our economy. It is that big a deal. And we produced this bill, this 2,075-page bill, after the considered effort of Democrats and Republicans writing it over the course of 1 year. Yet the other side says: Slow down.

You know what, the American people ought to ask our Republican friends: Where is your bill? Why haven't you prepared a bill? You have had a year to do it. You knew this was coming. I know you have many ideas because we have heard them in speeches, we have seen them in charts, and we have seen them in press releases. But we don't see a bill. Nothing. It leads you to two conclusions—one of two. This is too hard to do, so they didn't do it, too difficult to write a bill, so they didn't do it, or they really don't believe we need to change the current system. Well, they are wrong.

Today, health protection for Americans is not affordable. The cost of health insurance is going up so fast—faster than wages, faster than businesses can keep up with it—and people are being tossed aside, one after the other. Fourteen thousand Americans a day are losing health insurance because they lost their job or the business they work for says: We just can't pay the premiums anymore. That is the reality.

This bill makes health insurance more affordable, No. 1 and, No. 2, this bill, at the end of the day, means that 94 percent of the people living in America will have health insurance. We have never in our history ever reached that level of protection—94 percent. I wish it were 100 percent, but it is 94 percent. Have the Republicans produced a bill that adds health insurance protection for anyone in America? No. Nothing.

There is something else this bill does, and it took a lot of hard work to achieve it. This bill not only tackles health reform, but it reduces our deficit, and we should. This is a debt our kids are carrying. So Senator BAUCUS and the Finance Committee worked with Senator REID of Nevada. This bill, by the Congressional Budget Office estimates, will reduce the deficit by \$130 billion in the first 10 years, \$650 billion in the next 10. How does it do that? Well, if the cost of health care goes down, the cost of government goes down for the same health care—real savings. Have the Republicans, who stand here day after day saying we have to do something about the deficit, produced a health care reform bill that reduces it? No. Nothing. They have nothing to bring to us.

Let me talk about one other aspect of this bill that is critically important. This bill gives to the American families and consumers, for the first time in a long time, a fighting chance against the health insurance companies. Do you know what they do to you? Do you know what happens when you get sick? You not only have to battle your illness, you have to battle

your insurance company. Your doctor says you need this prescription, your doctor says you need this surgery, and then the doctor calls some clerk in some office in the middle of nowhere who says: Not covered. We are not paying for it. And do you know what happens next? The battle rages. It isn't just you against the disease; it is you against your insurance company. Do you know what they do? They turn you down. They say: We looked at your application for insurance, and you forgot to mention a preexisting condition, such as acne, when you were a teenager. I am not making that up. You didn't take into consideration that there is a limit on how much we will pay, and when you get really sick, we just stop paying. You didn't realize that you thought your child was covered by your family health insurance company, but your young son just reached the age of 24 and he is not covered anymore. He is on his own.

Well, we take care of every one of those things in this bill. We give families, for the first time in history, a fighting chance to take on these insurance companies—real reform. I have yet to hear the first Republican come to the floor and endorse that concept. Why? Because the health insurance companies hate it. This is how they make money.

Did you see what Aetna just announced? Aetna is one of the biggest health insurers. Their CEO makes a very modest \$24 million a year in salary—\$24 million. They had their most profitable quarter ever, and they announced they need more. So in order to add to their profits next year and add to the payments to their CEO and their shareholders, they are going to take 650,000 people out of coverage at Aetna. They are going to drop the people they think may just get sick someday. So they try to cherry-pick the healthiest people to keep their profits high. What is going to happen to those 650,000 people? Do you think they are going to join in the chorus from the other side that says slow down when it comes to health insurance for everybody in this country? Of course not.

Senator LINCOLN has an amendment that challenges the CEOs of these health insurance companies and says: Enough is enough. We will let you deduct from your taxes, we will give you a subsidy for \$400,000 in income for a CEO of a health insurance company—that is how much the President gets paid, incidentally—but beyond that, we will not let you deduct it. We won't subsidize these obscene bonuses and payments to the health insurance executives. That is part of this as well.

I also think it is great to hear our colleagues on the other side of the aisle with their newfound belief in Medicare. They come before us and say: You know, we are standing here to fight for Medicare. That is what this battle is really all about. Historically, that party has not stood to fight for Medicare; they have stood to fight Medi-

care. They opposed it when it was created, they have tried to privatize it, and they have basically ridiculed it as a government health insurance program. But for 45 million Americans, it is a lifeline to insurance when they retire so that their savings don't melt away and disappear because of high health care bills.

Most of our colleagues have ignored a vote they just cast 2 days ago. One of the most important votes we have had on the floor—in addition to Senator MIKULSKI's amendment which helped the women of America get preventive health services—was the amendment of Senator MICHAEL BENNET of Colorado. He offered an amendment that basically said any of the savings that come forward out of this Medicare change in this bill have to be put into giving sound financial footing to Medicare, more services for the elderly, and making certain we protect the services that are already guaranteed. That passed 100 to 0. My friends on the other side of the aisle know that. They all voted for it.

So we are protecting Medicare. We are going to put it on sound financial footing. And for the 45 million people currently receiving it and those who look forward to it in the future, this bill will make Medicare stronger.

Slow down? No, we are not slowing down. This time, we are going to pass health care reform. This time, we are going to make America a healthier country with quality, affordable health care for everybody.

Madam President, I yield the floor.

The PRESIDING OFFICER. The Senator from Iowa is recognized.

Mr. GRASSLEY. Madam President, I yield myself such time as I might consume on this side.

I listened to the distinguished majority whip. I don't know how many times we on this side have to tell him that if they want to read Republican bills here is an opportunity to come and read them. They do exist and they have existed for a long time, going back to some of their entries into the Senate in the spring.

Another thing I heard was that Republicans have no ideas, taking on the insurance companies. I would refer him to the Coburn-Burr bill that does away with the discrimination, that insurance companies cannot deny health insurance because of preexisting conditions.

I heard him say we are newfound supporters of Medicare. Let me suggest to him that when we learned from the complaints of his party 4 years ago, when they were berating the fact that we wanted to take \$10 billion out of Medicare and how that was ruining Medicare—we are faced now with \$464 billion out of Medicare and we think they have talked out of both sides of their mouth, in the sense that 4 years ago, if Medicare would be hurt if \$10 billion were taken out, surely if \$464 billion were taken out, it is hurting Medicare.

I rise not to take on the Senate majority whip at this point but I rise because we keep hearing from the other side about how premiums are going to go down. I referred in previous remarks in this past week to a letter sent to Senator BAYH that provides a very comprehensive analysis of what health insurance premiums will look like as a result of this Reid bill now before us.

That reminds me of one other thing the Senate majority whip said, that we want to delay action on this bill. What we want to have is 99 Senators have the time to consider what is in this 2,074-page bill, when you have to remember that in the secrecy of the Senate leader's office, Senator REID's office, from October 2 until about the Saturday before Thanksgiving, it took that long in secrecy to put two bills together out of two separate committees. That is one Senator putting together the 2,074-page bill we have before us. Don't you think that 99 other Senators ought to have at least that same period of time to consider what is in this bill? I think so.

Anyway, getting back to the increase in premiums and Senator BAYH's letter from the Congressional Budget Office saying that premiums are going to go up, I wonder if anyone has actually read that letter. I hear a lot of people saying this letter proves that premiums would go down under the Reid bill, even though that is not what that letter says. So I am here to tell people what the letter says. The letter makes it very clear that premiums will increase on average 10 to 13 percent for people buying coverage in the individual market. I think you saw a specific figure given by the Senator from Texas, that in his State for a large percentage of the individual market premiums would go up, just for people in the State of Texas.

I have a chart here in case you missed what this letter actually says. The people who keep saying premiums are going to go down conveniently forget to mention this 10 to 13-percent increase that is going to happen for the individual market. No, they would prefer to talk about 57 percent of Americans in the individual market who are going to get subsidies. Yes, it is true. The Government is spending \$500 billion of hard-earned taxpayers' dollars in addition to the cuts they are having in home health care that is a pending amendment before the Senate. These cuts and these tax increases cover up the fact that this bill drives up premiums faster than current law.

I repeat, premiums will go up faster under this bill. Supporters of this bill are covering up this increase in costs by then handing out these subsidies. But if you are 1 of the 14 million people who does not get a subsidy—well, what? You are out of luck. You are stuck with the fact that this is 10 to 13 percent more expensive and, coupled with it, an unprecedented new Federal law that mandates that you buy and purchase insurance.

Some may say this is the individual market, it only accounts for a small

portion of the total market. Again, if you are comfortable, as the other side seems to be, with 14 million people paying more under this bill than they would under current law.

I wish to also have you look at the employer-based market. The Congressional Budget Office analysis says this bill maintains the status quo in the small group and large group insurance market. Is this something we ought to be celebrating, maintaining the status quo? Are expectations so low at this point that Democrats are celebrating that this bill will increase premiums for some 14 million people and maintain the status quo for everybody else?

I am being generous in using the phrase status quo, because this bill actually makes things worse for millions of people. This bill is so bad that Democrats are trying to convince the American people that this is more of the same when even that is not the case.

What happened to bending the growth curve? In other words, the inflation we have historically had in health care costs, going up three or four times the rate of inflation, going up now 8 or 9 percent even when we have deflation in the economy at large? What about the President's promise that everyone will save \$2,500? According to CBO, almost every small business will pay between 1 percent more or 2 percent less for health insurance. That means compared to what businesses would have paid under current law, this bill will raise premiums 1 percent or maybe decrease them by a whopping 2 percent. That doesn't sound like this bill is providing real relief, and \$2,500 in savings for every American, as President Obama pledged repeatedly during the campaign, is not going to happen.

The larger businesses will pay the same or up to 3 percent less for health insurance. Once again, that doesn't sound like relief, it sounds like more of the same. In fact, the Congressional Budget Office has confirmed that between now and the year 2016, premiums will continue to grow at twice the rate of inflation.

I thought Congress was considering health reform to put an end to the unsustainable premium increases. This bill cuts Medicare by \$500 billion, raises taxes by \$500 billion, restructures 17 percent of our economy, spends \$2.5 trillion, and some of my colleagues on the other side of the aisle are celebrating that they have achieved the status quo when in fact the situation will be worse. I thought the status quo was not something that was acceptable to most Members of this body.

Our constituents want to lower costs. That is their main concern. That is what our constituents begged for, lower costs. But this bill fails to address that concern. It raises premiums and, despite offering new ideas throughout the committee process and on the floor, Republicans are being accused of supporting the status quo

when our bills are right here for anybody to look at if they think there are not any ideas we would put forth.

The Congressional Budget Office has spoken and it is pretty clear my colleagues across the aisle are not only OK with the status quo, they are OK with making things worse—higher taxes, higher premiums, increased deficits and less Medicare. Just think, we are approaching the Christmas holiday season and a Christmas gift coming from this Senate, with a 2,074-page bill: higher taxes, higher premiums, increased deficits, \$464 billion cuts in Medicare and not doing anything about inflation in health care costs. They are celebrating that they spend \$2.5 trillion to raise premiums for 14 million people, not bending this growth curve, not cutting costs.

Don't take my word for it. You have to read this letter from the Congressional Budget Office. It is there in black and white as evidenced by the chart I have here.

I yield the floor.

The PRESIDING OFFICER. The Senator from Massachusetts is recognized.

Mr. KERRY. Madam President, I will yield myself such time as I will use. There have been times during this debate that I have listened with astonishment to the minority. They agree with the diagnosis—that our health care system is in need of treatment. But they offer no remedy, no prescription, no cure.

We don't need a second opinion on what the problems are with our health care system. Our country leads the world in the advancement of medical science. We have the best doctors, the best technology and the best hospitals in the world. It is no surprise to see kings and queens come to the United States for medical treatment.

But for all that, the system is dysfunctional, wasteful and abusive. It rewards quantity over quality. And it delivers profits more than care. It is a system in which too many American families are just one illness or one injury away from financial ruin.

I would like to thank Majority Leader REID, Chairman BAUCUS, Chairman DODD and Chairman HARKIN for getting us to this important point in our long march toward a health care system that is affordable and available to all Americans. Their efforts have presented us an opportunity to cast a vote that will make life better for every single American. It isn't often that we get a chance to do that. But we have that chance now.

I know the majority leader, the Senate Finance Committee, and the Health, Education, Labor, and Pensions Committees have each tirelessly worked on the provisions in this bill and have taken great care to ensure that Medicare beneficiaries will maintain access to their guaranteed benefits and will receive additional preventive benefits and expanded prescription drug coverage.

The amendment offered Senator JOHANNIS is very similar to the MCCAIN

amendment we debated over the last few days. Once again, the opponents of this bill are endorsing the status quo that leaves Medicare on the brink of going bankrupt and seniors facing higher costs. My amendment simply ensures that no beneficiary would receive a reduction in their guaranteed Medicare home health benefit.

Let me remind my colleagues again what will happen if we stick with the status quo. The status quo means Medicare will be broke in approximately 8 years. The status quo means seniors will continue paying higher and higher premiums and cost-sharing due to wasteful overpayments to providers. The status quo means that each year billions of Medicare dollars will continue to be wasted on lining the pockets of private insurance companies. And the status quo means that seniors will continue struggling to pay for prescription drugs.

The stakes for seniors and for the Medicare Program have never been higher. Senators have a choice: Endorse the status quo or strengthen Medicare. Regarding Medicare changes for home health providers, let me describe what is in the Senate bill.

As most of my colleagues would agree, home health care is an important benefit in the Medicare Program. Today more than 3 million Medicare beneficiaries receive home health services across the country—including those with acute illnesses and injuries and those afflicted with numerous chronic conditions.

Across the country, more than 9,800 home health agencies provide care to seniors in their homes. This care helps seniors get better and avoid expensive rehospitalizations. Home health providers make a real difference in improving seniors' health. We should support their efforts.

While I have great respect for the services of home health providers, we also have a responsibility to protect the Medicare Program. As part of this, we must make sure Medicare is paying appropriately—and not overpaying—for Medicare services. We must also take action to root out fraud and abuse in the Medicare Program. I believe the policies in the Senate bill achieve both goals.

First, the Senate bill would “rebase” home health payments to ensure payments reflect actual costs of providing care. These changes are based on MedPAC recommendations, which is the nonpartisan group that advises Congress on Medicare.

When the current home health payments were set, seniors received an average of 31 visits per episode. Today, they only receive 22 visits. The Senate bill directs CMS to “rebase” payments to reflect this change. That is common sense.

The Senate bill also roots out fraud in the system by revising how Medicare pays for “outlier” cases. Medicare provides an extra payment today for providers who treat sicker or “outlier” patients. Unfortunately, the GAO found

that some providers were gaming the system and getting more outlier payments than they deserve.

For example, GAO found that in one Florida County, providers were receiving 60 percent of all total outlier payments—even though the county had less than 1 percent of the total Medicare population. Clearly, something was going on there that needs to be changed.

The Senate bill addresses this problem by placing a cap on the amount any individual provider can receive in outlier payments. In addition, it establishes a productivity adjustment for home health providers beginning in 2015. These changes ask home health providers—like all other providers—to offer more efficient and higher quality care over time.

I believe the Senate policies are fair and reasonable. In making these changes, we worked closely with the home health industry to ensure these changes were reasonable and fair. On the rebasing policy, MedPAC recommended we fully implement these changes in 2011. To ensure providers could adapt to the new payment rates, the Senate bill phases-in the changes over 4 years. The home health providers support this phase-in.

The outlier policy and fraud changes were actually suggested by the home health industry. The home health industry fully supports these changes. For the productivity changes, the Senate bill holds off on applying these reductions while the rebasing policy is taking effect.

This will give providers extra time to adapt to the payment changes and is much less aggressive than the proposals put forth by MedPAC, the House bill and the administration, which require all of these payment changes to be implemented at the same time.

Finally, the Senate bill includes special protections for rural home health providers. From 2010–2015, rural providers will receive a 3 percent extra payment each year. This payment will ensure that rural providers are protected as we reform the broader home health system. In total, the Medicare delivery reforms in the Senate bill strike a fair balance between ensuring seniors have access to care, while also rooting out inappropriate payments from the system.

The opponents of these Medicare changes do not have a plan to protect seniors and strengthen the Medicare Program. They advocate doing nothing. The opponents of health reform are now claiming that Medicare beneficiaries will be harmed by this bill. And here is what AARP—for example—has said about these claims:

AARP:

Opponents of health reform won't rest. [They are] using myths and misinformation to distort the truth and wrongly suggesting that Medicare will be harmed. After a lifetime of hard work, don't seniors deserve better?

I would like to remind my colleagues of the positive changes in the bill. It

improves the solvency of the Medicare Program by 5 years. It puts \$30 billion back into the pockets of seniors in the form of lower Medicare premiums. It makes prescription drugs more affordable. It guarantees that seniors can continue to see the doctor of their choosing. It provides free wellness and prevention benefits to Medicare beneficiaries. And it also includes fair and appropriate changes for home health that protect access to care.

The truth is the Johanns amendment is harming seniors, harming the Medicare Program, and harming taxpayers. For this reason, I urge my colleagues to oppose the amendment by Senator JOHANNs and to support my home health amendment which ensures that no beneficiary would receive a reduction in their guaranteed Medicare home health benefit.

I just listened to my friend, Senator GRASSLEY. He and I have a good relationship; we work together here; we both serve on the Finance Committee. I have enjoyed a lot of the things we do together. Clearly, whatever I am saying is going to be substantive, but there is nothing personal in it. I have to say there is a lack of reality here in a lot of the comments we are hearing from our friends on the other side of the aisle, and a persistence in perpetuating a myth.

A lot have seen the politics of this country where, if you say something over and over, no matter how true it is, it can have an impact. I know that personally. But let me tell you, I heard the Senator from Iowa say—I am going to quote him; I wrote it down:

Certainly if \$450 billion is being taken out of Medicare, it is hurting Medicare.

That is what he said. Let me review what is happening here. I want to go back to the comments of the Republican nominee for President last year. This is a quote. JOHN MCCAIN, from an article in the Wall Street Journal:

John McCain would pay for his health care plan with major reductions to Medicare and Medicaid, a top aide said, in a move that independent analysts estimate could result in cuts of \$1.3 trillion.

After I said that on the floor, the Senator from North Carolina, Senator BURR, stood up and said:

Have you seen factcheck.org?

I said I haven't read the specific article but we didn't see that corrected in the course of the campaign.

Now I have seen the article. I wanted to know what the Senator from North Carolina was referring to, so I went and got factcheck.org. Factcheck.org went through the Obama campaign ads and their ads and fact checked what was being said. The McCain adviser is a fellow named Holtz-Eakin. In a conference call with reporters after the ad was released, what he said was:

No service is being reduced. Every beneficiary will in the future receive exactly the benefits that they have been promised from the beginning.

That is the same thing as we are doing. No benefit is being cut. But he

didn't say he was not going to reduce the overall amount of money. What he said subsequently, and I am quoting from factcheck.org—here it is as late as October 17, about 2 weeks before the election—Mr. Holtz-Eakin said in a telephone conference call with reporters, representing the campaign for the Republican party:

Any shortfall in McCain's health care plan will be covered without cutting benefits by such measures as Medicare fraud and abuse reduction, employing a new generation of treatment models for expensive chronic diseases, speeding adoption of low-cost generic drugs, and expanding the use of information technology in medicine.

That is exactly some of which is happening right here—some of which is happening right here.

Let's get this conversation into a place of reality. Here is what happened in arriving at the reductions in overall Medicare expenditures, which does not reduce any benefit to any senior citizen, which is why AARP, that represents 40 million senior citizens, is supporting the Democratic legislation. They have written that to us as late as yesterday.

Madam President, \$120 billion comes from reducing overpayments in Medicare. Someone on the other side of the aisle has to explain to me how you hurt Medicare by stopping the charging of a \$90 overprice of premium to seniors, which is what happens. Do you know how the overpayments are paid for? Every senior couple, in a traditional Medicare plan, pays an additional \$90 per year in order to finance the overpayments. What they are suggesting is, we shouldn't cut overpayments. What they are suggesting is, Medicare is OK, paying seniors in a certain group an overpayment that doesn't even go to the seniors. Guess whom it goes to. It goes to the insurance company. Are you telling me we ought to go to the taxpayers and say: Hey, folks, we know we are paying a 14-percent overpayment for the service compared to what we pay for everybody else and we are going to keep on paying it. That is exactly what our friends on the other side of the aisle are saying.

What we are saying is: No, we think we ought to reduce that payment, and that is the \$120 billion. That doesn't cut one benefit for a senior, but it makes the program more effective.

Let me go further. Here are the people who have come together in a series of meetings to say: Yes, we can live with a reduction in our overall Medicare payment because we can be more efficient. The hospitals came to the White House and said: We are willing to reduce the payments we are receiving by \$150 billion. Guess what. We are not even doing that. We are only asking them to reduce their payments by \$106 billion. That is what is in this bill. The hospitals have agreed. I represent hospitals in Massachusetts. We have one of the best hospital systems in America in the network of hospitals we have. People come from all over the

world to come to our hospitals. I see the Senator from Minnesota. They come from all over the world to go to some of the hospitals Minnesota has. The fact is, those hospitals agree we can do this more efficiently, and we can reduce the overall payments under Medicare. We have worked very hard to protect the way we do that so it doesn't do injury.

The insurers have come to the table. Home health care came to the table. I read the letter earlier from home health care services. It is from the President of the National Association for Home Care & Hospice. He writes: We support the provisions of your health care reform legislation as they relate to home health care. That is what we are debating on the floor. They do support it.

The fact is, the Senator from Georgia, who stood and said: In our State, we have a letter that says—well, first of all, that is based on an earlier assumption. Secondly, we have no idea what the assumptions are in the analysis they made. Thirdly, it is based primarily on the House bill, which has \$13 billion more in reductions than we have. So before we get stuck there, we ought to listen to the national association that is working with us on a daily basis, where we agree on what the reductions ought to be.

The skilled nursing facilities, the rehab facilities, the long-term acute care hospitals have all come to the table and said: We can do this. Is that their preference? Do they love it? Nobody wants their budget to be tightened, where they have to make changes to try to be more effective. But the bottom line is, every single one of them has agreed with what we are doing on this side of the aisle. Notwithstanding that, our friends on the other side of the aisle keep coming back and keep trying to stand for grandma or stand for some senior citizen who is being falsely scared into believing their benefit is going to be cut or that Medicare is somehow going to be less available to them.

My amendment, which we will ultimately vote on, will guarantee that no benefit is going to be cut for any senior under this plan. That is what we are going to do.

In addition to that, let me remind my colleagues and people listening what this bill does. This bill actually improves the solvency of Medicare. We have heard any number of people say Medicare is going to go bankrupt by 2017. Indeed, it is. We stretch that out. We improve that so we can then take the improvements in the health care system—

The PRESIDING OFFICER. The time of the Senator has expired.

Mr. KERRY. I yield myself an additional couple of minutes.

It improves the solvency of the Medicare program by 5 years. It puts \$30 billion back into the pockets of seniors in the form of lower Medicare premiums. It makes prescription drugs more af-

fordable. It guarantees that seniors can continue to see the doctor of their choice. It provides free wellness and prevention benefits to Medicare beneficiaries. They are busy talking about the cuts, when this actually improves what Medicare beneficiaries are going to get. They don't have wellness and prevention benefits today. It provides for them.

It guarantees they will see the doctor of their choice. It actually puts \$30 billion back into their pockets, and it also includes fair and appropriate changes for home health that actually protects access to health care.

The truth is, the Johanss amendment is the amendment that actually would wind up hurting seniors. This amendment provides additional benefits. We all understand the importance of this. The Senate bill releases home health care payments so those payments actually reflect the real cost of providing care. We do that not in a partisan way. We do that based on the nonpartisan MedPAC commission recommendations to us of how you can improve Medicare.

Our colleagues have a long way to go on the other side to begin to talk about real health care change. This bill roots out fraud from the system, revises how Medicare pays for the outlier cases; that is, the cases that treat the sicker or what we call outlier patients. Unfortunately, GAO found some providers were gaming the system and getting more outlier payments than they deserve. Do they want us to continue to overpay people, providing service that people either don't need or charging more for the service that they do need but could have gotten at a lower price? Those are the changes we make. The American people will be proud of it.

Let me give an example. The GAO found that in a Florida county, providers were receiving 60 percent of all the other outlier payments, even though the county had less than 1 percent of the total Medicare population. That is absurd. What we do is fix those kinds of absurdities that make Americans so angry about the administration of their tax dollars in Washington.

I believe the Senate bill addresses a number of these problems in a thoughtful way.

We need to have a debate about what is in this bill and what the real impacts are and what the negative impacts are of not doing these things. Our colleagues stand for the status quo. This is going to be historic when we pass it because it is going to benefit people in so many different ways, getting rid of preexisting condition restraints, not having people kicked off insurance they thought they had but when they get sick, they find it is gone. We end that. We get 31 billion more people covered in a way that spreads the risk of being sick in a sensible way and reduces the costs for other Americans. That is common sense. I am proud of what we are doing.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. McCAIN. Madam President, as much as I would like to put the last Presidential campaign behind me, we seem to be continuing to dredge it up in a totally false manner, time after time.

I ask unanimous consent that my campaign position paper on a specific plan of action lowering health care costs be printed in the RECORD.

The PRESIDING OFFICER. Without objection, it is so ordered.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

A SPECIFIC PLAN OF ACTION: LOWERING
HEALTH CARE COSTS

John McCain Proposes a Number of Initiatives That Can Lower Health Care Costs. If we act today, we can lower health care costs for families through common-sense initiatives. Within a decade, health spending will comprise twenty percent of our economy. This is taking an increasing toll on America's families and small businesses. Even Senators Clinton and Obama recognize the pressure skyrocketing health costs place on small business when they exempt small businesses from their employer mandate plans.

Cheaper Drugs: Lowering Drug Prices. John McCain will look to bring greater competition to our drug markets through safe re-importation of drugs and faster introduction of generic drugs.

Chronic Disease: Providing Quality, Cheaper Care For Chronic Disease. Chronic conditions account for three-quarters of the nation's annual health care bill. By emphasizing prevention, early intervention, healthy habits, new treatment models, new public health infrastructure and the use of information technology, we can reduce health care costs. We should dedicate more federal research to caring and curing chronic disease.

Coordinated Care: Promoting Coordinated Care. Coordinated care—with providers collaborating to produce the best health care—offers better outcomes at lower cost. We should pay a single bill for high-quality disease care which will make every single provider accountable and responsive to the patients' needs.

Greater Access and Convenience: Expanding Access To Health Care. Families place a high value on quickly getting simple care. Government should promote greater access through walk-in clinics in retail outlets.

Information Technology: Greater Use Of Information Technology To Reduce Costs. We should promote the rapid deployment of 21st century information systems and technology that allows doctors to practice across state lines.

Medicaid and Medicare: Reforming the Payment System To Cut Costs. We must reform the payment systems in Medicaid and Medicare to compensate providers for diagnosis, prevention and care coordination. Medicaid and Medicare should not pay for preventable medical errors or mismanagement. Medicare should lead the way in health care reforms that improve quality and lower costs. We need to change the way providers are paid to move away from fragmented care and focus their attention on prevention and coordinated care, especially for those with chronic conditions. This is the utmost important step in effectively caring for an aging population. We must work in a bipartisan manner to reform the physician payment system, focus efforts on eliminating fraud and move Medicare into a new generation of coordinated, quality care.

Smoking: Promoting the Availability of Cessation Programs. Most smokers would

love to quit but find it hard to do so. Working with business and insurance companies to promote availability, we can improve lives and reduce chronic disease through smoking cessation programs.

State Flexibility: Encouraging States To Lower Costs. States should have the flexibility to experiment with alternative forms of access, coordinated payments per episode covered under Medicaid, use of private insurance in Medicaid, alternative insurance policies and different licensing schemes for providers.

Tort Reform: Passing Medical Liability Reform. We must pass medical liability reform that eliminates lawsuits directed at doctors who follow clinical guidelines and adhere to safety protocols. Every patient should have access to legal remedies in cases of bad medical practice but that should not be an invitation to endless, frivolous lawsuits.

Transparency: Bringing Transparency To Health Care Costs. We must make public more information on treatment options and doctor records, and require transparency regarding medical outcomes, quality of care, costs and prices. We must also facilitate the development of national standards for measuring and recording treatments and outcomes.

CONFRONTING THE LONG-TERM CARE CHALLENGE

John McCain Will Develop A Strategy For Meeting The Challenge Of A Population Needing Greater Long-Term Care. There have been a variety of state-based experiments such as Cash and Counseling or The Program of All-Inclusive Care for the Elderly (PACE) that are pioneering approaches for delivering care to people in a home setting. Seniors are given a monthly stipend which they can use to: hire workers and purchase care-related services and goods. They can get help managing their care by designating representatives, such as relatives or friends, to help make decisions. It also offers counseling and bookkeeping services to assist consumers in handling their programmatic responsibilities.

SETTING THE RECORD STRAIGHT: COVERING THOSE WITH PRE-EXISTING CONDITIONS

Myth: Some claim that under John McCain's plan, those with pre-existing conditions would be denied insurance.

Fact: John McCain Supported The Health Insurance Portability And Accountability Act In 1996 That Took The Important Step Of Providing Some Protection Against Exclusion Of Pre-Existing Conditions.

Fact: Nothing In John McCain's Plan Changes The Fact That If You Are Employed And Insured You Will Build Protection Against The Cost Of Any Pre-Existing Condition.

Fact: As President, John McCain Would Work With Governors To Find The Solutions Necessary To Ensure Those With Pre-Existing Conditions Are Able To Easily Access Care.

Mr. MCCAIN. Then I ask unanimous consent to have printed in the RECORD a statement from FactCheck.org, of October 20, 2008, that says: "Obama's False Medicare Claim," which were the attacks on me which were not based on fact. I quote from FactCheck.org:

These claims are false, and based on a single newspaper report that says no such thing. McCain's policy director states unequivocally that no benefit cuts are envisioned. McCain does propose substantial "savings" . . .

I did propose savings, and we can make savings. Nowhere in my wildest

imagination did I ever believe we were going to cut benefits in order to create a \$2.5 trillion new entitlement program when the system is already going broke. I will have those put in the RECORD.

Mr. KERRY. Reserving the right to object—

Mr. MCCAIN. The Senator from Massachusetts wants to distort my record, and that is fine. But it gets a little—

The PRESIDING OFFICER. Is there objection to having the document printed in the RECORD?

Mr. MCCAIN. As Ronald Reagan once said: Facts are stubborn things.

Mr. KERRY. Madam President, I am not going to object to putting something important in, but I would like my colleague to stay for a moment because this is very important.

Mr. GRASSLEY. Regular order.

The PRESIDING OFFICER. The majority's time has expired.

The Senator from Iowa.

Mr. GRASSLEY. I yield the remaining time on our side to Senator THUNE.

Mr. KERRY. I have objected to a statement being put in unless I have a chance to explain it.

The PRESIDING OFFICER. Objection is heard.

Mr. MCCAIN. I ask unanimous consent that the Senator from Massachusetts be allowed 3 additional minutes and I be allowed 2 additional minutes.

The PRESIDING OFFICER. Is there objection?

The Senator from Massachusetts.

Mr. KERRY. I thank my friend from Arizona because this is the way the Senate ought to work. I totally agree with what the Senator said. I want the Senator to know I agree with him. He is correct that the statement in FactCheck.org calls the Obama campaign to account for a misstatement about his proposal. I agree. It did that. It did not recommend a reduction in benefits. But that is not what I suggested that it did. What I am talking about is, the Senator said—and his staff insisted—he could get the savings for his reductions that would benefit Medicare from waste, fraud, and abuse from new treatment models, from expanding the use of information technology and that there is a complete similarity between what we are doing in order to achieve these savings and what he was doing. I am trying to point out the similarity, not the difference. I am not here to debate the campaign ad. I think it didn't accurately reflect the Senator's position. But do I believe, if you read the whole article, which is why I will not object to it being put in there, you will see it clearly says he is supportive of savings in Medicare, so you can do it without cutting benefits, which is exactly what we are doing.

I yield the floor and thank my colleague for his courtesy.

The PRESIDING OFFICER. The Senator from Arizona.

Mr. MCCAIN. Madam President, I thank the Senator from Massachusetts. This has been a vigorous debate. I see

my prime adversary, the Senator from Illinois, on the floor, whom I look forward to doing battle with additionally, as well as my friend from Massachusetts. The fundamental point, I would say to my friend from Massachusetts, is that I never envisioned, nor do I believe the American people ever envisioned, we would be "cutting" benefits or, as the Senator says, making savings in order to transfer that to a brand new entitlement program. That is what the debate is about, whether we are going to take a failing system that in 7 years is going bankrupt, according to the Medicare trustees, and then take all this money, no matter how these savings are made—and I believe they are cuts of huge magnitude—and then fund a brandnew entitlement program. That is what this real debate is about.

I thank my friend from Massachusetts for his courtesy. I look forward to the rebuttal from the Senator from Illinois, as well as the Senator from Montana. Thank you.

I yield the floor.

Several Senators addressed the Chair.

The PRESIDING OFFICER. The Chair is in doubt.

Mr. BAUCUS. Madam President, I suggest the Senator from Iowa be recognized.

The PRESIDING OFFICER. The Senator from Iowa.

Mr. GRASSLEY. Madam President, I yield the remainder of the time to the Senator from South Dakota.

The PRESIDING OFFICER. The Senator from South Dakota.

Mr. THUNE. Madam President, this is a great discussion. I have to say the fundamental point in this discussion should not be lost on anybody in this Chamber or on the American people; that is, whatever was said during the course of the campaign last year was said in the context of protecting and preserving and prolonging the lifespan of Medicare.

Senator MCCAIN is very accurate in the way he describes his position. But the American people need to understand what the other side is proposing: a \$2.5 trillion expansion of the Federal Government, financed with $\frac{1}{2}$ trillion in Medicare cuts in the first 10 years and, as the Senator from New Hampshire said, \$3 trillion in the first two decades of this program—which does nothing to extend the lifespan of Medicare by 1 day, nothing. What it does is it creates an entirely new entitlement program that is going to be paid for by future generations of Americans.

So Medicare, which is destined to be bankrupt by 2017—is sitting out there floundering with this huge unfunded liability. It is going bankrupt. What we are talking about doing is piling a \$2.5 trillion new entitlement program on top of that. That is what this debate is about.

They can say these Medicare cuts are not real. But we have 11 million people in this country who get Medicare Advantage benefits, and if there is going

to be \$118 billion cut, somebody is going to feel some pain. Surely, you jest when you say these cuts are not going to hurt anybody. Hospitals, home health agencies—\$15 billion out of nursing homes.

In the State of South Dakota, home health care agencies, like they do in Montana, provide services to people in rural areas. Some home care specialists have to travel 50 or 60 miles to serve a patient in their home. What we are talking about doing is cutting, in my State, \$35 million out of home health care. These cuts are $\frac{1}{2}$ trillion. Of course, somebody gets hurt by that.

But what is probably most troubling of all, I guess, about the whole proposal the other side has made is, after all that—cutting Medicare, raising taxes—at the end of the day 90 percent of the people in this country either have their health insurance premiums stay the same or go up—over 6 percent if you are in the small-employer market, 5 percent if you are in the large-employer market—double the rate of inflation. That does not change anything.

If you are a family today, and you are paying \$13,000 for health care insurance—this is according to the Congressional Budget Office—in 2016 you will be paying over \$20,000 a year for health insurance. That is a \$7,000 increase. Now, tell me how that reforms or helps anybody in this country?

I want to show you how far we have come because the President said, in 2007, when he was campaigning: When I become President, we will have a health care reform bill that reduces premiums for people in this country by \$2,500 per family and covers everybody. We all know this bill leaves 24 million people uncovered, according to the Congressional Budget Office. It raises premiums by 10 to 13 percent for everybody who buys in the individual marketplace. It keeps them the same—and when I say “the same,” there will be yearly increases of 5 to 6 percent year over year for this foreseeable future—for everybody else.

The best you can hope for, America—90 percent of America—is the status quo. That is the best you can hope for under this bill. How does that change the status quo? How is that reform? You can call this an overhaul. You can call this a takeover. You can call it lots of things. But it is not reform because when the American people think about reform, they are thinking about something that drives their health care costs down not up.

The Congressional Budget Office has said that under this bill, health care costs in this country will go up by \$160 billion over the first 10 years, not down. If you are 90 percent of Americans, you stay the same or your premiums—at worst—go up by 10 to 13 percent. That is according to the Congressional Budget Office.

So I want to point out how far this debate has evolved from what the goals were in the first place. I have some

comments some of my colleagues have made. Senator STABENOW said:

High health care costs are causing cuts in benefits and increases in premiums, adding to the ranks of the uninsured at alarming rates. But the impact of this problem goes beyond individual families. Skyrocketing health care costs make our businesses less competitive in the global marketplace and cost us good-paying jobs.

This is about jobs, and this proposal does nothing to help small businesses create jobs. It kills jobs. That is why the National Federation of Independent Business, the Chamber of Commerce, the National Association of Wholesalers and Distributors—all the major business organizations—are opposed to this legislation. They know the impact it will have on jobs.

I want to read one final quote. This does not come from a business organization. This comes from the dean of the Harvard Medical School. This was in an op-ed just recently in the Wall Street Journal:

Speeches and news reports can lead you to believe that proposed congressional legislation would tackle the problems of cost, access and quality. But that's not true. . . . So the overall effort will fail to qualify as reform.

In discussions with dozens of health-care leaders and economists, I find near unanimity of opinion that, whatever its shape, the final legislation that will emerge from Congress will markedly accelerate national health-care spending rather than restrain it.

That is from the dean of the Harvard Medical School. He goes on to say:

This will make an eventual solution even more difficult.

So these Medicare cuts are real. They are $\frac{1}{2}$ trillion in the first 10 years. As the Senator from New Hampshire has said, \$3 trillion over the first two decades. It cuts Medicare Advantage. There are 11 million seniors in this country who get Medicare Advantage. So do not say they are not going to get hurt. Their benefits are going to go down. Of course they are going to get hurt.

Home health agencies, nursing homes, hospices—as I said, in my State of South Dakota, home health care delivery will feel an impact of \$35 million in an area of the country where we have vast distances in geography and where we already have home health agencies closing up shop because the reimbursements do not keep up with the costs, particularly when you have to travel the distances we have to in our States. If you have to put them in the hospital, the costs go up by multiples. It is so much more efficient to have somebody served in a home health setting rather than have them stay overnight in a hospital or staying successive nights in a hospital.

So this is not reform. This actually keeps costs the same or drives them up for 90 percent of Americans. It does nothing to preserve the lifespan—

The PRESIDING OFFICER. The minority's time has expired.

Mr. THUNE. I yield the floor.

The PRESIDING OFFICER. The Senator from Montana.

Mr. BAUCUS. Madam President, I ask unanimous consent that 10 more minutes of debate be allowed, evenly divided.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Hearing no objection?

The PRESIDING OFFICER. Yes, without objection, it is so ordered.

Mr. BAUCUS. Madam President, I would just like to state as clearly as I possibly can, so people understand, the Medicare savings are being used for Medicare. There is a strong implication by many Senators that the savings are not going to be used for Medicare, that it will go someplace else. That is not true. The Medicare savings are going to be used for Medicare.

What are the savings? I think all Senators would like to reduce waste. All Senators agree there is too much waste in the current system. It makes good sense to try to attack that waste, root out that waste, and where there are overexpenditures, to try to get the levels down to a reasonable level. Everybody knows we have spent too many dollars on Medicare Advantage. Everybody knows that. That is why we are bringing that cost down.

There is also waste and fraud—I know my good friend from South Dakota understands this—in home health care agencies. In the State of Florida, for example, the Government Accountability Office showed that in Florida 60 percent of the outlier payments—the extra money that goes for sicker patients—were in one county. That county has 1 percent of seniors. It had 60 percent of the outlier payments, according to the Government Accountability Office. That is fraud. They rooted out a lot of fraud in home health.

Home health is very good. My mother is in home health right now. It works really well. I am very proud of the home health caretaker there who takes care of my mother. But we are reducing some of the overpayments. We are getting the waste out. And guess what. Those savings, where do they go? They go back into Medicare. I repeat that. They go back into Medicare. I do not know if any Senator wants to open up his ears or her ears and hear that. They go back into Medicare. Guess what. That is why the solvency of the Medicare trust fund is extended.

If these so-called cuts, which we hear about on the other side, were really cuts, as implied by the other side, you would think that would hurt Medicare. You would think that might reduce the period in which the trust fund would be solvent; that it would go insolvent at an earlier time, if we were really cutting Medicare. No, it is the opposite. These are savings in Medicare which extend the life of Medicare.

Please, please—I see my friend from Iowa. I think he understands, these Medicare savings go into Medicare for extending the solvency of the Medicare trust fund. I see my friend from South Dakota. I think he understands—he is sitting there and grinning at me now—

I think he understands those savings go back into Medicare and extend the solvency of the trust fund. So let's make that very clear.

Second, we are using some of the money to reduce Part B premiums. That helps seniors. If Part B premiums are reduced, that helps seniors. By how much? Madam President, \$30 billion over 10 years. That will reduce seniors' Part B premiums. That helps seniors. We are not taking money away from seniors; we are helping seniors, giving more dollars to seniors in this legislation.

In addition, there are additional benefits for seniors in this legislation. We are starting to close the doughnut hole—that is something seniors talk about—in prescription drug benefits. They want that doughnut hole closed.

I might add to that, there are other benefits: new preventive benefits under Medicare for mammograms, preventive screenings, colonoscopies, annual wellness visits—all new benefits.

So I want to make it very clear that it is not true when some Senators say we are taking money away from Medicare and creating a whole new entitlement program. We are not taking money away from Medicare and hurting seniors. We are reforming how dollars are paid, taking the waste out, and extra, excessive payments, and putting the money back into Medicare, back for seniors, back for beneficiaries.

Also, not one penny of guaranteed benefits will be cut. Not one penny can be cut. So please, people, understand that the savings go to help seniors, with more benefits, extending the solvency of the trust fund. That is what we are doing. If we keep that firm point in mind, then maybe we can go address some of the next steps that are in this bill. But that is very important.

Madam President, I do not know how much time I have.

The PRESIDING OFFICER. The Senator has 16 seconds.

Mr. BAUCUS. Madam President, he can probably extend a little bit. I see the Senator from Minnesota anxiously sitting over there in the corner. Maybe we could give him a couple—

Mr. FRANKEN. Madam President, I will just take the 16 seconds.

The PRESIDING OFFICER. The Senator from Minnesota.

Mr. FRANKEN. I do have the microphone, and I thank you for the 16 seconds.

I would like to now—oh, I have used it up.

I yield my time.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. Madam President, first, I ask unanimous consent that an article that was discussed earlier and had some objection to it—but that objection has been resolved now—from FactCheck.org be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

OBAMA'S FALSE MEDICARE CLAIM

(By Brooks Jackson)

SUMMARY

In a TV ad and in speeches, Obama is making bogus claims that McCain plans to cut \$880 billion from Medicare spending and to reduce benefits.

A TV spot says McCain's plan requires "cuts in benefits, eligibility or both."

Obama said in a speech that McCain plans "cuts" that would force seniors to "pay more for your drugs, receive fewer services, and get lower quality care."

Update, Oct. 21: A second Obama ad claims that McCain's plan would bring about a 22 percent cut in benefits, "higher premiums and co-pays," and more expensive prescription drugs.

These claims are false, and based on a single newspaper report that says no such thing. McCain's policy director states unequivocally that no benefit cuts are envisioned. McCain does propose substantial "savings" through such means as cutting fraud, increased use of information technology in medicine and better handling of expensive chronic diseases. Obama himself proposes some of the same cost-saving measures. We're skeptical that either candidate can deliver the savings they promise, but that's no basis for Obama to accuse McCain of planning huge benefit cuts.

ANALYSIS

The Obama campaign began the Medicare assault with a 30-second TV ad released Oct. 17, which it said would run "across the country in key states."

ANNOUNCER. John McCain's health care plan . . . first we learned he's going to tax health care benefits to pay for part of it.

Now the Wall Street Journal reports John McCain would pay for the rest of his health care plan "with major reductions to Medicare and Medicaid."

Eight hundred and eighty-two billion from Medicare alone. "Requiring cuts in benefits, eligibility, or both."

John McCain . . . Taxing Health Benefits . . . Cutting Medicare. We Can't Afford John McCain.

OBAMA. I'm Barack Obama and I approved this message. The ad quotes the Wall Street Journal as saying McCain would pay for his health care plan with "major reductions to Medicare and Medicaid," which the ad says would total \$882 billion from Medicare alone, "requiring cuts in benefits, eligibility, or both."

Obama elaborated on the theme Oct. 18 in a stump speech in St. Louis, Mo., claiming flatly that seniors would face major medical hardships under McCain: "Obama, Oct. 18: But it turns out, Senator McCain would pay for part of his plan by making drastic cuts in Medicare—\$882 billion worth. Under his plan, if you count on Medicare, you would have fewer places to get care, and less freedom to choose your doctors. You'll pay more for your drugs, receive fewer services, and get lower quality care."

Update, Oct. 21: A second and even more misleading Obama ad begins: "How will your golden years turn out?" It states flatly that McCain's plan would mean a 22 percent cut in benefits, higher premiums, higher co-pays, and more expensive prescription drugs, and claims that both nursing home care and a patient's choice of doctor could be affected.

As the narrator says that McCain's plan "means a 22 percent cut in benefits," the ad displays a footnote citing an Oct. 6 Wall Street Journal story as its authority.

But, in fact, the Journal story makes no mention of any 22 percent reduction, or any reduction at all. To the contrary, the story's only mention of what might happen to bene-

fits is a quote from McCain adviser Douglas Holtz-Eakin promising to maintain "the benefit package that has been promised." The story quotes him as saying "savings" would come from eliminating Medicare fraud and by reforming payment policies to lower the overall cost of care.

OBAMA-BIDEN AD: "GOLDEN YEARS"

OBAMA. I'm Barack Obama and I approve this message.

ANNOUNCER. How would your golden years turn out under John McCain? His health care plan would cut Medicare by \$800 billion. That means a 22% cut in benefits. Higher premiums and co-pays. More expensive prescription drugs. Nursing home care could suffer and so could your choice of doctor. After a lifetime of work, seniors' health care shouldn't be a gamble. John McCain's plan, it's not the change we need.

The fact is that McCain has never proposed to cut Medicare benefits, or Medicaid benefits either. Obama's claim is based on a false reading of a single Wall Street Journal story, amplified by a one-sided, partisan analysis that piles speculation atop misinterpretation. The Journal story in turn was based on an interview with McCain adviser Holtz-Eakin. He said flatly in a conference call with reporters after the ad was released, "No service is being reduced. Every beneficiary will in the future receive exactly the benefits that they have been promised from the beginning."

TWISTING FACTS TO SCARE SENIORS

Here's how Democrats cooked up their bogus \$882 billion claim.

On Oct. 6, the Journal ran a story saying that McCain planned to pay for his health care plan "in part" through reduced Medicare and Medicaid spending, quoting Holtz-Eakin as its authority. The Journal characterizes these reductions as both "cuts" and "savings." Importantly, Holtz-Eakin did not say that any benefits would be cut, and the one direct quote from him in the article makes clear that he's talking about economies: "Wall Street Journal, Oct. 6: Mr. Holtz-Eakin said the Medicare and Medicaid changes would improve the programs and eliminate fraud, but he didn't detail where the cuts would come from. "It's about giving them the benefit package that has been promised to them by law at lower cost," he said."

Holtz-Eakin complains that the Journal story was "a terrible characterization" of McCain's intentions, but even so it clearly quoted him as saying McCain planned on "giving [Medicare and Medicaid beneficiaries] the benefit package that has been promised."

Nevertheless, a Democratic-leaning group quickly twisted his quotes into a report with a headline stating that the McCain plan "requires deep benefit and eligibility cuts in Medicare and Medicaid"—the opposite of what the Journal quoted Holtz-Eakin as saying. The report was issued by the Center for American Progress Action Fund, headed by John D. Podesta, former chief of staff to Democratic President Bill Clinton. The report's authors are a former Clinton administration official, a former aid to Democratic Sen. Bob Kerrey and a former aid to Democratic Sen. Barbara Mikulski.

The first sentence said—quite incorrectly—that McCain "disclosed this week that he would cut \$1.3 trillion from Medicare and Medicaid to pay for his health care plan." McCain said no such thing, and neither did Holtz-Eakin. The Journal reporter cited a \$1.3 trillion estimate of the amount McCain would need to produce, over 10 years, to make his health care plan "budget neutral," as he promises to do. The estimate comes not from McCain, but from the Urban-Brookings Tax Policy Center. McCain and Holtz-

Eakin haven't disputed that figure, but they haven't endorsed it either.

Nevertheless, the report assumes McCain would divide \$1.3 trillion in "cuts" proportionately between the two programs, and comes up with this: "The McCain plan will cut \$882 billion from the Medicare program, roughly 13 percent of Medicare's projected spending over a 10-year period." And with such a cut, the report concludes, Medicare spending "will not keep pace with inflation and enrollment growth—thereby requiring cuts in benefits, eligibility, or both."

"SAVINGS" VS. "CUTS"

For the record, Holtz-Eakin said in a telephone conference call with reporters Oct. 17, after the ad was released, that any shortfall in McCain's health care plan could be covered, without cutting benefits, by such measures as reducing "Medicare fraud and abuse," employing "a new generation of treatment models" for expensive chronic diseases, speeding adoption of low-cost generic drugs, and expanding the use of information technology in medicine.

Interestingly, Obama proposes to pay for his own health care plan in part through some of the same measures, particularly expanded use of I.T. and better handling of chronic disease. Whether either candidate can achieve the huge savings they are promising is dubious at best. As regular readers of FactCheck.org are aware, we're skeptical of Obama's claim that he can achieve his promised \$2,500 reduction in average health insurance premiums, for example.

But achievable or not, "savings" are what McCain is proposing. It's a rank distortion for Obama's ad to twist that into a plan for "cuts in benefits, eligibility or both," and for Obama to claim in a speech that seniors will "receive fewer services, and get lower quality care."

Update, Oct. 21: The Center for American Progress Action Fund issued a rebuttal to this article, claiming our analysis is "flawed," that this article "relies solely on the denials of McCain senior policy adviser Douglas Holtz-Eakin" and that we failed to conduct a "thorough analysis of the implications" of McCain's health care proposals.

We disagree. Our criticism of both Obama and American Progress is that they themselves misinterpret and misrepresent what Holtz-Eakin said to the Wall Street Journal in the first place. He was quoted in the Journal, and stated again to reporters in a conference call, that what McCain is proposing is to reduce the costs borne by Medicare and Medicaid, and that benefits will not be reduced. American Progress simply ignores that clear statement in its analysis, and the Obama ads take the extra step of telling seniors that McCain plans to cut benefits, when McCain says the opposite.

The American Progress argument rests on the idea that because McCain has also promised to make his health care plan budget neutral—neither raising nor cutting total federal spending—and that because American Progress' analysis concludes that he cannot achieve the savings that he claims, that McCain therefore must be forced to break his promise not to cut benefits.

We are also skeptical that McCain can achieve such savings, and we said so at the outset of our article. And we've twice called into question the campaign's claim that its plan is budget neutral. But it is false logic to conclude that Medicare benefit cuts would be McCain's only option should his promised savings fail to materialize. McCain could simply run up the deficit. Or he could choose to water down his health care plan to make it less expensive.

It is certainly possible that McCain will break his promise not to cut benefits, just as

it is possible that Obama will break his promise to raise taxes only on families making over \$250,000 a year. We have no crystal ball, and we don't pretend we can predict the future. But for Obama or American Progress to state as a matter of fact that McCain will be forced to cut benefits, or that he is proposing any such thing, is simply a falsehood designed to frighten elderly voters.

Mr. ENZI. Madam President, I yield 5 minutes to the Senator from Maine.

The PRESIDING OFFICER. The Senator from Maine.

Ms. COLLINS. Madam President, I thank the manager of the bill.

I rise in support of the motion offered by my colleague from Nebraska to commit this bill in order to strike the more than \$42 billion in cuts in the Medicare home health benefit.

Madam President, you, too, come from a pretty rural State, so I know you understand just how important home health care is to the seniors in our States. Home health care has become an increasingly important part of our health care system. The highly skilled services and compassionate care that our Nation's home health agencies provide have helped to keep families together. They have enabled millions of our most frail and vulnerable senior citizens to avoid hospitals and nursing homes and, instead, to receive care just where they want to be, in the privacy, comfort, and security of their own homes.

Moreover, by helping these individuals to avoid more costly institutional care, home health saves Medicare millions of dollars each year. That is why I find it so frustrating and so ironic that once again the Medicare home health benefit is under attack.

The bill before us would cut payments to home health providers by more than \$42 billion over the next 10 years. Moreover, these cuts are a double whammy because they come in addition to \$7.5 billion worth of cuts that have been imposed by the Centers for Medicare and Medicaid Services through regulation.

These cuts are particularly unfair and disproportionate for a program that costs Medicare less than \$16 billion a year. That is simply not right, and it is certainly not in the interests of our Nation's seniors who rely on home health care in order to keep out of more expensive hospitals, nursing homes, and other institutions.

The Medicare home health benefit has already taken a larger hit in spending over the past 10 years than any other Medicare benefit. In fact, home health as a share of Medicare spending has dropped from 8.7 percent in 1997 to only 3.6 percent today.

There was an excellent article in today's New York Times talking about the disproportionate impact this bill would have on home health care. As the reporter points out, under this legislation, home care would absorb a disproportionate share of the cuts. It currently accounts for 3.7 percent of the Medicare budget but would be required to absorb 10.2 percent of the savings

from Medicare under the House bill and 9.4 percent of savings under the Senate bill. That does not make sense.

Home health care has consistently proven to be a compassionate and cost-effective alternative to institutional care. In rural States where home health providers have to travel long distances to deliver care, the impact of these cuts will ultimately fall on our seniors because home health agencies simply will not be able to afford to serve seniors who are living in smaller communities off rural roads in isolated parts of our States.

These deep cuts are completely counterproductive to our efforts to control overall health care costs. They also place the quality of home health services at risk, particularly given ever-rising staffing, transportation, and technology cuts.

As our Nation faces the continuing challenges of caring for an aging population, now is not the time to be making such deep cuts in the Medicare home health benefit. I urge support for the motion to commit introduced by my friend and colleague from Nebraska.

Thank you, Madam President.

Mr. ENZI. Madam President, how much time do we have?

The PRESIDING OFFICER. The minority time has expired.

The Senator from Montana.

Mr. BAUCUS. Madam President, I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

The PRESIDING OFFICER. The Senator from Wyoming.

Mr. ENZI. I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Is there objection?

Mr. BAUCUS. As long as it is equally divided between the two sides.

Mr. ENZI. That would be fine with me, and I would even allow the Senator from Minnesota to go first. I would use the same amount of time he uses.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. FRANKEN. How much time do I have? Two minutes.

The PRESIDING OFFICER. The Senator from Minnesota.

Mr. FRANKEN. Madam President, let me use the 16 seconds I had but use it in a better way, so maybe it won't be 2 minutes. I was going to talk about Senator LINCOLN's amendment to limit tax benefits health insurance companies receive on salaries for CEOs, but let me just talk about the nature of this debate.

My esteemed colleague from Arizona, Senator MCCAIN, quoted Ronald Reagan saying facts are stubborn things. We just had my distinguished colleague from South Dakota say that this bill does not extend for 1 day the solvency of Medicare. Well, according to the Office of the Actuary for the

Centers for Medicare and Medicaid Services, it extends it for 5 years. Now, facts are either stubborn things or they aren't. The Actuary for CMS is either the Actuary for CMS or not. You can't have a debate such as this and throw things around. Facts are stubborn things. We are entitled to our own opinions. We are not entitled to our own facts. You cannot stand up here and wave your arms and say this doesn't extend Medicare 1 minute, 1 day, when the Actuary for Medicare says the bill extends it for 5 years.

I yield the floor.

Mr. ENZI. Madam President, how much time do I have?

The PRESIDING OFFICER. The Senator has no time.

Mr. ENZI. Madam President, the agreement was that whatever time he took, our side would get.

The PRESIDING OFFICER. The Senator would then have 2 minutes.

Mr. ENZI. Thank you.

Madam President, the first thing I wish to do is mention that some of these things are facts, particularly if you go to specific situations. In Wyoming, our home health care is a specific situation, and we have had letters pouring in. I have one here from the Home Health Care Alliance of Wyoming, and I ask unanimous consent that it be printed in the RECORD.

There being no objection, the material was ordered to be printed in the RECORD, as follows:

HOME HEALTH CARE
ALLIANCE OF WYOMING,

Wheatland, WY, December 5, 2009.

Senator MICHAEL B. ENZI,
Ranking Member, Committee on Health, Education, Labor & Pensions, Hart Senate Office Building, Washington, DC.

DEAR SENATOR ENZI: Over the past ten years the Medicare home health benefit has taken a larger hit in spending reductions than any other benefit. As home health has become an increasingly important part of our health care system with highly skilled and often technically complex services that enable millions of senior citizens and disabled Americans to avoid being hospitalized or admitted to nursing homes, these home health services save Medicare millions of dollars each year.

I believe that further reduction in home health payments would place the quality and availability of home health services at risk. I urge you to oppose the cut in Medicare dollars for home health agencies throughout our nation.

Sincerely,

MARI IRELAN,
President.

Mr. ENZI. Madam President, the letter says:

Over the past 10 years the Medicare home health benefit has taken a larger hit in spending reductions than any other benefit. As home health has become an increasingly important part of our health system with highly skilled and often technically complex services that enable millions of senior citizens and disabled Americans to avoid being hospitalized or admitted to nursing homes, these home health services save Medicare millions of dollars each year.

I believe that further reduction in home health payments will place the quality and availability of home health services at risk.

I urge you to oppose the cut in Medicare dollars for home health agencies throughout our Nation.

The New York Times today pointed out that in the Reid bill:

Home care would absorb a disproportionate share of cuts. It currently accounts for 3.7 percent of the Medicare budget, but would account for 9.4 percent of the cuts in the Senate bill according to the Congressional Budget Office.

That is from the New York Times.

The last time Congress made similar cuts was in the Balanced Budget Act in 1997 when about 15 percent of home health agencies ended their participation in Medicare. So there is a history on this that shows that if we do what we are talking about doing here, we will put people out of business and we will put an end to services to seniors and the more rural—

Mr. BAUCUS. Madam President, if my good friend would allow me to interrupt to propound a unanimous consent agreement so Senators know when votes are going to come up, and then continue.

Mr. ENZI. Sure.

Mr. BAUCUS. Madam President, I ask unanimous consent that once this agreement is entered, it be in order for Senator KERRY or his designee to be recognized to offer the majority side-by-side to the Johans motion; that the Senate proceed to vote in relation to the Kerry amendment; and that upon disposition of the Kerry amendment, the Senate then proceed to vote in relation to the Johans motion; that no amendments be in order to the Kerry amendment or the Johans motion; further, that upon disposition of the above-referenced amendment and motion, the Republican leader's designee be recognized to call up an amendment related to the Lincoln amendment No. 2905; further, that on Sunday, December 6, after the Senate has resumed consideration of H.R. 3590, the time until 3:15 p.m. be for debate with respect to the Lincoln amendment No. 2905, and the Republican amendment identified above; with the time on Sunday equally divided and controlled, with Senators permitted to speak for up to 10 minutes each; that at 3:15 p.m., the Senate proceed to vote in relation to the Lincoln amendment No. 2905; that upon disposition of amendment No. 2905, the Senate then proceed to vote in relation to the Republican amendment related to the Lincoln amendment; that all of the amendments and motions covered in this agreement be subject to an affirmative 60-vote threshold and that if any achieve it, then they be agreed to and the motion to reconsider be laid upon the table; that if they do not achieve that threshold, then they be withdrawn; that prior to the second votes covered in this agreement, there be 2 minutes of debate; that after the first vote, each succeeding vote covered here be limited to 10 minutes each; provided further that no other motion be in order, except a motion to reconsider

a vote with respect to the above-referenced amendments and motion.

The PRESIDING OFFICER. Is there objection?

The Republican leader.

Mr. McCONNELL. Reserving the right to object, and I will not be objecting, I also wish to make clear that the majority leader and I have an understanding that we will actually have four votes tomorrow—not just two, four. Bearing that in mind, I do not object.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. BAUCUS. Madam President, I might say, that is our understanding on this side as well.

AMENDMENT NO. 2926 TO AMENDMENT NO. 2786

Mr. BAUCUS. Madam President, I call up the Kerry amendment which is at the desk and ask for the yeas and nays.

The PRESIDING OFFICER. The clerk will report the amendment.

The legislative clerk read as follows:

The Senator from Montana [Mr. BAUCUS], for Mr. KERRY, proposes an amendment numbered 2926.

The amendment is as follows:

(Purpose: To protect home health benefits)

On page 869, between lines 14 and 15, insert the following:

SEC. 3143. PROTECTING HOME HEALTH BENEFITS.

Nothing in the provisions of, or amendments made by, this Act shall result in the reduction of guaranteed home health benefits under title XVIII of the Social Security Act.

The PRESIDING OFFICER. The question is on agreeing to the amendment.

The yeas and nays have been requested. Is there a sufficient second? There appears to be.

The clerk will call the roll.

Mr. DURBIN. I announce that the Senator from West Virginia (Mr. BYRD) is necessarily absent.

Mr. KYL. The following Senators are necessarily absent: the Senator from Kentucky (Mr. BUNNING), the Senator from Oklahoma (Mr. INHOFE), and the Senator from South Carolina (Mr. GRAHAM).

Further, if present and voting, the Senator from Kentucky (Mr. BUNNING) would have voted "yea."

The result was announced—yeas 96, nays 0, as follows:

[Rollcall Vote No. 363 Leg.]

YEAS—96

Akaka	Casey	Gillibrand
Alexander	Chambliss	Grassley
Barrasso	Coburn	Gregg
Baucus	Cochran	Hagan
Bayh	Collins	Harkin
Begich	Conrad	Hatch
Bennet	Corker	Hutchison
Bennett	Cornyn	Inouye
Bingaman	Crapo	Isakson
Bond	DeMint	Johanns
Boxer	Dodd	Johnson
Brown	Dorgan	Kaufman
Brownback	Durbin	Kerry
Burr	Ensign	Kirk
Burr	Enzi	Klobuchar
Cantwell	Feingold	Kohl
Cardin	Feinstein	Kyl
Carper	Franken	Landrieu

Lautenberg	Murray	Snowe
Leahy	Nelson (NE)	Specter
LeMieux	Nelson (FL)	Stabenow
Levin	Pryor	Tester
Lieberman	Reed	Thune
Lincoln	Reid	Udall (CO)
Lugar	Risch	Udall (NM)
McCain	Roberts	Vitter
McCaskill	Rockefeller	Voinovich
McConnell	Sanders	Warner
Menendez	Schumer	Webb
Merkley	Sessions	Whitehouse
Mikulski	Shaheen	Wicker
Murkowski	Shelby	Wyden

NOT VOTING—4

Bunning	Graham
Byrd	Inhofe

The PRESIDING OFFICER. On this vote, the yeas are 96, the nays are 0. Under the previous order requiring 60 votes for the adoption of this amendment, the amendment is agreed to.

Mr. LAUTENBERG. Mr. President, I move to reconsider the vote.

Mr. BEGICH. I move to lay that motion on the table.

The motion to lay on the table was agreed to.

MOTION TO COMMIT

The PRESIDING OFFICER. There will now be 2 minutes of debate equally divided on the Johanns motion to commit.

The Senator from Montana.

Mr. BAUCUS. Madam President, this is very simple. A vote for the Johanns amendment is a vote for the status quo. What does that mean? It means seniors will continue to pay higher and higher premiums, higher cost sharing due to wasteful overpayments. A vote against Johanns means we can extend the solvency of the Medicare trust fund that helps benefits.

I think we are for seniors in this body. I urge a vote against Johanns.

The PRESIDING OFFICER. The Senator from Maine.

Ms. COLLINS. Madam President, home health care is the compassionate, cost-effective alternative to institutional care. It allows our seniors to receive care just where they want to be—in their own homes. Under this bill, home health care would take a disproportionate cut.

Let me quote a home health care director in my State who sums up what the approach will be, what will happen if this motion is agreed to. She says:

Our staff is scared, but it is our patients who will pay the price if Congress makes cuts in home care.

I urge support for the motion to commit offered by the Senator from Nebraska.

Ms. COLLINS. I ask for the yeas and nays.

The PRESIDING OFFICER. Is there a sufficient second?

There appears to be a sufficient second.

The question is on agreeing to the motion.

The clerk will call the roll.

The bill clerk called the roll.

Mr. DURBIN. I announce that the Senator from West Virginia (Mr. BYRD), the Senator from Vermont (Mr. LEAHY), and the Senator from Vermont (Mr. SANDERS) are necessarily absent.

Mr. KYL. The following Senators are necessarily absent: the Senator from Kentucky (Mr. BUNNING), the Senator from Oklahoma (Mr. INHOFE), and the Senator from South Carolina (Mr. GRAHAM).

Further, if present and voting, the Senator from Kentucky (Mr. BUNNING) would have voted "yea."

The ACTING PRESIDENT pro tempore. Are there any other Senators in the Chamber desiring to vote?

The result was announced—yeas 41, nays 53, as follows:

[Rollcall Vote No. 364 Leg.]

YEAS—41

Alexander	DeMint	McConnell
Barrasso	Ensign	Murkowski
Bayh	Enzi	Nelson (NE)
Bennett	Grassley	Risch
Bond	Gregg	Roberts
Brownback	Hatch	Sessions
Burr	Hutchison	Shelby
Chambliss	Isakson	Snowe
Coburn	Johanns	Thune
Cochran	Kyl	Vitter
Collins	LeMieux	Voinovich
Corker	Lincoln	Webb
Cornyn	Lugar	Wicker
Crapo	McCain	

NAYS—53

Akaka	Franken	Mikulski
Baucus	Gillibrand	Murray
Begich	Hagan	Nelson (FL)
Bennet	Harkin	Pryor
Bingaman	Inouye	Reed
Boxer	Johnson	Reid
Brown	Kaufman	Rockefeller
Burr	Kerry	Schumer
Cantwell	Kirk	Shaheen
Cardin	Klobuchar	Specter
Carper	Kohl	Stabenow
Casey	Landrieu	Tester
Conrad	Lautenberg	Udall (CO)
Dodd	Levin	Udall (NM)
Dorgan	Lieberman	Warner
Durbin	McCaskill	Whitehouse
Feingold	Menendez	Wyden
Feinstein	Merkley	

NOT VOTING—6

Bunning	Graham	Leahy
Byrd	Inhofe	Sanders

The ACTING PRESIDENT pro tempore. On this vote, the yeas are 41, the nays are 53. Under the previous order requiring 60 votes for the adoption of this motion, the motion is withdrawn.

Mr. DORGAN. Mr. President, I move to reconsider the vote and to lay that motion on the table.

The motion to lay on the table was agreed to.

The ACTING PRESIDENT pro tempore. The Senator from Nevada.

AMENDMENT NO. 2927 TO AMENDMENT NO. 2786

Mr. ENSIGN. Mr. President, I have an amendment at the desk.

The ACTING PRESIDENT pro tempore. The clerk will report the amendment.

The bill clerk read as follows:

The Senator from Nevada [Mr. ENSIGN] proposes an amendment numbered 2927 to amendment No. 2786.

Mr. ENSIGN. Mr. President, I ask unanimous consent to waive the reading of the amendment.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

The amendment is as follows:

At the appropriate place, insert the following:

SEC. . . LIMITATION ON AMOUNT OF ATTORNEY'S CONTINGENCY FEES.

(a) IN GENERAL.—An attorney who represents, on a contingency fee basis, a plaintiff in a medical malpractice liability action may not charge, demand, receive, or collect for services rendered in connection with such action (including the resolution of the claim that is the subject of the action under any alternative dispute resolution system) in excess of—

(1) 33½ percent of the first \$150,000 of the total amount recovered by judgment or settlement in such action; plus

(2) 25 percent of any amount recovered in excess of the first \$150,000 recovered by such judgment or settlement, unless otherwise determined under State law. Such amount shall be computed after deductions are made for all the expenses associated with the claim other than those attributable to the normal operating expenses of the attorney.

(b) CALCULATION OF PERIODIC PAYMENTS.—In the event that a judgment or settlement includes periodic or future payments of damages, the amount recovered for purposes of calculating the limitation on the contingency fee under subsection (a) may, in the discretion of the court, be based on the cost of the annuity or trust established to make the payments. In any case in which an annuity or trust is not established to make such payments, such amount shall be based on the present value of the payments.

(c) DEFINITIONS.—In this section:

(1) CONTINGENCY FEE.—The term "contingency fee" means any fee for professional legal services which is, in whole or in part, contingent upon the recovery of any amount of damages, whether through judgment or settlement.

(2) HEALTH CARE PROFESSIONAL.—The term "health care professional" means any individual who provides health care services in a State and who is required by the laws or regulations of the State to be licensed or certified by the State to provide such services in the State.

(3) HEALTH CARE PROVIDER.—The term "health care provider" means any organization or institution that is engaged in the delivery of health care services in a State and that is required by the laws or regulations of the State to be licensed or certified by the State to engage in the delivery of such services in the State.

(4) MEDICAL MALPRACTICE LIABILITY ACTION.—The term "medical malpractice liability action" means a cause of action brought in State or Federal court against a health care provider or health care professional by which the plaintiff alleges a medical malpractice claim.

Mr. ENSIGN. Mr. President, the amendment I am offering is an amendment on medical liability reform. I believe meaningful medical liability reform should be included in any overall health care legislation that we do this year. I have a separate bill from this amendment, a complete comprehensive medical liability reform bill, which I introduced earlier, known as S. 45. In an effort to find a compromise, however, I am offering this amendment today.

This amendment was originally offered by Senator Edward Kennedy back in 1995. While many Members of the Senate, including myself, were not here in 1995, 21 Members from the other side of the aisle were here at that time, and they supported this amendment. Those Members included: Senator AKAKA,

Senator BAUCUS, Senator BINGAMAN, Senator BOXER, Senator BYRD, Senator CONRAD, Senator DODD, Senator DORGAN, Senator FEINGOLD, Senator FEINSTEIN, Senator HARKIN, Senator INOUE, Senator KERRY, Senator KOHL, Senator LAUTENBERG, Senator LEAHY, Senator LEVIN, Senator MIKULSKI, Senator MURRAY, Senator REID, and Senator SPECTER. I would hope these Members will today continue to support Senator Kennedy's amendment from 1995.

Clearly, the issue of medical liability reform is even more pressing today than it was back in 1995. We, as Americans, spend more money on lawsuits than any other country in the world and more than twice as much as all but one other country. According to a recent nonpartisan study, the direct cost of health care lawsuits is around \$30 billion a year. That is the direct cost to our health care system—around \$30 billion a year. These costs are multiplied by indirect costs, especially doctors ordering costly tests out of fear of being sued.

Estimates of wasted money spent on unnecessary tests range from over \$100 billion a year annually to \$250 billion a year annually. Let me repeat those numbers. The estimates range from \$100 billion to \$250 billion annually in unnecessary tests conducted by doctors due to fear of lawsuits.

In 2006, an article in the *New England Journal of Medicine* suggested that as much as 40 percent of medical liability lawsuits are without merit. Medical liability insurance premiums are threatening the stability of our Nation's health care system. These rates are forcing many physicians, hospitals, and other health care providers to move out of high-liability States, limit the scope of their practices, and even to close their doors permanently. This crisis is affecting more and more patients and is threatening access to reliable, quality health care services.

I have a good friend in southern Nevada who practices obstetrics. In his practice, he specializes in high-risk pregnancies. Because of the medical liability problems we have seen in the past several years, his insurance company limits the number of high-risk pregnancies in which he can assist. So you have one of the best doctors practicing obstetrics who—because of fear of lawsuits by his insurance company—is limited as to the number of high-risk pregnancies in which he can assist.

If you are a woman with a high-risk pregnancy, it would seem to me you would want the best doctors to take care of you. That only makes sense. Because of the medical liability crisis we are facing in this country, however, the best of the best are limited to the number of cases they can handle. Because of unaffordable medical liability insurance premiums, it is now common for obstetricians to not even deliver babies and it is also common for other specialists to no longer provide emergency calls or to provide certain high-risk procedures.

Ask yourself this question: What if you were in need of an emergency procedure; what if you were the woman who had a high-risk pregnancy and could not find a specialist to provide you with the care you needed?

The medical liability crisis is threatening patient access to reliable quality health care services all over America. Additionally, costly medical liability insurance premiums have forced some emergency departments to shut down temporarily in recent years.

In my home State of Nevada, our level I trauma center closed for 10 days in 2002. This closure left every patient within a 10,000 square mile area unserved by a level I trauma center.

Unfortunately, Jim Lawson was one of those in need of the trauma unit at that time. Jim lived in Las Vegas, and was just 1 month shy of his 60th birthday. He had recently returned from visiting his daughter in California. When he returned, he was injured in a severe car accident.

Jim should have been taken to University Medical Center's level I trauma center, but it was closed. Instead, Jim was taken to another emergency room, where he was to be stabilized and then transferred to Salt Lake City's trauma center. Tragically, Jim never made it that far. He died that day due to cardiac arrest caused by blunt force from physical trauma.

Why was Nevada's only level I trauma center closed? Due to a simple fact: the doctors could not afford medical liability premiums, and there were not enough doctors to provide care. Ultimately, the State had to step in and take over the liability to reopen the trauma center.

More than 35 percent of neurosurgeons have altered their emergency or trauma call coverage because of the medical liability crisis. This means that patients with head injuries or those who are in need of neurosurgical services must be transferred to other facilities, delaying much needed care.

Dr. Alamo of Henderson, NV, brought another example of this problem to my attention. Dr. Alamo was presented with a teenager suffering from myasthenia gravis. She was in a crisis and in need of immediate medical treatment. Because of the medical liability situation, there was no emergency neurologist on call to assist this young woman.

Dr. Alamo called several in the area, and none of them wanted to take her case because of the medical liability situation. So Dr. Alamo had the young woman transported to California by helicopter to receive the medical care she needed. Just imagine if that was your daughter or some close friend or relative. How would you feel?

These kinds of situations should not happen and should not be forced to happen because of the medical liability crisis we have in America today. Stories such as these are all too common across our country.

To address the growing medical liability crisis in my State of Nevada,

the State enacted legislation that includes a cap on noneconomic damages and a cap on total damages for trauma care. Several other States have enacted similar reforms.

This should not be a Republican or Democratic issue; this is fundamentally a patient issue. Simply put, the current medical liability crisis means patients cannot find access to care when they need it most in many areas.

Without Federal legislation, the exodus of providers from the practice of medicine will continue, and patients will find it increasingly difficult to obtain needed care.

As we work on a comprehensive healthcare reform bill, one of our primary goals must be to enact meaningful medical liability reform to help ensure patients access to care. As you know, President Obama addressed the entire Congress on health reform in September. During his speech, he said, "I don't believe malpractice reform is a silver bullet, but I have talked to enough doctors to know that defensive medicine may be contributing to unnecessary costs." I think that is quite an understatement. Talk to health care providers. It drastically contributes to unnecessary costs, not just maybe contributes.

The President went on to say that he has asked Secretary Sebelius to move forward on demonstration projects in individual States to test ways to put patient safety first and let doctors focus on practicing medicine.

Let's face reality. There is no doubt that defensive medicine occurs every day and that the costs to the health care system are staggering. As I mentioned earlier, tens if not hundreds of billions of dollars are wasted every year due to the practice of defensive medicine, largely in an attempt to avoid frivolous, junk lawsuits.

Just think of how many uninsured patients we could take care of with that money or how much cheaper premiums would be for those who have insurance. We must stop playing games and start doing something real to address this important healthcare issue.

Unfortunately, the underlying bill does not meaningfully address medical liability reform—it only contains a toothless sense of the Senate. The Sense of the Senate notes that Congress should consider establishing a State demonstration program to evaluate alternatives to the current civil litigation system.

Let's be honest with ourselves. This is just windowdressing. The Sense of the Senate is just fluff. It ignores the substantial progress that many States have already made with medical liability reform. Capping noneconomic damage awards has been highly successful in a number of States, such as Texas and is something that should be part of health care reform.

But, if we cannot reach a consensus on this, then we should at least follow Senator Kennedy's example and limit the amount of attorneys' contingency fees as an important first step.

Let's do the right thing. Let's enact real medical liability reform.

The amendment that I am proposing today would place reasonable limits on attorney's contingency fees in medical malpractice cases. The limit would be 33½ percent of the first \$150,000 of the total amount recovered by the judgment or settlement. There would be a further limit of 25 percent of any amount recovered in excess of the first \$150,000 recovered by the judgment or settlement.

While helping to reign in the cost of frivolous medical malpractice lawsuits, this amendment also ensures that States' rights are protected. This amendment explicitly allows States that have different fee limitations to keep them in place instead of these caps. This amendment ensures appropriate State flexibility while at the same time helping to improve access to care and reduce health care costs. Let me repeat. Back in 1995 when Senator Edward Kennedy offered this amendment, these 21 Senators, part of the Democratic majority, all voted for the Kennedy amendment.

To be clear, my Medical Care Access Protection Act contains more detailed limitations on contingency fees than those contained in the amendment I am proposing today. But in the interest of finding a starting point on medical liability reform, I am willing to start off the debate by enacting Senator Kennedy's limitations first.

By the way, the other side is going to say that the trial lawyers need this money to be able to take these cases. Let's face it, the trial lawyers are mostly the ones who get the money out of these cases. We want to make sure that money goes mostly to the patient. So when you see pictures put up by the other side, you will notice that my amendment would actually help those very patients who are in the pictures that those on the other side will put up.

Medical liability reform works, and it is already turning the tide against frivolous lawsuits and outrageous jury awards in some States. We have seen it in California, in Texas and in my home State of Nevada, where the number of medical malpractice lawsuits has decreased drastically. It has been a crisis driving doctors out of business for too long. It is time to protect patients across the country and ensure access to quality health care.

To illustrate my point, I would like to tell you about the success of medical liability reform in several States. First, take the example of Texas that passed medical liability reform in 2003.

To begin with, access to health care has improved, with 18,252 new physicians coming to Texas. The number of high-risk medical specialists in Texas is growing. Since 2003, Texas has added 768 emergency medicine doctors, 481 heart doctors, 218 obstetricians, 212 orthopedic surgeons, and 48 neurosurgeons. These additions are not limited to metro Texas. The ranks of rural

obstetricians have grown by 27 percent; 22 rural counties have added an obstetrician and ten counties have added their first OB; 23 rural counties have added at least one emergency medicine physician and 18 counties added their first ER doctor.

In addition to improvements in access to health care, charity care has also greatly expanded due to medical liability reform. Today, Texas hospitals are rendering \$594 million more in charity care annually than they were just 6 years ago. That is a 24 percent increase in charity care, which is due to liability savings.

Liability savings in States across the country have allowed hospitals to: upgrade medical equipment; expand the emergency room; expand outpatient services; staff ER rooms 24/7 with high-risk specialists; improve salaries for nurses; and launch patient safety programs.

Without reforms and the attendant savings, these healthy developments would not have been possible. Lawsuit reform has been a magnet for attracting doctors and the funding mechanism to improve access to care and enhance patient safety.

Physicians have seen a decrease in their medical liability premiums. Since 2003, physicians in Texas have saved a collective \$574 million on their liability premiums. Today, most Texas doctors are paying lower liability premiums than they were in 2001. All major physician liability carriers in Texas have cut their rates since the passage of the reforms, most by double digits. Texas physicians have seen their liability rates cut, on average, 27.6 percent. Eighty-five percent of Texas doctors have seen their rates slashed 30 percent or more. More than 43 percent of Texas doctors have seen their liability premiums reduced in half. Twenty-five rate cuts have occurred since the passage of the 2003 landmark reforms.

In my home State of Nevada, limitations on noneconomic damages has helped to stabilize the medical liability climate and allowed the Independent Nevada Doctors Insurance Exchange to keep rates steady in 2008, following a 20 percent decline in 2007. And rates stayed steady after years of increasing dramatically.

In Mississippi reform in 2004 created a hard \$500,000 limit on non-economic damages. Since that law took effect, the number of medical malpractice lawsuits has fallen nearly 90 percent, which in turn has cut malpractice insurance costs by 30 percent to 45 percent, depending on the county.

Ohio and West Virginia have also seen sizable reductions in frivolous lawsuits and as a result less costly medical liability insurance.

These examples prove that lawsuit reform can improve access to care, expand the number of doctors and types of care that hospitals are able to offer, and help reduce medical costs.

According to a conservative estimate by the Congressional Budget Office, if

Congress adopted my full Medical Care Access Protection Act, the deficit would decrease by \$54 billion over 10 years.

It would also, according to the CBO, save the private sector about the same amount of money. So over \$100 billion in savings that now goes to propping up a lot of frivolous lawsuits across the country.

By the way, think about it. If you had medical malpractice committed against you, I believe you should have access to the courts. I believe you should be able to sue. I believe you should be able to get just compensation. The problem is now, because our courts are so clogged with all these frivolous lawsuits, it takes years if not up to a decade to be able to get through the court system. For many of these patients who were severely hurt—many of them die before the case is ever settled. That is another reason we need medical liability reform and we need it now.

Let me tell you why I believe medical liability reform has been left out of this bill. Actually, I don't want to tell you why. Let me let Howard Dean tell you why. Howard Dean, obviously, is the former chairman of the Democratic National Committee. I am going to quote from him.

[T]he reason why tort reform is not in the bill is because the people who wrote it did not want to take on the trial lawyers in addition to everybody else they were taking on, and that is the plain and simple truth. Now, that's the truth.

That is a direct quote from Howard Dean, the former chairman of the Democratic National Committee.

I hope as this debate unfolds many of my colleagues on the other side of the aisle will change their minds about enacting serious medical liability reform. I hope that at least these 21 Senators who voted for this amendment before will vote for it again when it comes to a vote tomorrow. This isn't a battle between the right and the left; it is a battle between right and wrong.

This amendment is a helpful prescription for patients. I know many on the other side of the aisle would like to cap salaries of people who work in the health insurance industry. I hope these same Members would support this simple amendment to limit trial lawyers' contingency fees in a responsible manner.

I urge adoption of the amendment and yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Illinois.

Mr. DURBIN. Mr. President, I ask unanimous consent that upon the conclusion of the remarks of Senator ENSIGN, I be recognized for a period of time equal to that utilized by Senator ENSIGN; further, that upon the conclusion of my remarks, Members be recognized in an alternating fashion and that they be permitted to speak for up to 10 minutes each; further, if any extensions of time are requested, the other side be accorded the same addition; further, that the Democratic

speakers following me be as follows: Senators FRANKEN, LAUTENBERG, STABENOW, DODD, and KAUFMAN.

The ACTING PRESIDENT pro tempore. Is there objection?

Mr. ENZI. Reserving the right to object, and I will not, I wish to make a clarification that you wouldn't object to a couple of people without alternating so that we can have a couple of people who also go without alternating. Hopefully, we can make some arrangements on the time. I would like a provision that if one goes longer, the other side can go longer too. With that provision, I have no objection.

The ACTING PRESIDENT pro tempore. Without objection, it is so ordered.

Mr. DURBIN. Will the Chair inform me how much time the Senator from Nevada used?

The ACTING PRESIDENT pro tempore. Twenty-one and a half minutes.

Mr. DURBIN. I thank the Chair.

Mr. President, this issue is very personal and very important. I know a little bit about this because many years ago, before coming to Congress, I was a trial lawyer. I spent many years defending doctors when they were sued for medical malpractice, and I spent as many years representing plaintiffs who claimed to be victims of medical malpractice. I have literally been at both tables in the courtroom. At least in a previous life, I knew a little bit about this field of legal practice.

What the Senator from Nevada is trying to do is to reduce the contingency fee that can be paid to a lawyer who represents a plaintiff.

Here is how it works. If you believe you or a member of your family has been a victim of medical malpractice, where you have either been hurt or someone in your family has died, you will go to a lawyer and say: I don't think I was treated right.

The lawyer will say to you: If I think you have a good case we can prove in court, I will represent you. But I know you don't have enough money to pay me my legal fee. I will take your case, accept your case on a contingency, which means if you win, I get paid, and if you lose, I don't get paid.

That is what a contingency fee is. For most Americans who are not wealthy, this is the only way they can get a good attorney to go into court, is to pay a percentage if they win, a contingency fee. That is one side, one table in the courtroom.

There is another table in the courtroom. At that table sits the doctor or hospital and an attorney. That attorney isn't paid on a contingency fee; that attorney is paid by the hour, by the insurance company. No matter how many hours that attorney puts into the case, that attorney is confident at the end of the day he will be paid, win or lose.

The Senator from Nevada comes here and says: We think it would be just to limit how much victims' attorneys can get paid. I waited patiently and lis-

tened, hoping that at some point he would say: And in all fairness, we think defense attorneys should be limited in what they are paid too. But I didn't hear that because what it gets down to is really not about attorneys. If we are about making it fair and equal for both tables in the courtroom, we would limit both attorneys' fees. No. What this is all about is to discourage attorneys from representing victims, limit the amount of money a plaintiff's attorney can receive as a contingency fee.

There has been a lot said about frivolous lawsuits for medical malpractice. I want to tell you, as a person who did this for a living, the last thing in the world I would ever consider doing is taking a frivolous lawsuit. It costs a fortune. At the end of the day, you are likely to lose. You can't keep the doors open and the lights on in a law practice taking lawsuits that are going to lose, taking on frivolous cases. You carefully weigh the cases you take because you, as a plaintiff's attorney representing a victim, have to make a massive time-and-dollar commitment to bring that case to trial, realizing that at the end of the day, if there is a "not guilty," you are emptyhanded. You have nothing to show for all of that effort and all of that money spent. That is what is behind contingency fee cases.

That is why the Senator from Nevada has focused on only one table in the courtroom—the victims' table—saying we want to discourage lawyers from taking on victims' medical malpractice cases, we want to discourage them by paying them less. Defense lawyers—no limit whatsoever on how much the insurance company can pay them. That is the Ensign amendment in summary.

I am sorry in a way that Senator ENSIGN has invoked Senator Kennedy's name to support his effort. I am sorry that Senator Kennedy is not here because I think I know what Ted Kennedy, sitting right back here, would be saying at this very moment. He would explain to the Senator from Nevada that the amendment he is referring to was part of the Gingrich revolution, which some may recall, which was an attempt to change tort reform laws across America with some onerous provisions—removing, for example, the right of people to recover punitive damages in a lawsuit, all sorts of limitations or bars against filing lawsuits. It was an onerous law which Senator Kennedy offered his amendment to in the hopes of slowing it down. Senator Kennedy was not successful. At the end of the day, this bill passed, this Gingrich revolution bill passed. It was sent to President Clinton, who vetoed it. So to suggest this was Senator Kennedy's life's work—it was his attempt to slow down a steaming locomotive coming through the Senate. It didn't work. To invoke his name at this point is to at least not tell the whole story behind the amendment.

If you are going to tell the whole story about this amendment, you need

to get beyond lawyers and start talking about victims going into courtrooms.

For the longest time, the argument on the other side of the aisle has been, if you go into a courtroom saying you are the victim of medical malpractice and prove that you are, they want to limit the amount of money a jury can give you for your injury. They used to call it caps. Right now, if you are a victim of medical malpractice and you are successful in a courtroom, you are likely to recover your medical bills and your lost income and some money for what they call noneconomic damages. Those would be scarring, disfigurement, pain and suffering. So what most of the effort has been on the other side is to limit the amount you can recover for these noneconomic losses—scarring, disfigurement, pain and suffering. For people who have proven they were the victims of malpractice, they have tried to limit the amount they can take from a jury. In over half the States in the Nation, those limitations or caps have been put in place.

What is the scope of this problem? The Institute of Medicine tells us—at least this was a finding they made back in 1999—that there are up to 98,000 deaths in America each year, preventable deaths, because of medical malpractice—98,000. When you look across the board at the number of paid malpractice claims each year against doctors in America, it is about 11,000. One in 10 of the deaths and injuries—frankly, a much smaller number than 1 in 10—actually ends up in a lawsuit. So the vast majority of victims of medical malpractice don't bring a lawsuit. Either they don't know they were victims or they decide it is not something they want to do. A very small percentage do.

What the Senator from Nevada did not tell us is that since 2003, when this issue has been addressed by so many States, the number of medical malpractice lawsuits each year has gone down and continues to go down. The premiums for medical malpractice insurance have started to come down as well. So there is a positive trend here because of State reform and other circumstances which have led to fewer medical malpractice lawsuits.

But make no mistake, there are still victims and there still will be. We have to be honest about what those victims face and what the Ensign amendment will mean. What the Ensign amendment means is that many of them won't be able to find a lawyer. Some of them should. Let me tell you some real-life stories of victims of medical malpractice and what happened to them.

This beautiful couple, Molly Akers of New Lenox, IL, and her husband tell a story that is heartbreaking. Molly had a swelling in her breast, and her doctor performed a biopsy and determined she had breast cancer. She had several mammograms which found no evidence of a tumor. The doctors decided, however, that it must have been some rare

form of breast cancer, and they said that Molly, to be safe, needed a mastectomy. They removed her right breast. After the operation, the doctor called her into the office and revealed that they discovered she never had breast cancer. Instead, the radiologist who reviewed her slides accidentally switched Molly's slides with those of another woman. Molly was permanently disfigured because of this mistake, this negligence.

She said:

I never thought something like this could happen to me, but I now know that medical malpractice can ruin your life.

By the way, the other woman, whose slides were switched with Molly's, was told she was cancer free. That was a medical error that ended up injuring two people, not just one.

Is she entitled to her day in court? Is she entitled to be compensated for what she went through? Is she entitled to have at least those responsible pay for her medical bills, her lost wages, pain and suffering, scars and disfigurement? By most standards of justice, the answer would be yes. But if she isn't rich enough to pay an attorney's fee, she walks in and says: The best I can do is tell you that if I win, you win. It will be a contingency fee basis to the lawyer. What the Senator from Nevada wants to do is to reduce the likelihood that she will find a lawyer to represent her.

This is another story of another person from Illinois. Glenn Steinberg is shown here. In 2004, Glenn went for surgery in Chicago to remove a tumor from his abdomen. Ten days after surgery, while he was still in the hospital, he was having pain and problems. They did an xray of his abdomen and they found a 4-inch metal retractor lodged against his intestine that had been left in his body after the surgery. A second surgery was performed to remove this metal instrument, during which time Glenn's lungs aspirated and he died. Glenn's wife Mary lost her husband. She said:

Not a day goes by that I don't miss Glenn's companionship and the joy he brought to our home. Because of gross negligence, he was not here to support me when my son went off to serve our country in Iraq.

A real-life story. This man did nothing wrong—an innocent victim who, in our system of justice, is entitled to compensation. But if his widow didn't have enough money to pay the attorney's fees and went in for a contingency fee, she might be limited because of the amendment offered by the Senator from Nevada.

This next case in Illinois involves children. I have met the little fellow we are going to talk about, Martin Hartnett. He is the second boy from the right. When Martin's mother, Donna, arrived at the hospital to deliver him, her labor was not progressing. Her doctor broke her water and found it was abnormal. Rather than considering a C-section, Donna's doctor tried administering a drug to

help induce contractions. Six hours later, Donna still hadn't delivered, but her son's fetal-monitoring system began indicating he was in severe respiratory distress. The doctor finally decided it was time to perform an emergency C-section but waited another hour before she was taken to the operating room. During that time, the doctor failed to administer oxygen or take other immediate steps to help Martin breathe.

After Martin was born, he was in intensive care for 3 weeks. Later, Donna learned that Martin had substantial brain damage and cerebral palsy—a direct result of the doctor's failure to respond to indications of serious oxygen deprivation and to deliver in a timely manner.

Donna's doctor told her not to have any more children because he said there was a serious problem with her DNA which could result in similar disabilities in the future.

Well, that turned out not to be true. Donna has given birth since to three perfectly healthy sons who are shown in this photo as well. Donna sued the doctor responsible for Martin's delivery and received a settlement in the case. Here she is, a young mother who is being told the problem was her problem, and it turned out it was a problem in the way she was treated when she went to the hospital.

Again, the Senator from Nevada would reduce the likelihood that Donna—the mother of this child who is going to face a lifetime of challenges—would have the attorney to come to court for reasonable compensation.

These are real-life examples. I know the other side—the Senator from Nevada said specifically: Oh, you are going to hear about the victims, but this is really about lawyers.

These victims would not have their day in court, would not have a chance to recover from medical malpractice that was eventually admitted or proven if it were not for an attorney to bring them to court. It does take a long time. I will concede, the Senator from Nevada said it takes a long time on these cases. Well, I have been there, and I know why. The attorneys representing the other side try to drag it out as long as they possibly can, filing motions and requiring discovery. It can go on and on. So an attorney who takes up one of these cases better not take up a frivolous case because it will be a lifetime of futility if you take that approach.

I took a look and asked my staff: Well, if Senator ENSIGN's amendment is dealing with victims' attorneys, are they really getting paid a lot more compared to the defense attorneys? Well, we went and looked at the information. We found that in a recent year, there was around \$1.3 billion paid to victims' attorneys who filed medical malpractice cases in America—\$1.3 billion. At the same time, \$2.1 billion was paid to defense attorneys.

So to argue we just want to reduce the plaintiffs' or the victims' attor-

neys' fees and ignore the defense attorneys' fees is to ignore a mismatch already. The defense attorneys in America are being paid substantially more—50 percent more—than those who represent the victims.

In 2008, in Texas, medical malpractice insurers earned \$369 million in premiums. They paid out \$17 million in losses. If one-third of that, say \$5.5 million, went to victims' attorneys, how much went to defense attorneys in medical malpractice cases in Texas? Mr. President, \$41 million. So \$5.5 million for plaintiffs' attorneys, \$41 million for defense attorneys.

This amendment does not even address the cost of defense attorneys.

In Tennessee, in 2008 malpractice insurers paid \$79 million in losses to victims, so perhaps \$26 million went to victims' attorneys' fees, and \$83 million was paid in defense attorney fees.

There is no similar outrage on the other side of the aisle when it comes to how much money the defense attorneys are being paid.

In the State of Mississippi in 2008 they paid out \$874,000 in losses, and paid \$4.1 million in defense attorneys' fees.

So it just goes on and on. The evidence is clear. Overwhelmingly, in the courtroom, the race goes to the swift, and the swiftest are the ones with the most resources—the most attorneys, the most discovery, the most expert witnesses, and they all cost money. Time and again, plaintiffs' attorneys come into many courtrooms at a distinct disadvantage to the insurance companies that would be benefited by this.

Now, what are we going to do about this issue? And it is an issue. Well, I think the President is on the right track. First, we know it is a State issue when it comes to medical malpractice. Historically, the States set the standards, and the States initiate the reforms. A majority of States have already done that, limiting recoveries, even limiting fees in some cases. They have done it. Why would we come in at the Federal level and preempt that?

Secondly, the President said: Let's encourage some positive thinking about ways to end this. How can you reduce the number of medical malpractice lawsuits? There is one simple way, and many States have discovered it. It is when a doctor walks in and says to a patient: I made a mistake, and I am sorry. It sounds simple, doesn't it?

It happened in my family recently. One of the members of my family went for back surgery and had complications afterwards. It went on for weeks. He went in, and the doctor said: I am sorry. When I did your back surgery, I should have cauterized you right then and there rather than waiting through 2 miserable weeks until we finally did it. It was my mistake.

Well, my relative did not file a lawsuit. That doctor was honest. We know doctors are human. They make mistakes. Some States have protected the

doctors' right to say: I am sorry. Many times that is all that is needed. There are other cases where States have put together panels to review lawsuits before they are filed. They do it successfully. There are other cases where they have to file an affidavit from a doctor that says this is a lawsuit with a real possibility of medical malpractice being proven.

All of these things are working, and we want to encourage them. But, please, do not close the door of the courtroom to victims and their attorneys. Do not benefit the defense attorneys, the insurance attorneys, at the expense of the victims' attorneys.

Mr. BROWN. Mr. President, will the Senator yield?

Mr. DURBIN. I am happy to.

Mr. BROWN. I say thank you to Senator DURBIN.

My understanding is, some States have stricter licensing requirements for doctors, and that typically very few doctors, relatively, commit significant, repeated mistakes as they are practicing medicine. But some small number of doctors are responsible for the large number of medical errors and negligence and malpractice.

How important is it that the States strengthen their licensing requirements so those doctors—the small minority of doctors—who really do seem guilty of the most malpractice are disciplined either by losing their license or by being disciplined in other ways so they are not inflicting this on their patients?

Mr. DURBIN. I think the Senator from Ohio has put his finger on a part of the problem. It turns out, the vast majority of lawsuits involve a very small percentage of doctors, many of whom are making errors repeatedly. I would recommend to my friend from Ohio a book to read, and I know he reads them. It is called "Complications." It is by Dr. Atul Gawande, who is a Boston surgeon with whom we are familiar. I read it, and it was an eye opener about what a surgeon learns and goes through. But he spends a whole chapter in there about doctors and nurses of practicing doctors who are not up to skill anymore because of age, alcoholism, and drug addiction, and they are afraid to speak out.

That is not common. It is rare. But it should not happen at all. Those doctors who consistently make mistakes, consistently get sued, or have these problems should be identified and removed from the practice until they can be rehabilitated or go off to another job.

Mr. BROWN. If the Senator will yield for a moment, again, don't the State licensing boards have the ability to do disciplinary action? I know in my State, in Columbus, they do. Are they not doing that enough? Is there a way to strengthen that?

Mr. DURBIN. The point Dr. Gawande makes is there is this conspiracy of silence, this fear of outing a doctor.

Mr. BROWN. Nurses are not willing to speak up?

Mr. DURBIN. Nurses are not willing to speak up, other colleagues are not willing to speak up, and they should for the sake of their own profession, but certainly for the sake of the patients.

Mr. BROWN. So the Senator is arguing that if there was a mechanism or an environment where nurses and doctors would be willing to speak up, if there was a doctor, a surgeon who had a problem with alcohol, this issue would not go away certainly, but this issue would be much less serious, the issue of malpractice, the medical errors, the deaths, the injuries that come from some kind of medical error? Medical malpractice would be much alleviated?

Mr. DURBIN. I am.

I see my time is over. I thank the Senator from Ohio, and I would say this is one part of the answer. But denying victims a day in court I do not think brings justice to this country or fairness, and I know Senator Kennedy would be saying the same thing if he were here today.

I yield the floor.

The PRESIDING OFFICER (Ms. STABENOW). The Senator from Wyoming.

Mr. ENZI. Madam President, I yield time to the Senator from Nevada.

The PRESIDING OFFICER. The Senator from Nevada.

Mr. ENSIGN. Madam President, there is an urban myth that people like to talk about when they are discussing health care reform. It is like one of those rumors that runs rampant on the Internet. Nobody knows where it started, but you are sure it must be true.

The story is about Canadian health care: everyone there is covered, and they have a progressive health care system that we should somehow copy.

Well, it is time to bust this myth and tell the American people what a government-run health care system like Canada's would mean for us in the United States.

Canada and Great Britain offer what is typically referred to as universal coverage. Universal coverage, however, does not mean unlimited access to care or readily available care. Let me tell you why.

Let's talk about spending first. The U.S. spends about 16 percent of its gross domestic product on health care, while Canada spends about 10 percent. I know some Members of this body have been asking: If Canada can spend less money on health care, why can't we?

Well, there is a right way to reduce spending with technology, healthier behaviors, common sense, medical liability reform, other things I have talked about; and there is a wrong way.

In Canada, the government spends 10 percent on health care by setting a global budget. When the demand for health care exceeds that amount, the Canadian Government does not increase funding. Instead, medical care is often delayed and/or denied. Some estimate that about 750,000 Canadians are

currently on a waiting list for medical procedures or referrals to specialists.

Madam President, can you imagine waiting up to 6 months for a hip replacement or up to 6 months for cardiac bypass surgery? What if you had to wait up to 4 months to get an MRI.

People who live in countries that have government-forced health care systems often wait, and then wait some more, for medical care. This chart shows typical patient wait times in Canada. The blue bar shows median clinically reasonable wait times. The red bar shows actual wait times. So this, in the blue, is what a reasonable patient wait time should be and what is shown in red is what patients actually experience.

If you look at this chart and study the wait times, you can see that in every single one of these cases whether it is general surgery, gynecology, internal medicine, neurosurgery, or ophthalmology, the actual wait times are always much longer than what a clinically reasonable wait time should be in Canada.

For example, the median clinically reasonable wait time for neurosurgery is 5.8 weeks. But, as we see from this chart, the actual wait time is 31.7 weeks. That is for neurosurgery. That is shown on this part of the chart. Can you imagine having to wait that long for neurosurgery?

For orthopedic surgery, the clinically reasonable wait time is 11 weeks. The median actual wait time is 36.7 weeks. This is hard to fathom.

In Canada, the wait time depends on many factors. Getting in to see a doctor depends on the province in which you live, whether you are an urban or rural resident, the urgency of your medical condition, and your age.

I want to encourage all Americans not to take my word for it on these wait times. You can go to this Web site, <http://ontariowaittimes.com>, and it will actually tell you what the wait times are for various procedures.

As a matter of fact, my assistant who is on the Senate floor with me today broke her arm several months ago. Interestingly, she went to this Web site to find out how long her wait time would be for surgery in Ontario. By the time she would have got in to see a doctor in Canada to have the necessary procedure conducted, her arm would have already healed. It would have healed incorrectly, but it would have already healed.

That is unacceptable, but that is typical of what happens in countries where there is government rationing, and where the government sets a global budget.

Think about how frustrated you would be if you had to wait that length of time. Some Canadians get tired of this waiting. They leave the queue and catch planes, trains, and automobiles to the United States to get medical care when they need it most.

The Mayo Clinic, for example, sees about 2,000 Canadian patients each

year. The Henry Ford Clinic in Michigan saw 191 hospital patients from Canada and had about 1,400 outpatient visits from Canada last year alone.

Those numbers have increased steadily over the past 3 years. In fact, revenue from Canadian patients has increased by \$7.5 million at the Henry Ford Clinic in the last 3 years. Although these major medical clinics do not track why some Canadian patients come to the United States for medical care, I believe the significant wait times in Canada are one of the primary reasons they choose to cross the border.

I also believe that Canadian patients come to the United States to reap the benefit of America's research and development and to access new breakthroughs in medical technologies.

Many of my colleagues have heard the story of Shona Holmes. Shona, a Canadian citizen, was experiencing numerous conditions, including headaches, fatigue, and severe vision problems. Her primary care doctor in Canada ordered an MRI and the results suggested a brain tumor. Shona would have to wait 4 months to see a neurologist or 6 months to see an endocrinologist in Canada. She couldn't wait that long. Since it would be illegal for her to see a doctor outside the government-run health care system in her own country, she traveled 2,000 miles to the Mayo Clinic to Scottsdale, AZ, and paid for the visit herself. Doctors at the Mayo Clinic diagnosed Shona with Rathke's cleft cyst.

Shona returned to Canada with her diagnosis and attempted to have surgery under Canada's government-run health care plan. The Canadian Government wasn't able to do the necessary surgery within a 6-month time period. Since Shona's vision was rapidly declining, waiting more than 6 weeks for surgery was completely unacceptable. So her husband got a second job, took out a second mortgage on their home, and borrowed money from family and friends for surgery at the Mayo Clinic. Incidentally, the Mayo Clinic recommended a second surgery to remove her adrenal gland. So Shona went back to Canada and got in line. It took 3 years for her to get her second surgery in Canada—3 years.

In written testimony before the House Energy and Commerce Committee, Shona said:

If I had relied on my own government-run health care system in Canada, I would not be sitting before you today. At the very best I would be blind and at the very worst I would be dead.

Shona isn't the only Canadian citizen who has come to the United States for access to timely medical care. A private company called Timely Medical Alternatives was created in 2003 to help Canadian citizens obtain medical care in the United States. Over the years, the company has sent more than 500 Canadians to the United States for timely medical care. Richard Baker,

the founder of Timely Medical Alternatives said:

The Canada Health Act is responsible for more pain, more suffering, and more death than any other piece of domestic legislation in Canadian history.

I am concerned that the inclusion of a government-run health plan in the Democrats' health reform bill will destroy the American health care system as we know it today.

Section 1323 of this bill establishes the community health insurance option. Don't let the name fool you; it is a government-run plan. States can opt out of the government-run plan if they enact a law prohibiting the offering of the government-run plan in the exchange, but I honestly expect that few States will take this course of action. Regardless of the language indicating that people won't be forced to participate in a public health insurance program and won't be penalized for not participating, I still believe that some individuals will be forced into this government-run plan. I also believe this is just the first step toward a complete government-run plan.

Under the bill, the Secretary of Health and Human Services will be required to negotiate provider reimbursement rates. The government typically doesn't negotiate with doctors and hospitals. The government would likely resort to price-setting based on Medicare or Medicaid or use existing government programs as leverage for negotiations, creating similar effects. Remember, Medicare and Medicaid currently reimburse at much lower rates than the private sector.

Madam President, I ask for an additional 3 minutes.

The PRESIDING OFFICER. Is there objection? Without objection, it is so ordered.

Mr. ENSIGN. Madam President, Democrats claim that they will not be putting private health insurance companies out of business, but it seems to me that they are doing everything possible to make it harder for these companies to stay in business. I also question whether Members of Congress will be required to participate in this government-run program. We should be required to do so. If we decide that a government-run plan is good enough for the American people, then I believe that Members of Congress should subject themselves to the same type of care. I know there will be an amendment to do just that.

I want to tell a story about how federal government officials don't always think that they should be subject to the same type of care as their country's citizens. Belinda Stronach, a former Canadian Member of Parliament, opposed the privatization of Canada's health care system. Well, that was at least until she got sick. She was diagnosed with breast cancer in June 2007. Although she had led the charge against having a private system in Canada, she didn't want to wait in line in Canada to obtain treatment—so

what did she do? As a matter of fact, she traveled to the United States for care—on the advice of her doctor. She went to UCLA for surgery and she paid for that treatment out of her own pocket. I have a feeling that she came to the United States because she knew that if she waited for care in Canada, the chances of her having successful treatment would be a lot lower.

Madam President, the wait to see a doctor is not the only wait Canadian patients face. Canada and other countries with government-run health care systems are slow to adopt new medical technologies. And, access to the latest medical technologies is limited. As a result, patients often have to rely on old or outdated medical equipment for treatment.

Canadians have less access to MRIs, CT scanners, and lithotriptors than patients in other countries belonging to the Organisation of Economic Co-Operation and Development. Lack of access to cutting-edge medical technology has significant consequences. New medical technologies can often provide faster and more efficient identification and treatment of disease. They can offer the patient safer, less invasive and more comfortable treatments and care, as well as offering new treatment options where none previously existed. What is the secret to other countries' keeping costs down? One is refusing to approve or cover new life saving drugs and medical devices.

In 2007, the United States had 25.9 MRI machines per million people. Canada had 6.7 MRIs per million people and the United Kingdom had 8.2 per million people. In 2007, the United States had 34.3 CT machines per million people. The same year, Canada had 12.7 machines and the United Kingdom had 7.6 machines per million people.

It took France 5 years to approve the endoscopy pill camera and 10 years to approve implantable defibrillators. Japan is well known for refusing to pay for the latest technologies because of budgetary constraints and has yet to approve, for example, prosthetic titanium ribs and imaging masks for head surgery that have been approved in the United States for the past 6 years.

In my home State of Nevada, robotics surgery has become an exciting new frontier. Across Nevada, six hospitals are now equipped with the da Vinci Surgical System which allows patients access to cutting-edge minimally, invasive surgery. In all of Canada, the entire country, there are nine such machines. The United States has 968 machines. Wouldn't you prefer a system that thrives on innovation in medical technology? Where you have access to the most cutting-edge technology that can better diagnose and treat you?

Even with this clear discrepancy in technology investment, Democrats have argued that the United States spends more money than any other country on health care and gets worse results. The implication is that we should look to other countries for guidance on how to run our own system

better. But if we look, for example, at cancer survival rates, we see that the United States gets better results than other countries that have experimented with broader government control of health care.

International studies have found Americans have far better access to new cancer drugs than do patients in Europe and the United Kingdom. The United States also has higher rates of cost-effective prevention measures that can detect certain cancers early when they are cheaper, easier, and more effective to treat. As a result of this superior prevention and treatment, the United States has higher cancer survival rates.

Madam President, I would like to show another chart. This chart shows the European cancer survival rates for the major cancers in comparison to the United States. The United States data is in gold; the European Union data is in red. This chart shows 5-year survival rates. This part of the chart shows kidney cancer survival rates. We have significantly higher survival rates in the United States for colorectal cancer, breast cancer, cervical cancer, breast cancer, and skin cancer. You name it, across the board we have better survival rates because we don't ration care, we don't delay care, and we have access to better technology in the United States.

Madam President, I would like to be a little more specific when it comes to these facts and figures. A study published in *The Lancet Oncology* found that when comparing 5-year cancer survival rates, the United States had better outcomes than European countries. Among men, nearly two in three American cancer patients survived for at least 5 years, while fewer than half of Europeans did. Among women, 63 percent survived for 5 years in the United States, versus 56 percent in Europe. According to the study, survival rates for breast cancer were 11 percentage points higher in the United States than in Europe. Prostate cancer is even more alarming, with a 99 percent 5-year survival rate in the United States versus 78 percent in Europe. Colorectal cancer rates were 10 percentage points higher in our country than in Europe. And, survival rates for kidney cancer, cervical cancer, and melanoma were higher in the United States than in Europe.

Madam President, I think this body should take a look at what it would mean for quality of care and access to medical care in the United States if we were to adopt a government-run health care system. Many of us on this side of the aisle are opposed to government-run health care systems. We don't want these type of survival rates that are common in the European Union. We don't want people from Canada coming here and not having a place to go to obtain medical treatment. As a matter of fact, if the United States ends up going to a government-run healthcare system, where will Americans go for high-

quality care when they need it most? All Americans should think about that as this bill is being considered on the floor of the Senate.

We should be very careful that reforms to our health system do not lead to reduced preventive care and poor access to lifesaving drugs. These reforms have led to lower rates of survival in places with greater government control over health systems.

These reforms have also proven unsustainable in other countries. The British National Health Service trust is issuing a report that says it will face the most severe and sustained financial shortfall in its history after 2011. In fact, the NHS trust is asking staff to work a day for free, take unpaid leave, and carry forward their vacations in order to save money. Germany's new proposal to reform the health care system met with thousands of protesters because it faces a massive budget shortfall due to rising costs. What are they looking at doing? Introduce fees, raise taxes, and do away with private plans to bring people with those plans into the public system. Sound familiar? France, too, has a gaping hole in its health care budget. France is looking at cutting subsidies in order to stop the problem. Japan faces one of the most difficult problems because of its rapidly aging population. It too has budget problems and has to find a way to offset a 5-percent increase in next year's health care budget despite all of its massive price controls on doctor, medical device, and drug prices. Is this the future of U.S. health care?

These are not health care systems that we should want to copy. Contrary to the opinion of some, the United States provides among the best care in the world for patients. The World Health Organization identifies the United States as 37th in the world, but these ratings are faulty. The United Nations World Health Organization uses subjective criteria such as "fairness" to rate many countries. "Fairness" means that any out-of-pocket expense by a patient is regressive and therefore penalizes poor people more. So, in the view of the United Nations, the United States is 54th in terms of their view of fairness. Consequently, according to the WHO ratings, countries like Colombia, Cuba, Micronesia, Mozambique, Saudi Arabia, Samoa, and Uruguay are "fairer" and therefore better than the United States. Something is wrong with that rating.

In contrast, the United States is No. 1 in responsiveness to patient care according to WHO. So, if you are sick and want the best care, even the United Nations agrees that the United States is the place to be treated.

Michael Moore's movie "SICKO" advertised how great Cuban health care is, but he apparently did not see the system used by the 11 million ordinary Cubans where patients "have to bring their own food, soap, sheets" with them to the hospital.

Some of my colleagues ask, if the United States is No. 1 in responsiveness

according to WHO, then why is there lower life expectancy compared to other developed countries? Simple. Because the numbers are wrong. Life expectancy in the United States has been rising as it has been in most of the developed world. All of the life expectancy statistics include accidental and even intentional deaths that clearly have no relation to the merit of our health care system.

For example, if you remove car accidents and homicides, both of which are higher in the United States for reasons unrelated to the effectiveness of health care, then the actual U.S. life expectancy is higher. Some economists rank the United States near the top of world rankings when that point is factored in. Moreover, the history of exceptionally heavy smoking in the United States and the recent increase in obesity means that diseases and shortened life expectancies related to these factors have little to do with the effectiveness of our health care system. That is why my approach to health care reform includes creating incentives for people to make healthier choices. We need to get to the root of health problems, not chase phantom foreign statistics.

Another example is high infant mortality. The United States has a higher level than other countries in part because of the higher number of low weight babies from teenage pregnancies. That social problem is not related to how effective our health care system is. In fact, a low birth weight baby in the United States has a better chance of survival than in Canada, but we have three times the quantity of low weight babies as Canada does.

The bottom line is that the United States has the best doctors, nurses, medical and nursing schools, medical research, medicine, hospitals, medical devices, innovative companies, and health care in the world. It is like that because we demand it.

Every night on the news for the past month or so, there are stories about the lines for the H1N1 vaccine. The vaccine supply has been slowly trickling out, and Americans are not accustomed to waiting for their care. They are frustrated about these lines and the priority groups that have denied some of them the vaccine. Welcome to government-run health care.

What Canada and Great Britain and other countries do with their health care systems is their business. They have determined that they want the government at the center of their health care system. The government decides what treatments patients can have, how long they have to wait, and how much is invested in technology. Here in the United States, that is the last kind of system we need. Instead, we need to move to a patient-centered system. We want to continue to empower patients to make decisions about their own treatment, to be consumers in the process, and to have access to the care they need.

The United States is home to some of the greatest medical advancements in the world. Turning away from that system at a time of great medical promise is not the direction we should be heading.

For generations, American researchers, scientists, physicians, and patients have worked together to push the envelope on the best tools for diagnosis and treatment. We have invested in finding cures and vaccines for illnesses. We could be on the cusp of cures for cancer, Alzheimer's disease, Parkinson's disease. The list goes on and on. But what happens when we become a one-size-fits-all, government-centered, bureaucracy-run health care system? We become like Canada and Great Britain, where wait times are unacceptable, where care is rationed, where technology and innovation are not a priority, where the doctor-patient relationship is devalued, and where patients have lost their say in their own care. So, it is not surprising that when people in other countries want the best, they come here.

Madam President, let's not put Americans in a position where they may have to wait weeks and even months for medical care. Let's not put Americans in a position where they can't access the latest medical technology or the best prescription drugs. And, let's not have government bureaucrats stand in the way of medical care. This is about patients. This is about creating a patient-centered healthcare system. The bill before us is not the answer.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. ENSIGN. I thank the other side for their indulgence and I yield the floor.

The PRESIDING OFFICER. The Senator from Minnesota is recognized. As a result of the previous agreed-upon conditions, 3 minutes will be added to the Senator's time.

Mr. FRANKEN. Madam President, I actually was kind of feeling bad because I thought I was going to be changing the subject, when Senator DURBIN said I would be the next Democrat to speak. Because our good colleague from Nevada brought up an amendment on medical malpractice liability and the Senator from Illinois responded to it and I thought the Senator from Nevada was going to respond to his response with some factual information or something, he completely changed the subject. So he went from the Canadian system to rationing, and he will include his entire statement, which included this: We don't ration care here in the United States, we let—meaning the government—we let the private sector do that.

They do a great job of rationing care in the private sector. That is where we ration care in this country. They ration it by cutting off your insurance when you get sick. They ration care by not giving you insurance if you have a preexisting condition.

I wish to speak about an amendment I have—that is why I was going to change the subject—but let me talk a little bit about tort reform, liability insurance. Senator DURBIN mentioned Atul Gawande. He wrote that article in the New Yorker. Senator ENSIGN talked about how great the tort reform was in Texas. McAllen, TX, has the most expensive health care in the country. What kind of progress is that? They have the most draconian medical liability reform. In Minnesota, we don't have anything such as that. We do it for a third of the cost that they do it for in Texas and with better outcomes.

The reason I actually asked for time today is to express my support for Senator LINCOLN's amendment to limit the tax benefits that health insurance CEOs receive—not limit their salaries, limit the tax benefits. This does not limit their compensation, as was claimed by the Senator from Nevada.

Most Americans would agree that the government, though, shouldn't be giving tax breaks to insurance companies for lining the pockets of their CEOs at the expense of working families who are forced to pay more and more as their premiums spiral out of control. The savings from removing this tax deduction in Senator LINCOLN's amendment will go directly to our seniors as a direct deposit into the Medicare trust fund. This amendment is immensely important because it reinforces one of our primary goals with this bill, which is to rein in the cost of health care. One of the key ways we can control costs is by holding insurance companies accountable.

I am pleased to be working with Senator LINCOLN on another effort to make our health care system focused on patients, not profits. Yesterday, Senator LINCOLN joined me, Senator ROCKEFELLER, and others in introducing an amendment to require that at least 90 percent of your premium dollars go toward actual health services. We do that in Minnesota—91 cents, actually.

I urge my colleagues to support both our amendments to ensure we get the highest possible value for our premium dollars because nobody can contest the fact that for-profit health insurance companies have been making obscene amounts of money, while Americans watch their premiums skyrocket. From 2000 to 2007, insurance company profits rose 428 percent—in 8 years. During that same time, we saw more than 6 million more Americans become uninsured. During that same period, American families saw their premiums almost double.

So nobody can stand on this floor and argue that American families aren't suffering. No one can dispute what I hear from Minnesotans every day, that in this economic downturn, one of the greatest fears families have is: What happens if I get sick? What happens if my spouse or my child gets sick? We are hardly holding on now. We are just

one illness away from losing everything. That is what I hear. That is what I hear from Minnesota families, and this is a State that has less-expensive, higher quality health care than the rest of the country. If Minnesotans are struggling, we know we have a crisis on our hands.

That is why I am working to make sure this bill does everything it can to bring down costs, improve quality, and hold private insurance companies accountable.

The current reality is, most of us don't know where our health insurance premiums go. It is difficult enough to understand a billing statement from your health insurer, much less track where your money is spent. Well, we are going to change that. We are going to change that with transparent reporting of how health insurance companies are spending your money. That is in this bill. Clear reporting, written in plain English will help us hold them accountable for every dollar we spend on health insurance. But reporting isn't enough because, right now, some of the health insurance plans being marketed and sold in this country are nothing short of a rip-off.

A recent report in BusinessWeek magazine described a policy being sold in Florida to college students in which only 10 percent of the premium went toward actual health services. Again, only 10 cents out of every dollar goes to health care in this plan. The rest goes to marketing, wasteful administrative costs, and, of course, profits. And this is legal. It has been legal. It was legal when the Republicans had the White House and controlled this Congress. We are going to make it illegal.

I don't think this is what we want for our children—insurance companies pocketing millions of dollars at the expense of our physical and economic health. Is that the kind of country we want to be? I believe we can all agree this health care reform bill must guarantee that Americans get value for the premiums we pay.

I implore my colleagues to support these efforts because health insurance should be about providing the best possible health care, not about marketing, wasteful administrative costs, CEO pay, and profits.

Madam President, I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from New Jersey is recognized.

Mr. LAUTENBERG. Mr. President, how much time is available?

The ACTING PRESIDENT pro tempore. There is 4½ minutes remaining.

Mr. LAUTENBERG. I ask unanimous consent to be able to speak for up to 10 minutes. It will be less, I promise. I think we had a little miscue in our timing. Is there any objection to that?

The ACTING PRESIDENT pro tempore. The Senator from Wyoming is recognized.

Mr. ENZI. Mr. President, reserving the right to object, would it be possible

for the Senator from Arizona to do a 5-minute speech and then the Senator from New Jersey do his speech?

Mr. LAUTENBERG. All right. If we can be assured that the Senator who speaks will not take more than 5 minutes, I will consent to that. That includes a unanimous-consent agreement for me to have up to 10 minutes. I also see our colleague from Michigan, and I don't know whether that would disturb her.

Mr. ENZI. I am willing to let her go as well, and we will make up the time on our side after that.

Ms. STABENOW. May I ask my friend a question. Do I understand it would be the Senator from New Jersey and then the Senator from Arizona and then myself?

Mr. ENZI. The Senator from Arizona, the Senator from New Jersey, and then the Senator from Michigan.

The ACTING PRESIDENT pro tempore. The Senator from Arizona is recognized.

Mr. KYL. Mr. President, I thank my colleagues for their courtesies. I am sure the Chair will cut me off at 5 minutes.

I wish to respond to some comments made earlier relative to the amendment of the Senator from Nevada on capping attorney's fees. We have an amendment we will vote on tomorrow that caps executive compensation, effectively, and the response to that from Senator ENSIGN was, if we are going to do that, let's cap the attorney's fees because we can accomplish something by doing that in medical malpractice cases. We can make sure the people who were injured get more of the money coming from these awards, with less going to the attorneys.

I think this would be a very salutary situation. This contingent fee system can really result in some abuses. I will cite some statistics from the Jury Verdict Research in a study done in 2005: Fifty-two percent of all awards in medical liability lawsuits exceed \$1 million. Think about that. Over half of the awards in these malpractice cases exceed \$1 million. The average award now weighs in at \$4.7 million. That is a lot of money. Obviously, juries have felt that is what the victims in these cases needed in order to be properly compensated.

The Ensign amendment would limit the amount of contingency fees in these kinds of lawsuits to no more than a third of the first \$150,000 recovered and a quarter of any recovery in excess of \$150,000. For example, an attorney representing a client in this average case, with a \$4.7 million verdict, would still receive \$1,187,500 for his or her services under the Ensign amendment. That is not a bad deal with a \$4.7 million verdict. The attorney gets \$1.1 million-plus and the injured party, the plaintiff, gets the remainder. I ask my colleagues, in that situation, isn't \$1.1 million-plus enough compensation?

We are limiting the compensation for an entire year for an executive of an

insurance company to \$400,000 as the amount that would be deductible to the company as a usual and ordinary business expense. Here, a lawyer has just one case, and you can have many cases in a year. He would be limited, in this particular situation, to \$1.1 million.

A lot of folks have been asked to sacrifice under this legislation—hospitals, doctors, and States, by accepting more Medicaid patients under their program; seniors would face sacrifices because of the \$500 billion cuts in Medicare; individuals would see their premiums rise; and small businesses would get hit. The one constituency that hasn't been asked to sacrifice anything is the trial lawyers. I don't think it is much of a sacrifice to say, when you get this kind of award—a \$4 million award—for your client, your fees should not exceed a little bit over \$1 million.

Even Howard Dean stated:

Tort reform is not in the [health care] bill because the people who wrote it did not want to take on the trial lawyers. And that is the plain and simple truth.

We know that to be the case. Surely, it wouldn't be too much to ask our trial lawyer friends to limit just a little bit the contingency fees they make in these cases.

There is a study that was recently conducted by the Institute for Legal Reform that found that medical liability lawsuits are being driven by the plaintiffs' bar. It cites all the advertising costs and the increase in the amount of advertising they are doing. That is where a lot of this money is going—to advertise for these lawsuits. Additionally, it showed that spending for these ads has increased dramatically in the last few years.

The threat of these "jackpot justice" suits against doctors is one of the reasons health insurance premiums are rising faster than the rate of inflation. In fact, a PricewaterhouseCoopers study concluded that approximately 10 percent of the costs of health insurance premiums are attributed to the cost of litigation and defensive medicine.

An even bigger health care cost related to the threat of frivolous lawsuits is the practice of defensive medicine. A 2005 survey in the Journal of the American Medical Association found that 93 percent of physicians reported practicing defensive medicine, costing the health care system \$200 billion annually.

We clearly need to reform the tort system, and not in the form of some sense of the Senate but in the way of something real. It seems to me the Ensign amendment begins that process by saying: Let's at least allow the injured plaintiffs in these cases to keep more of the award granted to them and have less of that go to the lawyers who bring the cases. Surely, it is an adequate incentive that they receive about \$1 million out of a \$4 million lawsuit.

I thank my colleagues from New Jersey and Michigan for allowing me to speak first.

The ACTING PRESIDENT pro tempore. The Senator from New Jersey is recognized.

Mr. LAUTENBERG. Mr. President, I rise to speak in support of the amendment proposed by Senator LINCOLN from Arkansas. I thank her for an excellent idea.

At the outset, before I came to the Senate, I was a founder and CEO of a major New York Stock Exchange company—a company now employing over 40,000 people. I say that because I do understand how business works. I know we have to pay executives to encourage their full capacity. But the money being paid to top health insurance executives is simply outrageous.

Most of these companies where these executives work get subsidies from the Federal Government through payments to Medicare Advantage and Medicare Part D. Our tax dollars then wind up stuffing the pockets of insurance company executives.

Remember, these companies are obliged to provide health care funding when people are ill or need counseling to improve their health and their longevity.

The average compensation package for the top five insurance chief executives between 2006 and 2008 was almost \$15 million a year.

I think their services in these companies more closely resemble a fire department or an emergency response organization than a traditional product producer or a Wall Street firm. These companies are not selling lawnmowers. They have a different obligation, to provide a guarantee to help people maintain better health, which is essential for individuals and should be great for our country. Our country will save money by reducing overhead and improving programs that will fight to help people live better and longer.

As their executives make millions of dollars every year, their customers are getting messages such as this: Sorry, this operation or that operation is not covered by your policy, or, we don't pay for that kind of medication.

Here is an example that really lays it out perfectly.

There is a company called UnitedHealthcare. It is a major health insurance company. After that company engaged in the practice of backdating hundreds of millions of dollars in stock options—and that was done to get an even better price than the shielded gain they get—after backdating hundreds of millions of dollars of stock options, their CEO, William McGuire, was forced to quit for his questionable performance. Despite this scandal, United gave Mr. McGuire a golden parachute of more than \$1 billion. Where did that money come from? It came from the pockets of senior citizens and from the people who had programs that were covered by this company—\$1 billion for an outgoing CEO who engaged in misconduct, while hard-working, everyday Americans get turned down for needed and critical

medical procedures. There was a disease in that boardroom when they permitted those inexplicable decisions.

While health insurance executives have been gouging working families, they are gorging themselves with their outrageous pay, corporate jets, and other perks. A cancer victim may not get critical chemotherapy. A family may not be able to cover the ravages of a child with diabetes. But health insurance company executives draw down millions of dollars. It doesn't add up.

This amendment will not tell insurance companies what they can pay their executives. They can pay them whatever they choose to. But only \$400,000 annually can be treated as an expense. That is what the President of the United States makes. The rest of it will be taxed, with those funds going to make Medicare more solvent. Again, the Lincoln amendment wisely uses that new tax revenue generated by this measure to further shore up Medicare.

An observation I wish to make is that I have listened to the debate over a long period of time—not just in recent weeks but long before that—about getting health care improved for the people across our country, the over 40 million people who cannot go to a doctor but who will go to an emergency room, draw a ticket as if they are waiting for a table in a restaurant, and hope they get seen before some critical disease gets worse. What we hear is objection after objection. They like the status quo. They have their friends in the industry. Look at the advertising budgets we see and the percentage of commercials paid for by those who are opposed as contrasted with those who desperately need the insurance.

We are seeing now, for instance, that one element of our reform program is the government plan, the plan that makes the industry more competitive, the public option. We hear all kinds of reasons why that cannot be.

What is the ultimate conclusion? It is that this lush field these insurance companies plow day after day, year after year, should be held intact. It is the wrong way to go. I say to them: Stand up, say you don't want 40 million people, or somewhere near that number, to get health care coverage. Say they don't deserve it because they may not be able to afford it. Say you don't deserve it, you don't have the money to pay for it. Who do you think you are, citizens of this country.

People who are here, who have worked, in many instances, who have lost jobs in this recession, are being told—they don't use the language but the message is clear—you don't deserve it. But they want the insurance company executives to be treated particularly well.

We need clarification of the thinking of the Republicans—and I have a lot of good friends over there, and I know there are a lot of good thinking people. But when the Senator from South Carolina said publicly that if we can bring down this health care plan, we

will present a Waterloo for President Obama, what they are seeking is a political victory. They are not seeking to help people who are desperate.

More people are worried about the loss of their health insurance than they are about their jobs because a job of some sort often can be available. But if you lose your health care, if you have a condition that the insurance company is not going to cover, you are in deep trouble.

I plead with my colleagues and I plead with the people across our country who may hear our voices to protest this assault against logic, this assault against those who need help, those who understand that government can be better.

I was a young boy when I enlisted in the Army, 18. My father was sick with cancer. He was 42 years old when he was diagnosed with cancer. He was a healthy man. He used to work out at the Y and take care of himself, but cancer overtook him and after 13 months of illness—a painful illness because they did not have the materials in those days to reduce the pain victims felt—he died, leaving a 37-year-old widow, my mother, who not only was grief-stricken but flat broke, no money. She owed pharmacists. She owed doctors. She owed hospitals.

I learned then that if you cannot turn to government in the United States, you are in bad shape. We have the means to do it, and we must do it. I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Michigan.

Ms. STABENOW. Mr. President, I want to specifically respond to the Senator from Nevada who was talking about the Canadian health care system a little earlier. I appreciate the information, the education. Of course, it has nothing to do with this debate, but it was nice to hear. We now understand a little bit more about the Canadian health care system.

The great news for us is that what we are designing is a uniquely American health care system. I want to walk through the elements.

About 60 percent of the folks of the great State of Michigan get their health insurance through their employer. That will continue. We are told that either their premiums will stay the same or go down, according to the Congressional Budget Office. And we believe many of the efforts in this bill will actually bring costs down.

One of the reasons that costs will come down is those of us with insurance will no longer be paying through the back door for people who use the emergency room who are sicker than they otherwise would be. They use the emergency room and then the costs are shifted on to people with insurance. We know there is about a \$1,100 hidden tax we each pay on our premiums to pay for people right now who do not have insurance and use the emergency room inappropriately. Those with insurance now will not see their insurance change

in terms of how they relate to their employer and their insurance company, but they will see costs go down because others will actually have insurance and not be using emergency rooms inappropriately.

We also put in place protections for consumers, basically those, as the Senator from Minnesota was talking about, who have a preexisting condition and cannot find insurance now. Or somebody who has insurance. I don't know how many times I have heard from constituents of mine who have paid all their life and said, I don't have a problem, I have insurance, and then somebody gets sick and somebody gets dropped. They get dropped from their insurance because the insurance company does not want to pay for it.

People with insurance now will keep the system they have but will benefit from consumer protections and from gradually seeing costs come down because we are not paying for people who are using other health care services inappropriately.

We have about 80, 85 percent of the public right now who are covered with insurance, either through their employer or through Medicare, the great American success story we have been talking about, or through Medicaid, the VA, and so on. For the 15 to 20 percent of the public we are trying to provide options for affordable insurance, those are mainly people working. A vast majority of the people we are talking about work for a small business, they work part time, they work two part-time jobs, they work three part-time jobs.

I have been hearing from small businesses for years: We wish we had the same clout as big business. We wish we could pool all the small businesses and the individuals, that entrepreneur working out of their garage, that realtor who does not have a pool. Pool us and give us the same clout as big business.

That is what we are doing in this bill. Versions of this have been proposed by the distinguished Senator from Wyoming. I know back during the Clinton years during the debate, Senator Bob Dole proposed something similar. This has been a Democratic idea and a Republican idea for years.

We are calling this an insurance exchange where basically if somebody right now cannot find affordable insurance by going out by themselves in the individual market, they are going to be able to go to a place where companies will bid on the large pool of everybody who does not have affordable insurance now. Just like what we do for the Federal Government, like our insurance plan, our Federal employee insurance plan, which is an insurance exchange, someone will be able to go to a Web site or be able to get information and be able to find out about the private insurance companies that want to offer insurance to them through this insurance pool.

One of the things we are debating is whether there should be a public insurance choice for people. I believe there should be. I believe that in order to provide competition for the for-profit companies, we should have that. But the exchange is set up basically for small businesses and individuals to purchase—and we are told that people will see cheaper rates being able to do that. And to be sure they are able to do that, we are including tax cuts, refundable tax credits for individuals, for small businesses that cannot afford insurance today, to help them afford insurance. That is what the exchange is about. That will affect 15 to 20 percent of the public who do not have insurance today.

We also have in the bill another option where a State could choose to take the tax credits available to people in the exchange and could decide to pool those and do a basic health insurance plan and negotiate with an insurance company to get a better deal for people in their State.

We also have something I wish had been in place a couple of years ago for my own children, and that is, we are going to say to young people that you can stay on your parents' insurance until your 27th birthday. We also have a policy that is more geared to young people within the exchange that will be less cost to them.

Can you imagine all of the young people today, college or not, who come out, get the first job, like my children, no health insurance, who will benefit by saying you can stay on your parents' insurance until your 27th birthday? That is in this bill, and it is very important. Also basically make Medicaid for low-income individuals a safety net so that anyone below 133 percent of poverty can qualify. What that says is—and this is very important to people in my State where we have the highest unemployment rate in the country—if you lose your job, you are not going to lose your insurance. It is a very important right for Americans.

We are improving the Medicare system. We have certainly talked about that for a long time on the floor. A lot of time has been spent on the Medicare Program. We are cutting out overpayments to insurance companies, the for-profit companies right now that are being paid more than they should be and putting that back into the Medicare system to make it stronger for the future, to help pay for prescription drugs and to create more preventive care for seniors.

Then another very important piece I was very proud to coauthor with Senator KERRY relates to early retirees. We have a lot of folks who are retiring early not by choice. They are being told they are going to have to retire early at age 55 or age 58 or 59. They may or may not have insurance. If they do, they are a higher cost for their employer, and if they do not, it is extremely difficult to find affordable insurance for somebody more likely to be using health care at that point.

We have a provision where the Federal Government will partner with a business, with an insurance plan to make sure the costs are lower for the early retiree. It is called reinsurance. But for higher cost procedures or episodes, the Federal Government will come in above a certain level and cover the costs. It is a partnership between the private sector and the Federal Government to make sure early retirees, who are already being hit with a thousand different challenges as a result of early retirement, can afford insurance.

This is a snapshot of what we are doing. Again, the vast majority of people are in private employer-based insurance today. That will not change, other than this will over time bring their costs down and it will give them new protections because if something happens—and it is happening every single day where an employer has to decide, Do I pay the 30 percent increase in premiums or do I keep people employed? If people find themselves in a situation where their employer drops insurance or drops employees as a result of costs, they have another option. They have someplace to go where they cannot today. They can go into the insurance exchange. They can get tax cuts that will help them purchase more affordable insurance from a large group pool as a big business does.

Let me say that bottom line for all of this for us, despite everything that is being said, is that this is about saving lives, it is about saving money, and it is about saving Medicare. Every year we are losing 45,000 Americans who are dying prematurely because they cannot find health insurance and cannot get the health care they need. We have a variety of ways in this bill in which we are saving dollars. We have analysis from the Congressional Budget Office and Joint Tax showing that. And finally, we are saving Medicare for the future.

The ACTING PRESIDENT pro tempore. The Senator has spoken for 10 minutes.

Ms. STABENOW. I yield the floor.

The ACTING PRESIDENT pro tempore. The Senator from Wyoming.

Mr. ENZI. Mr. President, I have found this afternoon to be very interesting. We have actually two debates going on at the same time, and sometimes they do not seem very related, but they are.

One of the amendments we are debating is the one authored by the Senator from Arkansas, and it limits the deductible compensation for insurance executives to \$400,000. Then we have the Ensign amendment which suggests that we should do the same for lawyers bringing junk lawsuits, although it doesn't go quite as far or is not quite as unreasonable in that it only limits it as a portion of the lawsuit.

Of course, one of the reasons being given on the Senate floor for supporting the amendment of the Senator from Arkansas is that Republicans are funded by insurance companies. Well, I

have to object to that kind of wording. We could make a lot of insinuations about who junk lawsuits are being supported by and where the money from those folks goes. The Democrats say: Well, the evidence is that the insurance companies are putting so much money into defeating this piece of legislation. Well, I found out the pharmaceutical industry is now so firmly in the President's camp that it is developing plans to spend \$150 million promoting the plan on TV. That certainly makes me kind of curious as to why the Arkansas Senator did not include executives of pharmacy companies in her piece of legislation.

Mr. President, I don't begrudge anybody anything that they make, but I do find it interesting that the CEO of Abbott Laboratories makes \$28 million, the Allergan CEO makes \$14 million, the CEO of Bristol-Myers Squibb makes \$23 million, the CEO of Eli Lilly makes \$12 million, the CEO of Johnson and Johnson makes \$29 million—the Senator from New Jersey was mentioning these things, so I checked—and the CEO of Merck, which is New Jersey based, makes \$25 million; the CEO of Pfizer, \$15 million; Schering-Plough, \$18 million; Valeant Pharmaceuticals, their CEO makes \$20 million; and Wyeth Pharmaceuticals' CEO makes \$25 million.

Why would we want to leave these people out of the same formula? Is it because they are taking the side of passing the bill as opposed to the side of opposing the bill and informing the people? We ought not to be about that sort of thing.

Mr. President, I ask unanimous consent to have printed in the RECORD an article from CBS News titled, "White House & Big Pharma: What's the Deal?"

There being no objection, the material was ordered to be printed in the RECORD, as follows:

WHITE HOUSE & BIG PHARMA: WHAT'S THE DEAL?

(By Sharyl Attkisson)

While much of the health care debate has been carried out publicly, some very private negotiations have gone on too—between the White House and the pharmaceutical industry. So private, neither side will release all the details, yet they potentially involve millions of Americans, reports CBS News correspondent Sharyl Attkisson.

Sources say negotiations involving the White House and the pharmaceutical industry shifted to fast-forward in mid-June. President Obama had just taken a serious hit on the escalating cost of his health care plan and needed a shot in the arm. Days later, he got it with the full backing of the pharmaceutical industry and its promise to save Americans \$80 billion in health care costs.

"This is just part of the legislative process—working with industry, part of getting this done," said Nancy-Ann DeParle, director of the White House Office of Health Reform. "And the great thing is the pharmaceutical industry and others in the health care sector are supporting reform this time."

But what did the pharmaceutical industry get in return? Initial reports said the White House agreed not to seek price controls on drugs for seniors on Medicare and would not

support importing cheaper drugs from Canada. Both the White House and the pharmaceutical industry now dispute that.

But news of a backroom deal riled even some fellow Democrats, including a key committee chairman Henry Waxman.

"We're not bound by that agreement," Waxman said. "We weren't part of it and we feel strongly that the drug companies shouldn't get off with a windfall at the expense of our seniors."

Whatever the case, the pharmaceutical industry is now so firmly in the president's camp, it's developing plans to spend up to \$150 million dollars promoting it with TV ads.

"The president and Congress have a plan," reads one ad.

Consumer watchdog Dr. Sidney Wolfe says there's reason for the public to be skeptical.

"We'll give you this, you'll give us this," Wolfe says. "All sort of off the record, not really incorporated in any kind of legislation and I believe in the long run a very bad deal for the American public even if it's a good deal for the drug industry."

The president may have won crucial support from the pharmaceutical industry but the question is whether that could jeopardize support among Democrats and the public.

Mr. ENZI. Mr. President, I am sorry the Senator from Minnesota finished his presiding in the Chair. I will still address the question to him—I did not expect him to give me an answer at the moment anyway—because he said there was a 428-percent increase in profits for the insurance companies. I didn't quite get what the dates were, but he was talking percentages. As the accountant, I like to talk dollars. I would like to know what those dollars were from that first year to the final year because, for example, if a person makes \$1 in the first year and in the last year cited they make \$5.28, that is a 428-percent increase. If you start with the low number of zero, you can have an unlimited—or infinity—increase in whatever year you pick after that, if they even make a penny. So percentages can give some bad numbers.

Also, the Senator from New Jersey was talking about administrative costs, and so was the Senator from Minnesota. I would like to get the figures from Minnesota to see how that is working—to have a limitation of 91 percent of all insurance money going to evidently pay claims—because I am not aware of the administrative costs being quite that low in almost any business. Again, as the accountant, I find that most people—and when I say most people, I would include my colleagues—think most businesses are pretty simple. But when I visit one of those businesses, and I learn a little about it, I find that when I scratch the surface, there is a lot going on that the average person out there couldn't handle.

Some of that shows up in the legislation that we do. For instance, Cash for Clunkers. That was supposed to be a 4-month program. We ran out of money in 4 days. That shows how much we knew about the car business.

So when we are talking about these different things, I got involved with some of these administrative costs

when I was working on health plans. I did small business health plans, and that is something that has been rattling around here for about 12 years. It still is, and now it is 15 years. Now, how that works is that it allows small businesses, through their associations, to group together to form a big enough pool so that they can effectively lobby against insurance companies or negotiate with providers. They can make these associations across State lines, even make them nationwide if that will work better.

Presently, they have to do it within their own State. That is the law that we have set up. But I found an example of one in Ohio that is very successful. It works well. That is kind of how I modeled my small business health plan. When I did small business health plans, I was taking on the insurance companies. They were pretty upset that I was doing anything in that area, and they joined with some other people to keep me from getting cloture on the motion to proceed to the debate on that. So I know how tough health care is to move along.

But Ohio has that association within its State boundaries, and it works because they have a huge population. We have less than 500,000 people who live in Wyoming, and so if you break that down by associations, it would be small pools, and you don't get the actuarial value out of it that you would if you go to a big population. But in Ohio they can do it within the State, and in Ohio they did do it within the State. It brought down the cost of health insurance. It brought down the cost.

Now, not only that, the biggest savings was actually in administrative costs. It costs a lot more to keep track of all of the claims and everything from a small business than it does from a big business. The bigger the pool, again, the more capable you are of handling unusual situations. But administrative costs came down from 37 percent to 12 percent, which is a 25 percent savings. Every business would like to have that. But that is how much it costs to administer small ones, so that is why they wanted to group together to form associations to form this bigger pool, which we haven't been able to do.

I would ask the Chair how much time I have remaining?

The PRESIDING OFFICER (Ms. LANDRIEU). There is 2 minutes 15 seconds remaining.

Mr. ENZI. I do want to make some quick comments about the junk lawsuits. We do have to do something about that. When I am talking about junk lawsuits, I am talking about a bunch of them being filed these days that are \$25,000, \$45,000, \$95,000, or whatever is less than what it would cost to defend that lawsuit because if it is less than what it would cost to do the lawsuit, the insurance company is going to say: Let's just pay them and we will be saving money. It is bad precedent and it leads to more junk lawsuits being filed.

It is interesting to note that both lawyers who are with the insurance companies and lawyers who are with the people who have been harmed don't want to have tort reform. That kind of surprised me. Then I thought: Well, they probably learned a lot of this in law school. In law school they probably are taught how important it is to somebody's retirement. Then I remembered the Old West and the story about how when one lawyer comes to town, he is broke. But if they can get two, they can both make a good living. It does take lawyers on both sides working these lawsuits, and it does amount to a lot of money.

So we do have to do something, particularly in the medical area, because we could save \$45 billion a year if we were to have something done about junk lawsuits, particularly with OB-GYNs. We are losing all of them in Wyoming, and it is because there is such a long tail on it. Somebody can sue for 18 years after they are born. So the OB-GYNs have to pay a lot longer insurance tail than that.

We had one dramatic case of a doctor attending a basketball game in Douglas. The reason he chose to announce his retirement is because he couldn't afford the insurance he had to pay. The reason he did is because he had birthed almost every kid on both teams. So the mothers there don't have OB-GYN help as a result of his retirement, simply because of what it cost him for insurance.

The PRESIDING OFFICER. The Senator's time has expired.

Mr. ENZI. I thank the Chair, and I yield the floor.

The PRESIDING OFFICER. The Senator from Ohio.

Mr. BROWN. Madam President, I come to the floor pretty often reading letters from people in my State who have had problems with their health insurance. What is interesting about these letters is that in almost every case, if you had asked these people—Mary from Madison County, Ann from Montgomery, Sheila from Richland County—a year or two years ago if they were satisfied or happy with their insurance, most of them would have said yes. But today they say something very different, maybe because a baby was born with a preexisting condition, so they can't get insurance now or maybe they got very sick and the insurance company took them off their plan, kicked them off their plan because they were costing too much or maybe they changed jobs and lost their insurance or maybe they got laid off.

The other thing I noticed—and as the Presiding Officer knows, from what happens in Louisiana and the letters you get from Baton Rouge and Shreveport and all over—is so many people who are 58 or 62 or 63 years old, and who don't have insurance, they just pray that they can make it until they are 65 because they know they have a good strong public plan at 65 that doesn't deny people with preexisting conditions. Medicare doesn't do that, of

course. It is a plan that is predictable and they can stay with it and it will help them.

I want to share a handful of these letters, Madam President, and I will start with Mary from Madison County. Madison is just west of Columbus. And Mary writes:

For the past 26 years, I've worked hard and carried my own insurance. When I started a home-based business, I joined my husband's employer-based plan. But when he had an on the job injury and went on Social Security Disability in 2006, I had to find my own insurance. Guess what? I was turned down by almost every health insurance company because of a pre-existing condition—which was a heart attack I had in 2004. The only insurance I could buy was a short-term policy.

Mary says she then got sick and had \$40,000 in medical bills from a procedure, that she has wiped out her savings, and she says:

I'm still unable to buy a major medical policy. I am too young for Medicare and I make too much to qualify for Medicaid.

Mary is an example of someone who would absolutely be helped by this bill. She could go to the insurance exchange, choose a private company or choose a public option, and she could make a decision based on what her needs are whether she wants the private or the public. She would know that with the public option prices will be more stable and that the quality will be better because there will be more competition than there would be otherwise.

Here is a letter from Ann, from Montgomery County, the Dayton area. She writes:

Our insurance premiums have nearly tripled in the last six years—going from about \$560 per month to about \$1,500 per month. At the same time, none of our benefits have increased. Since we bought our policy, we have paid the insurance company \$68,000 for the insurance.

Then she writes as though she is writing in a magazine, and she says:

Anthem's total spending from my family's claims since we bought the insurance: \$4,064.24. Anthem's profit from my family: just under \$464,000. Anthem's CEO's total compensation last year alone: \$10 million.

Now, clearly, one of the biggest, strongest supporters of my friends on the other side of the aisle is the insurance industry. They are as supportive of the insurance industry as the industry is of them. Well, we do know that if we do insurance reform right—as I think we will—and the Presiding Officer from Louisiana has been in a lot of these meetings where we have discussed some of these changes that we want to make—insurance companies are not going to be able to deny coverage. When someone gets sick and submits their claims, they are going to get paid instead of having to fight over it. And we know if there is a public option, there will be more competition and that these CEO salaries are probably not going to be as high. The average salary for CEOs of the top 10 health insurance companies in the country is \$1 million. That kind of salary is prob-

ably not going to happen if we have the type of insurance reform we hope to have because they will not make the kind of money to do that.

The next letter is from Sheila from Richland County—Mansfield, my hometown—and Sheila writes:

I moved to Ohio five years ago to be with my grand-daughter. I've worked hard all my life, and now, I'm 60 years old still working and paying for my insurance. The other day I learned that my health insurance has doubled. I am alarmed because I'm wondering how long I will be able to pay for my benefits. I've talked to some other people my age and they are feeling the same way. I have always worked, never sat down, or expected hand-outs. But insurance companies are downright greedy. I do have a problem with seniors being gouged because of age and health issues.

I think that says it all.

Most of these people, as you can see, happen to be women. Women are much more likely to write us about these problems, often not just for themselves but often because they are taking care of their families. They are the major caregivers and they are the ones who navigate their way through these complicated policies to advocate for their families. These people who work hard and play by the rules—they do everything we ask of them as American citizens. We owe them a little better treatment than that.

This last one I will read is from Kelly, from Delaware County, north of Columbus.

I am a 39-year-old mother of two young sons. My husband and I decided it would be better for me to leave my job and stay at home and take care of our children.

But this also meant we would lose our health insurance through my employer.

She had the insurance in the family.

My husband works for a small business that does not provide benefits.

We ended up purchasing at what we thought was a reasonable price. But it tripled within a year.

In February 2008 I found out I was pregnant and I inquired about the maternity coverage we added despite the high cost.

I was shocked to learn there was a nine-month waiting period before the coverage took effect—and that the pregnancy and birth would not be covered because it's a pre-existing condition.

That is \$15,000 to \$20,000 that would not be covered. My husband and I talked about that if I needed critical medical care, could we end up bankrupt? Could we lose our home? [How about] our child's college fund?

That \$15,000 or \$20,000 obviously is without major complications.

By the grace of God my husband's company decided to offer health benefits and pregnancy was covered.

Then she writes, thinking of people other than herself—Kelly writes:

Please take up reform in a serious manner and consider among your reforms, a public option. Why can't insurance companies compete? What are they so afraid of?

Kelly gets it. She understands that a public option will mean that insurance companies will have to compete.

For instance, in southwest Ohio, the Cincinnati area, two insurance companies have 85 percent of the insurance

business. You create a public option, it doesn't mean someone from Lebanon or Batavia or Cincinnati or Blue Ash or Evendale or Middletown or Hamilton has to take that public option. But it does mean, because of the existence of the public option, there will be more competition and the insurance company will behave better. You get better quality, lower prices, and you will not have these companies dropping coverage because of a preexisting condition.

Let me add one other thing. There was a Dow Jones story a couple of years ago entitled "Humana's Third Quarter Profits Up 65 Percent, Sees Strong Medicare Advantage Gains."

Let me excerpt from the first few paragraphs. Humana Inc.'s third-quarter earnings rose 65 percent amid improved margins in government—i.e., Medicare Advantage—segment. The company also gave an initial 2010 forecast in which the health insurance projects "substantial" Medicare Advantage membership growth, resulting in revenue of \$32 billion to \$34 billion—well above analysts' average estimate of 29 billion. Humana's forecast takes into account reductions in Medicare Advantage overpayments.

We were on this floor in the last few days, listening over and over to my friends on the other side of the aisle defend the insurance industry, saying if you do this the insurance industry is going to be in such trouble and they will have to cut benefits.

The insurance industry under our plan will get 20, 25, 30 million new customers because all these people without insurance are going to buy insurance. Of course we are putting some new rules on them. We don't want them to continue to deny care for pre-existing condition; we don't want them to continue discriminating against women, as the Presiding Officer knows. As a female, but as a good Senator, she understands that women are paying oftentimes way more than men for more or less identical coverage and more or less identical situations. The insurance companies will not be able to do that anymore. So they will have these new customers. We have some rules so they will not be able to keep gaming the system.

My friends on the other side of the aisle I hope would sort of back off the defense of the insurance industry because that is not what we are here for. We are here to help make this insurance system work better for all Americans. That is the reason for the public option. That is the reason for the insurance reforms. It will mean people will not be denied for a preexisting condition, it means people will not have to fight so hard when they submit their claims and have the insurance companies turn them down.

About a third of claims that people submit to the insurance industry are denied. That means on the initial round that people do not get reimbursed for their expenses. It also means

people have to fight with their insurance companies, far too often, people in a situation where they should not have to do that, they are sick, caring for a loved one, whatever it is.

That is the reason this insurance reform is so important. I ask we move forward and pass this bill.

I yield the floor.

The PRESIDING OFFICER. Who seeks recognition? The Senator from Oklahoma is recognized.

Mr. COBURN. Madam President, I ask unanimous consent that myself and the Senator from North Carolina consume the next hour discussing the health care bill.

The PRESIDING OFFICER. Is there objection?

Without objection, it is so ordered.

Mr. COBURN. Madam President, we have been discussing health care in Washington for the past 8 months rather vigorously. Four years ago I started working on a bill with my colleagues in the Senate and we introduced a bill 2 years ago and modified it this year. It was introduced before the House bill, it was introduced before the Senate bill. It was introduced before the bill we have on the floor at this time. It is called the Patients' Choice Act.

We have heard several times that the Republicans want to stop this. As a practicing physician, I fully recognize the need to significantly reform health care. There is no question. I recognize that. In that bill is a guaranteed issue—no preexisting conditions are allowed in exchanges under our bill. But I also recognize that as we fix health care, some of the things we cannot do are make our fiscal situation worse and also our inefficiencies worse.

Earlier today I referred to research put out and published in October of 2009, which is a white paper on the waste in our health care. This is Robert Kelly, vice president, Health Care Analytics, at Thomson Reuters, a highly esteemed, reputable firm which says that every year between \$600 and \$850 billion of money is wasted in health care. It is wasted. It doesn't help anybody get well and it doesn't prevent anybody from getting sick.

When you look at the breakdown of where that comes from, it is rather apparent that the largest component of it is unwarranted use. They break that down. What is that? That is me as a physician—I am a practicing physician, delivered thousands of babies, cared for thousands of grandmoms, granddads, kids, set bones, done operations—old-time, broad-based practice.

But what is this unwarranted use? Madam President, 40 percent of \$700 billion is \$280 billion a year. They are saying a total of \$700 billion, times 10 years in my math, at least from Oklahoma, is \$7 trillion.

We have not begun to touch in any of these other bills this unwarranted use, the fraud and abuse—19 percent—that comes to \$175 billion a year in fraud. Most of it is not in the private sector, it is in Medicare and Medicaid. That is

where most of the fraud is. We have not begun to touch that, we have not attacked it. There is a minimal \$2 billion over 10 years of direct fraud elimination in the bill we have on the floor.

Administrative inefficiencies. That is the bureaucratic paperwork that both the hospitals and the doctors spend money on to make sure they maintain compliance with the regulation of medicine—17 percent. That 17 percent comes to somewhere between \$100 billion and \$150 billion a year that does not help one patient get well. It doesn't prevent one patient from getting sick.

In this unwarranted use happens to be the very thing that none of the bills attack, except our bill, which is the defensive medicine costs in this country. Why would it be important to fix that? Because it is close to \$200 billion a year. That is \$200 billion of tests that are ordered on patients, on procedures that are done on patients they do not need, because the doctors need to do it to prevent themselves being exposed to unnecessary litigation. That is \$200 billion a year, that is \$2 trillion over 10 years. Yet we do not address it, not one iota in the bill we have on the floor.

Avoidable care—those are complications. Those are things that we cause. Iatrogenic, they are induced complications. We are not going to be able to do much with that. We could fix this—lack of care coordination with accountable care organizations—by incentivizing outcomes, by grouping in payment for how we pay. But we have not done any of that.

So here is Thomson Reuters that is showing if we want to drive down costs in our health care system, what do we have to do? We have to attack where the waste is. There is nary a gnat's rear end of reduction in these things in the bill that is before us.

The other thing I referred to earlier today was a report by the Congressional Research Service, which was issued December 1, this year, last week. What did they say? The question that was asked of them: What percentage of health care is run or funded by the Federal Government today—or the governments today? The number came back—I have been quoting 61 percent on my back-of-the-envelope calculation. The number came back, as affirmed by Congressional Research Service, that 60 percent of all health care in America is funded through or by your tax dollars funding through a government organization.

The question has to be asked: How well are we doing? Could there be any coordination or connection to the fact that the government is now running 60 percent of the health care, and health care inflation is twice what all the rest of the inflation is? Could there be any connection between the inefficiencies that are in health care and the fact that we have bureaucracies that have themselves in between patients and their providers? I think the answer to that is an astounding yes.

I visited with a cardiovascular surgeon, because I have made this state-

ment on the floor and people have disputed it.

Find me a doctor who has trained in the last 30 years in this country, who spent part of his training at a VA medical center, and ask him or her the following question: If you or your family were sick and you had the choice of where you trained at a VA hospital or any other hospital you trained, would you go to the VA hospital or would you go to one of the private hospitals where you trained? One hundred percent will say no.

Our VA system has markedly improved. I will readily admit, in certain areas, they are better than anybody else, especially prosthetics, especially post-traumatic stress disorder. They are better. But on the vast majority of the issues, they are not. They are run by the government. Look at the Indian Health Service. We have a profound legal treaty obligation to provide health care to Native Americans. Yet Indian health care is abysmal. That is a government-run program. Then look at Medicaid, which we are going to put millions of people in. What happens? In Medicaid, 40 percent of the doctors and 65 percent of the specialists will not see you. But we are going to say: We will give you coverage in a system where you have access to only 60 percent of the doctors. That is not choice. That is relegating you to a system that says you can't get care.

I have talked on this floor about pediatric subspecialties. Because of Medicaid, we have an absolute dearth of pediatric subspecialties because the payment mechanism is so low that nobody will spend the extra time in residency to become a pediatric subspecialist. Whether it is a cardiologist or gastroenterologist or pediatric neurologist, we can't find them. Nobody will go there. The rates for reimbursement are set so low. So physicians graduating from medical school make an economic decision based on the health and well-being of their family to not go into those areas because we have forced them.

What we know is, there are poorer health outcomes in Medicaid. That should not be surprising. Some of the best doctors are not available to Medicaid patients because we will not pay for their expertise. We also pay an extra \$1,800 per family, everybody in this country who has insurance, because of the underpayment of Medicare and Medicaid. Finally, with the large tranche of people under this bill who are going into the Medicaid Program, we are going to break the States, if they are not broken already. We are going to cover it for 4 years. For certain States, we will do a whole lot better than that; Louisiana and a few others for which we have made special exceptions. But we are basically going to transfer a load of fiscal responsibility, call it equal, and put that load on the taxpayers of the individual States.

As we look at health care, one of the things I wished to do was to talk about

the problems but also talk about the bill we have before us and make this point. Are we better off with the government running health care or are we better off changing the system in such a way so the patient is put first, the government is put last, and the doctor is a 100-percent advocate for their patient? Which would be the better way? Knowing that we have \$7 to \$800 billion a year wasted, why would we not design a system that goes after that waste and create the same opportunity for everybody?

When you look at the Patients' Choice Act, which my colleague, Senator BURR, will talk about in a minute, there are some important things. First, let me tell what the CBO says about it. The CBO says it will reduce future budget deficits, relative to protections under current law, by amounts that increase over time—the first 10 years, \$70 billion. But what it will do for the States is \$1 trillion in savings the first 10 years. It will lead to lower budget deficits. That is what the CBO said. It said it also would reduce spending on health care because it will be more efficient spending. Then, finally, the Federal contribution for Medicaid would grow at a lower rate, lower than health care inflation, which means it is going to save a ton of money for the States.

The bill we have before us creates 70 new government programs. It has 1,696 times that we will write bureaucratic rules and regulations that are going to cause the government to step between the patient and their caregiver. It is estimated, right now, to add somewhere around 20,000 new Federal employees—we are trying to get a handle on that—20,000 new Federal employees to tell you what you will and will not do in your health care. It is going to create at least \$5 to \$10 billion in new requirements for the Internal Revenue Service just to check on you. That is per year to check on you to make sure you are filling out the forms right. It will create a massive disruption in the insurance market.

Nobody who practices medicine today likes insurance companies. The very fact that we would have our colleagues claim we are defending the process is absurd. What we are defending is allowing the free market, with legitimate regulation, to allocate a scarce resource without putting the patient second. There is a big difference. I can tell you horror stories about insurance companies, but I can tell you worse stories about the Federal Government and the fact that it denies twice as many claims per 10,000 claims as all the other insurance companies.

So when we are talking about access to care, both of the bureaucracies are a nightmare. Yet this bill creates the mother of all bureaucracies, the mother of all new programs.

I will make one last point and yield the floor. We have been down here fixing things that are wrong. We fixed the Preventive Services Task Force. We said it doesn't apply to breast cancer

screening. That is what we said. We voted for it. It doesn't apply. Are we going to pass that every time? We didn't get rid of it. We didn't get rid of the Medicare Advisory Commission. We didn't get rid of the Comparative Effectiveness Panel. Every time they make a bad decision, are we going to pass a law and say: You were wrong or are we going to trust the professionals, the professional societies that guide my practice of medicine today or are we going to have a bureaucrat and a bureaucratic system that says what you will get and what you won't? Under the bill we have, you are going to have that. We have taken the hot potato off the floor in terms of breast cancer, in terms of what they said. We said it doesn't apply. We passed something for women's health which I applaud. But what about men's health? What about children, what about prostate screening for men? What about colon screening for men? What about cardiovascular screening for men? We didn't do a thing. Why didn't we? Because we know a larger percentage of the emotional attraction has to do with those things associated with women. So we pounded our chests and passed the Mikulski amendment for preventative care for women, and we ignored the preventative requirements of everybody else. How does that fit with what we should be doing?

It doesn't connect. It is political. It makes good news. It satisfies vocal interest groups. But does it fix the long-term problem?

I yield to my fellow Senator from North Carolina.

The PRESIDING OFFICER. The Senator from North Carolina.

Mr. BURR. Madam President, this debate to date has not been about health care reform. It has been about coverage expansion. We are learning how expensive it is not to do reform. In fact, incorporated in this bill, just short of \$900 billion, we are required to offset 100 percent of it because you don't receive savings unless you reform.

When Dr. COBURN and I started work over 3½ years ago to try to figure out how you change the health care system to the most efficient, yet maintaining the same quality of care and innovation and breakthrough, we went on a search. We went to States to look at creative things that States had done. I daresay everybody trumpeted the reforms in Massachusetts. What we learned very early on was Massachusetts didn't have any reforms. They did coverage expansion. Where they used to pay for it out of the right pocket, now they paid for it out of the left pocket. They promised that coverage would be extensive and include everyone.

Where are we today, just a few years later? The companies they said they would never send bills to, they are sending an additional surcharge to the Massachusetts people, and they said everybody would be covered. This year

they are throwing people off the Massachusetts plan because they don't have enough money to cover them.

Real health care reform means we are going to make sure every American has the resources to be covered or to be able to pay out of pocket because the real boogeyman of health care today is the cost shift. It is cost that is incurred when a service is delivered to you that the person or the institution delivering the service isn't reimbursed for. If they receive no payment for the service they provide, then they have to shift the cost of delivery of that service over to somebody else. The somebody else is people who privately pay. They either pay out of their pocket or they walk in with insurance, and the cost of those services is shifted to everybody who falls into that category.

Up until this debate, most Americans had thought cost shift was only generated by people who had no insurance. What we have learned in this debate is it doesn't stop there, that the cost shift is also initiated from somebody who is underinsured, meaning they haven't got enough insurance to take care of the services they need. But it doesn't stop there. For every beneficiary that Medicaid covers, we reimburse at an average rate of 72 cents of every dollar of service provided, meaning for the millions of Americans who are covered under every State Medicaid plan, we automatically cost shift 28 cents of every dollar of service they get to the private side.

As a matter of fact, for the 35 to 40 million seniors under Medicare, we reimburse at 91 cents for every dollar of service provided. Therefore, 9 cents is shifted in some fashion to the private pay side. No wonder health insurance and the cost of health care has continued to rise at an unsustainable rate. It is because we keep growing the pool of people who don't provide 100 percent of the cost of the service provided.

We are here debating a plan that they say is a reform. Well, I will give them credit for this: They do cover 31 million Americans who are not covered today. It still leaves 24 million Americans uninsured, uncovered, but they do cover 31 million. Fifty percent of that number, 15 million Americans, are going to be thrown into Medicaid in the States they live in. If the attempt is to reform health care, the first place you start is with eliminating cost shift. The first place they have started is to take the least-efficient medical delivery system in the country, Medicaid, and jam 15 million Americans into it. Forget the fact that it is an unfunded mandate to the States at some point, after the Federal Government pays 100 percent of the initial charge. We are exacerbating the problem that exists in health care today because we are putting 15 million new covered lives into Medicaid, and we know for every dollar of services they get, we are going to cost shift 28 cents of that over to people who pay out of pocket or have insurance.

The direction we have started in is flawed because we haven't tried to address the cost shift that exists in our health care system. Senator COBURN and I attacked that. After we got past Massachusetts, we looked at innovative plans such as North Carolina's for Medicaid, where they were making progress reaching new efficiencies and last year saved \$200 million in their health care plan.

Most people don't know it, but Medicaid is an opt-out program. States can choose to opt out.

That word has been used a lot as we talk about health care reform in the United States, and that as long as you do an opt-out, we will be fine for a public option for the government-run system. Well, we have one of those. It is called Medicaid. It is an opt-out government health care program. How many States opt out? None. Why? Because the subsidy is so big they cannot do it.

But what happens when they want to change their plans? Let's go back to North Carolina. North Carolina would like to change their plan further, now that they have learned things they can do. They asked the Centers for Medicare and Medicaid Services for a waiver. Religiously, what happens? They are denied the waiver to change their health care plan to raise the quality and to reduce the cost.

Sound eerily similar to what we are talking about, potentially, in a health care plan we are going to roll out for the rest of the country? Maybe an opt-out plan where States could opt out, where they say it is not a government takeover. Well, if you have to go to the government and ask their permission to change it, to increase the quality of the care and to decrease the cost because of the efficiencies you get through how you design it, I will tell you that is a government-run plan, plain and simple.

We talked to self-insured companies. There was a gold mine of great ideas from companies such as Dell, SAS, Safeway, and Pitney Bowes, companies that had frozen their health care costs year after year after year. We had one simple question. How did you do it?

They looked at us and said: We invested in prevention, wellness, and chronic disease management—even to the degree that one company offered the employees who had chronic disease the ability to have a program specifically designed for them for free, if they would enter into the program. Employees in some cases chose not to go into it. The company turned around and financially rewarded them by writing them a check to get into the program.

At one company, when they wrote them a check, they had 80 percent enrollment, and in the first 18 months they saved \$1,782 per employee. That is real savings. That is bending the cost curve of health care down. That is not what we are doing in this debate. Even the CBO says you are going to spend almost \$900 billion and you have to raise

\$900 billion to do it because there is no savings because there is no reform.

So Senator COBURN and I went through that process, and we began to construct a bill. He did a majority of the work. What did we find? We found that we needed massive insurance reform in this country. As he said earlier, you cannot be excluded if you have a preexisting condition. You cannot be excluded because you get sick. What you have to have is competition.

Well, I will tell you, in this plan, where they say there is choice and competition and innovation, they actually mention choice 40 times, they mention innovation 25 times, and, believe it or not, they mention competition 13 times. Yet when they talk about taxes, fees, and revenues, they mention it 899 times. That gives the American people some insight as to where the focus of this health care bill is.

Dr. COBURN and I went exactly the opposite way. This is not a reform effort that needs to be dominated by government. We chose the carrot versus the stick. In the bill on the Senate floor we are talking about, if an individual does not buy insurance, they are fined. They are fined if they do not buy insurance. We thought the Constitution said that if you tax the American people, you have to do it equally. You have to apply the same tax to this group that you do to that group.

Through equalizing the application of taxes in this country, we were able to come up with a plan that provided every American family \$5,700 per year in refundable tax credits. So every American family would get that \$5,700 every year.

If, yes, we had that individual who was not married, and he or she got a \$2,800 refundable tax credit, and they did not use it, we gave the States the option that they could opt them in. They could actually enroll them with that \$2,800 into a high-risk catastrophic plan. We did not penalize the individual. We took what the government had provided and made sure they had insurance so that the next weekend, if they were riding their Harley-Davidson and they had a wreck and they ended up in the emergency room with no insurance, at least for the \$200,000 bill to get them well, the hospital was not going to cost-shift that to somebody else because they were going to have catastrophic insurance. Maybe the hospital had to eat the first \$5,000. But after that, they had an insurance policy.

But this is the difference in approaches. We are not penalizing the American people. We want them to be part of a health care system that is reformed.

We looked at Medicaid. We saw this problem with a 28-percent cost-shift. We said we have to reform Medicaid. How do you do it? We gave States the option: If you want to enroll your Medicaid beneficiaries into this new plan that we created in this new competi-

tive insurance market, then we will double the investment in your Medicaid beneficiaries so they can have \$10,000 worth of coverage through the private sector.

Again, we did not force them. We did what Dell did, what companies did: we gave them cash because we think we can increase the quality and decrease the overall cost.

Tort reform: Dr. COBURN has talked about tort reform. Every doctor has talked about tort reform and defensive medicine, how it has run up the cost of diagnostic procedures because you have to cover yourself for the one lawsuit you get.

We came up with quite a unique approach to it. We gave States three options. We gave them the ability to have arbitration, we gave them the stability to create a health court, and we said to States: If you adopt any one of these three options, we will give you a 1-percent bonus on your Medicaid. You do not have to adopt the tort reform. But if you want the 1-percent bonus on Medicaid, then you have to adopt one of the three options we have put into it.

So, in essence, what are the three things we have done in our bill, which Dr. COBURN, once again, said was the first bill introduced in the Congress of the United States? I have sat on this floor, as Dr. COBURN has, as many people have, and, yes; we have had a sharp exchange about what is in this bill and whether it is beneficial or whether it hurts. I happen to think it hurts. But I have also listened to folks on that side of the aisle say: When are Republicans going to offer something constructive? When are they going to offer a pathway?

We have. We were the first. We were ignored. We will get an opportunity to debate it as we go through this. We will get an opportunity to vote on it, I can assure you. I do not expect it to pass. But there are a lot of good things in here.

Mr. COBURN. Madam President, will the Senator yield for a question?

Mr. BURR. I am happy to yield.

Mr. COBURN. Does the Senator recall the vote in the HELP Committee when this bill was offered—this bill that allows you to keep whatever you have, if you like it; this bill that gives no tax increases on American families; this bill with no increase in taxes on American business; this bill that lowers everybody's health insurance premium; this bill that covers preexisting conditions, period; this bill that protects seniors' high quality of care and keeps their choices; this bill that increases personal control over health care; this bill that does not do a Medicaid expansion but, instead, puts Medicaid patients into real insurance so they can have the same choice as every other American; this bill that protects physician-patient relationships; and this bill that empowers patients, families, physicians, and providers, but does not empower the government—what was the vote, does the Senator recall?

Mr. BURR. All the Republicans voted for it and all the Democrats voted against it.

Mr. COBURN. Exactly right. The difference is, you can either trust people or you can put all your trust in a nanny state, and the nanny state is running 61 percent, 60 percent of our health care today.

I thank the Senator for answering my question.

Mr. BURR. Let me conclude and give the floor back to the Senator.

There are three objectives Dr. COBURN and I set out to accomplish for all Americans in the bill. The first was to cover all Americans, make sure everybody had the capability to access affordable coverage.

Two, remember what the companies that were self-insured told us: Invest in prevention, wellness, and chronic disease management. The only direct cost savings in health care today is prevention, wellness, and chronic disease management. There are a lot of indirect savings—tort reform, insurance reform, purchasing insurance across State lines—but the only direct savings comes from prevention, wellness, and chronic disease management.

Third, and probably most important, make sure it is financially sustainable.

Well, I do not know why, right now, we would create a health care plan in America that could not financially be sustainable for decades. Why would we create a health care plan that for the current generation entering adulthood would not live with that health care plan in a financially sustainable fashion for their lives? This one will not. It costs \$2.5 trillion. It does not make it through the first 10 years.

Yet we have an option. It is an option that Republicans have already introduced. We have let the American people see it. It is not 2,074 pages. I think it is barely 240-some pages, and it incorporates much more. Oh, by the way, it fulfills—it checks all the boxes the President said we needed to do when we started on health care reform. It covers all the American people, is financially sustainable, maintains the level of quality, and it bends the cost curve down.

What is the most disappointing thing out of this debate so far? It is that we do not have to get down here to tell the American people this is going to cost them more. They know it. They know their insurance premium is going up if they have coverage today. They know the doctors are going to have to charge more because Medicare is going to cut its reimbursements. They know more doctors are going to drop seeing Medicaid beneficiaries because the reimbursements are going to continue to go down. The American people get it. That is why, in an overwhelming fashion, they are opposed to what we are here debating.

My hope is that at some point in this debate we will talk about some rational things, like what we have in the Patients' Choice Act. I do not expect it to

become law, but I expect reasonable people to accept things that really do reform health care, and a lot of them are in this bill.

Madam President, I yield to my good friend.

Mr. COBURN. Madam President, could I inquire of the Chair how much time we have remaining?

The PRESIDING OFFICER (Mrs. GILLIBRAND). There is 24 minutes remaining.

Mr. COBURN. Madam President, I want to go back over some of the things in the Patients' Choice Act because people ask me why they have not heard of it, and it is because the press does not want to cover a commonsense bill that does not spend money. The majority does not want to incorporate the ideas because it is not government-centered, it is patient-centered. We have a bill on the Senate floor that is totally government-centered.

But what does the Patients' Choice Act do? Senator BURR alluded to a lot of it. But I want to go into it in a little bit of depth.

What it does it is looks at the five preventable diseases in this country that consume 75 percent of our dollars, five chronic diseases: heart disease, cancer, stroke, chronic obstructive pulmonary disease, and diabetes. They cause two-thirds of the deaths and consume 75 percent of our dollars. The Patients' Choice Act invests in preventing those diseases.

The second thing it does is it creates affordable and accessible health insurance options—not government-run, not government-mandated, but uses the experience of 50 States through exchanges and sets a floor. What is the floor? The floor is the same level of care Members of Congress can get. That is the floor. But you get to choose. Nobody says you have to have this.

Do you realize that 15 million Americans who are going to be forced into Medicaid in this bill will not have any choice? They will just say: You have Medicaid. And they will be denied 60 percent of the doctors in this country.

It eliminates preexisting conditions. It eliminates the ability of an insurance company to drop you if you are sick. You get offered health insurance regardless of your age or regardless of your health. Yet we are saving trillions, and they are spending trillions.

What is the difference? What is the disconnect? It gives you, as Senator BURR talked about, an auto enrollment mechanism. If you choose to be irresponsible, that is fine, but the rest of us should not have to pay for your irresponsibility. So if you do not sign up, you have an automatic enrollment with your tax credit that puts you in a very high deductible plan, so if you have a catastrophic illness, the rest of us do not have to pay for you.

It also allows States to join in pooling arrangements, or regional areas, where they increase their buying power through these exchanges.

Whatever you have today, if you like it, you really can keep it. That is not true in this bill that is coming across the Senate floor. There is an absolutely zero tax increase on American families, and it is not true in this bill on the floor. There is \$500 billion worth of tax increases on either families or businesses.

It lowers the cost of health insurance premiums. This one on the floor says, at best, in the large group and medium group market, it is going to be about the same trajectory of twice the inflation rate. But if you are in the individual market, it is going to be 10 to 13 percent higher. Our bill lowers everybody's cost. It protects the seniors' high-quality care and choices today. It doesn't pick winners and losers; it allows patients to pick what is best for them. It increases patients' own personal control over their health care, and it converts Medicaid to a system where no longer are patients in Medicaid discriminated against because what we do is we buy them an insurance system—allow them to buy insurance where nobody will ever know they are a Medicaid patient, so nobody will ever know to deny them, because the patient rate will be equivalent to anybody else in the insurance market. So we give them the same access.

We treat Medicaid as we treat Indian health care: Here is your health care, but it is not as good, so tough it. Here is your health care. We know the outcomes aren't as good. So what. Those aren't Tom Coburn's opinions. Those are published data where we know the outcome in Medicaid isn't as good as any of the other insurance programs or it is not as good as people who are in the cash market even though they pay more.

It protects patients and their caregivers' relationship. Finally, it empowers patients. It empowers mothers to make choices for their children; gives them a broad array of choices. It empowers, but it doesn't empower the Federal Government.

The Federal Government is failing in health care right now. It really isn't my ingenuity that came up with this chart, but since I am around my three daughters and a lot of younger people who work for me on my staff, this is a comparison of the Patients' Choice Act or the act we have here. It is like comparing old Ma Bell to an iPhone.

The Patients' Choice Act is the iPhone.

A little over a decade ago, iPhones or even cell phones in general—who would have thought they would be so widespread? Apple's iPhone was the fastest growing smartphone of 2008, and its 2008 sales were 2½ times higher than 2007. Why the increase? Why did iPhone sales take off? What did they do? They are hugely popular because they are user friendly and they allow tons of options and you get a personalized iPhone experience that you control.

So what does an iPhone have to do with health care? Both sides of the political aisle rhetorically agree that

American consumers prefer products that are personalized, that fit their needs, that are affordable, and that are portable. It sounds a lot like an iPhone. As a matter of fact, my colleagues across the aisle are now using the language “choice and competition” to try to sell this monstrosity on the American people, the most massive expansion of Federal Government control since Johnson’s Great Society.

The problem is that the policies in this bill would discard the iPhone’s individual choices and consumer control. But what it would embrace is Ma Bell, the old land line black phone with a rotary dial. That is what we are going to embrace with this bill. We are not going to embrace the iPhone; we are going to embrace being locked to your house with limited choices, limited capability to expand your choices, and limited freedom.

Mr. BURR. Would the Senator yield for a question?

Mr. COBURN. I am happy to.

Mr. BURR. My question is this: It sounds as though the Patients’ Choice Act allows an individual to design the coverage to meet their age, their income, and their health condition.

Mr. COBURN. Absolutely right.

Mr. BURR. That is customizing your health care choice.

Mr. COBURN. It puts the consumer—i.e., the patient—in charge of their health care rather than the government in charge of their health care.

Mr. BURR. So one could then conclude that the current legislation we are debating in the Senate not only limits but it takes away choices that currently exist to seniors, to people who work, and to the younger generation.

Mr. COBURN. I don’t think there is any question that is going to happen. Actually, it is even going to be worse than that because we have shrunk the differential for young people. If you are a young person, listen to me. The cost of your insurance is going to double under this bill. If you are a young couple or a young individual—and I am talking 40 and under, 24 to 40—your insurance is going to double under this bill. What you are going to do, you are going to do this: You are going to say, I am going to pay the tax rather than coverage for insurance because it is financially much more important for me to do that. And what we know is that between 6 million and 11 million young people are going to cancel their insurance under this bill, according to a report put out by—and I will reference it here—Oliver Wyman and Associates.

Mr. BURR. But typically children are a lot less expensive to insure because they are younger and they are healthier.

Mr. COBURN. What do you think is going to happen?

Mr. BURR. What happens?

Mr. COBURN. What is going to happen is the spread—the people who have insurance, if you are over 40, because these young people drop out, your pre-

mium is going to go up. So what is available today because of the mix of people who are in the broad group of pools who are insured—we are going to drop out young, healthy people, so that small younger group insurance is going to go up. But because there are going to be 6 million to 11 million fewer of them and the insurance company keeps them in the pot to lower the cost for the older ones, the 65 and above, their premiums are going to go up.

So we are going to have exactly the opposite effect because when you mandate coverage and you force people to buy it with a big government program, people are going to make an economic decision—and the first year of this is \$250 is all you have to pay, and it goes up to \$750—they are going to say: Why would I do that? I will buy the insurance when I get sick.

So what we are going to do is totally disrupt—and it may be planned to be that way so we can come back and say: Well, look at the private insurance industry. It is not working. The government needs to take it all over. I don’t know that is the case, but the consequences of what this bill is going to do—

Mr. BURR. From the way the Senator has described it, the current bill that is being debated in the Senate really doesn’t benefit anybody. Everybody loses.

Mr. COBURN. Oh, yes, it does. We will have at least 20,000 new Federal Government employees. It will benefit them. It will benefit the bureaucracies. It will give them power to control. It is not a soft control or a light control; it is a heavy control. We will mandate on States bankruptcy through Medicaid—mandate to the States—the mother of all mandates to the States. So it will benefit the Federal Government and the bureaucracy but will have minimal benefit for the patients in this country.

Mr. BURR. So at best, we can claim that the bill being debated in the Senate is a \$2.5 trillion bill designed to try to stop waste, fraud, and abuse in the health care system.

Mr. COBURN. Supposedly.

Mr. BURR. Think about that. We are spending \$2.5 trillion to try to get waste, fraud, and abuse out of just the government side of health care. Yet the bill itself is making the government a bigger factor in health care, which means the likelihood is, because of the design not changing, you have more waste, fraud, and abuse. So there is no real value to the \$2.5 trillion, except to the government workers who are hired to either collect the fines and the new taxes or sit on the panels to determine who gets coverage and who doesn’t.

Mr. COBURN. Well, I wouldn’t go quite that far. There is no question that some people who have no coverage today will get Medicaid. But compared to the Patients’ Choice Act, they could get a private insurance policy instead of Medicaid. They would get access to all of the physicians, not just 60 percent of them.

Mr. BURR. And save \$2.5 trillion of the American people’s money.

Mr. COBURN. And save \$2.5 trillion and have the flexibility of choice based on what they need and what they perceive their children or family needs.

So they do increase coverage, but how do they do it? They put you into a substandard plan. They put you into a plan that doesn’t give you the same access Members of Congress have. They put 15 million people into that, and they decrease the flexibility and choice for those people, 11 million people, in Medicare, because we know better.

Mr. BURR. My good friend probably remembers the day we marked this up in the Health, Education, Labor, and Pensions Committee. As a matter of fact, it wasn’t a day, it was 3½ weeks and 56½ hours, if I remember exactly. One of the amendments they accepted was an amendment that is titled this: The 2220 rule. My good friend being a doctor would recognize this was a program the Federal Government had to allow medical students to delay the repayment of their student loans until they actually got their practice up and running. That was eliminated about 2 years ago. I am sure the good doctor remembers that was accepted under a UC in the committee. But if you read the 2,074 pages, it was noticeably absent in the 2220 rule. Yet, as you know, we have less than a million doctors in the United States of America trying to provide medical coverage to 300 million people and growing. And some suggest that if this bill passed, we would lose 25 percent of our doctors in the first year who decided: This is it. I am going to retire. I am out of here.

The 2220 provision is the only thing we had in our bill that actually created an incentive for more individuals to seek medicine as a career.

Mr. COBURN. Madam President, if I may inquire how much time we have remaining.

THE PRESIDING OFFICER. Nine minutes.

Mr. COBURN. Thank you.

Again, going back to incentive, carrots versus sticks, how is it that we have a shortage of primary care physicians in the country? Why is that? We have put a lot of money into medical schools. The States have put a lot of money into medical schools. We have student loans for physicians who average about \$170,000 in debt when they get out of there. How is it that people don’t want to be a pediatrician and a general internist or a family practice doctor? Why is that?

Mr. BURR. Reimbursements.

Mr. COBURN. The reimbursements, where you can invest 1 additional year in residency and double the income you can make from being a physician.

How did the payment rates get where they are? Who set the payment rates? The Federal Government set the payment rates because 60 percent of the payments to private physicians come from Medicare, Medicaid, TRICARE.

Mr. BURR. Indian Health.

Mr. COBURN. Those are contracted. Those are even lower. So they set them. Private insurance sets all the rates based on what the government does. So the government has created a shortage of primary care which we are going to see just explode as we put other people—the CBO has rightly said, if you add lots of people, you will get some increased utilization, a significant amount. They are not there. They are not there.

So you take somebody in their late fifties, mid- to late fifties or early sixties, who planned on practicing 10 or 15 years, and all of a sudden you say—and we don't in this bill. We had the claim today that this extends the life of Medicare. Well, here is how it does that. It uses the Medicare Advisory Commission to force cuts in Medicare, not fraud necessarily, just cuts. It doesn't pay for the doctor fix, which is \$250 billion, and then it cuts Medicare.

So the reason—and I don't have any problem extending the life of Medicare—I think so—but it ought to be all about fraud. It ought to be all about—the vast majority of fraud in health care today is through government programs, not the private sector. The fraud rate in the private sector is less than 1 percent. Here we have \$150 billion. We could save \$1 trillion over the next 10 years if we had an effective fraud program, which this bill minimally addresses, which our bill aggressively addresses—aggressively addresses. We even have undercover patients, undercover doctors where we create sting operations to put people in jail—not fine them, not ban them from Medicare; we put them in jail if you are stealing from the American people.

There is nothing anywhere close to that in this bill. So, in fact, we are aggressively going after the largest problem of the \$800 billion that is wasted every year, which is fraud.

The second largest problem is we need to incentivize the States to fix the tort extortion that is going on in this country that causes people to have tests done on them, not necessarily without any consequence to their health, and money wasted on tests so the doctors can be in a better defensive position.

Mr. BURR. How could a group such as AARP, whose primary role, by design, is to represent our Nation's seniors, be in favor of a reform package that doesn't provide any additional benefits to our Nation's seniors?

Mr. COBURN. And it doesn't reform. I have wondered that.

Mr. BURR. As the Senator knows, we drastically cut Medicare Advantage, the only private sector option that a senior has for coverage. We basically eliminate that. That is 11 million seniors in this country.

Mr. COBURN. Well, we have protected some through earmarks in this bill—certain States; we have protected some. In some States, if you have Medicare Advantage, you are protected. In other States, if you don't

happen to be on that side of the aisle, or you don't need help in your reelection, you don't get that.

Mr. BURR. If somebody didn't have Medicare Advantage as a choice, what insurance product would they have to go into the marketplace to buy?

Mr. COBURN. If they could afford it—and that is where a large number of Medicare Advantage people will be hurt; most of those people cannot afford to buy a supplemental policy. The fifth largest seller of insurance policies in the country happens to be AARP.

Mr. BURR. AARP, yes. So to eliminate Medicare Advantage is a tremendous financial windfall to AARP.

Mr. COBURN. For AARP.

Mr. BURR. That association supposedly looking out over the seniors in this country.

Mr. COBURN. We are fairly cynical, and we don't mean to be. We need to wrap up, if we can. There are two ways of fixing health care in this country. One is, we have the government running it—I make this point. Everybody agrees that in 2017 or 2019, Medicare will go belly up. Medicaid is already belly up. They are all in trouble. They are running deficits. The Census is broke. Social Security is going to be broke. The U.S. Post Office is absolutely broke. Cash for clunkers was broke before we started. The highway trust fund is \$18 billion in the red. And we are going to put another 16 percent of health care—76 percent instead of 60—in the hands of the government. Or we can utilize what we know works, which if you incentivize the management of chronic disease and incentivize prevention, incentivize transparency, and you create a way for people to have access, the Patients' Choice Act will insure 94 percent of Americans with a real insurance policy, not Medicaid or Indian health care.

By the way, Native Americans, listen up. Under our bill, if you are due health care, you get a card and you can go anywhere you want and it will be paid for. We need to do that for veterans, too.

The point is there is a choice. We can run a large government option or we can run a small government with 50 States, incentivizing them to do the right and best thing for their citizens, where we will actually lower costs, increase access, and have better care, and we won't destroy the best health care system in the world.

I challenge my colleagues to come down here to the floor and debate me on that, because I guarantee you that in their families I can find somebody who was saved because they lived in this country and, had they not, they would not be alive. It is the best health care system in the world. Why should we destroy that as we try to fix what is wrong in health care in America today?

Mr. BURR. I ask my colleague to put that next chart up.

I ask unanimous consent for 5 additional minutes.

The PRESIDING OFFICER (Mrs. MCCASKILL). Without objection, it is so ordered.

Mr. BURR. Madam President, this is self-explanatory, I think. Today we are borrowing 43 cents out of every dollar we spend; 43 cents of every dollar we spend in the Federal Government we are borrowing from somebody. You know, we talk about these unbelievable numbers in Washington—billions and trillions. The most popular bumper sticker out there is this: Don't tell Congress what comes after a trillion. Personally, I don't want to know, because I know if we get there, we are at the point of no return. Senator COBURN and I are close to the same age. We have kids just getting started raising families. We know what they are going to be faced with to raise their families, to make sure their children and grandchildren get educations, to make sure they go to college and have that opportunity, and make sure they have an opportunity after that for a place to work and an income. Do you know what is going to be the thing that dictates most of what they are faced with? It is right there on that chart. For every penny we borrow, it means we have an obligation to pay interest on that penny. Today interest is practically zero. We provide, as a Federal Government, money to banks they can lend out, and we charge them practically zero. That will not last forever. At some point, interest rates will go up.

Depending upon how much money we have borrowed, that will dictate how much we are obligated to pay in interest.

Mr. COBURN. Let me interrupt my colleague. Here is what the constellations show. Walk with me slowly. If you are 25 years of age or younger today in America—and we go out 20 years—that will be 45 and younger—that is 103 million Americans who will be in that group. Here is what they are each going to owe based on the unfunded liabilities of Medicare, Medicaid, and Social Security: 103 million Americans, 45 years and younger, will each owe \$1.119 million. That is what they will be responsible for. They will have to pay the average interest on that, which will be about 6 percent. Before they ever pay the first bit of income taxes, they will have to cover that interest; otherwise, that will grow.

How does that fit a young family 20 years from now? We are talking about tax rates that allow no increased standard of living. As a matter of fact, they are rates that decrease the standard of living by 35 percent. That is the heritage we are creating and what we are going to expand with this health care bill the majority leader has brought to the floor. We are going to steal the future and the opportunity for those 25 years and younger today, because we cannot live and make the hard choices that are necessary, and we think the answer to every problem is more government, rather than more personal responsibility, competition, transparency in a market, and incentivizing people to do the right

thing, rather than punishing them when they do the wrong thing.

Mr. BURR. The Senator is absolutely correct. What we can only hope to pass on to the next generation is an opportunity equal to what we have had. To strap them with this debt, to continue to go down this road and pile on the obligations, we will limit the next generation's opportunity. As you choke that opportunity for them, you will choke the fabric of this country in a way that the problems we are faced with today are minor in comparison to what they will deal with in the future.

As we sit here and debate the pluses and minuses of this health care legislation, I remind my colleagues, when you talk about \$2.5 trillion—and you probably never will save that money out of Medicare; you probably never will cut that doctors' reimbursement quite as much as in there—every time you don't do that, we are borrowing 43 cents of every dollar we spend. That is the obligation our children will inherit from us.

I am not willing to do that anymore. I want to make sure we are focused on the opportunity that is there for them. We can only do that if we do it in a responsible way, do the right thing as it relates to health care here.

Mr. COBURN. I yield the floor, and I suggest the absence of a quorum.

The PRESIDING OFFICER. The clerk will call the roll.

The legislative clerk proceeded to call the roll.

Mr. PRYOR. Madam President, I ask unanimous consent that the order for the quorum call be rescinded.

The PRESIDING OFFICER. Without objection, it is so ordered.

Mr. PRYOR. Madam President, I ask unanimous consent that no amendments be in order to the pending amendments prior to the votes on Sunday, December 6.

The PRESIDING OFFICER. Without objection, it is so ordered.

MORNING BUSINESS

Mr. PRYOR. Madam President, I ask unanimous consent that the Senate proceed to a period for the transaction of morning business, with Senators permitted to speak therein for up to 10 minutes each.

The PRESIDING OFFICER. Without objection, it is so ordered.

AMERICAN HOSTAGES

Mr. FRANKEN. Madam President, I rise today to talk about Shane Bauer, Sarah Shourd, and Josh Fattal. These three young Americans have been in custody in Iran since July 31, 2009. That is more than 4 months.

Shane is from Minnesota, where his devoted mother, Cindy Hickey, still lives. I have been in constant and close touch with Cindy over the phone, and last month I was able to meet with all the families of the young hikers, and they have been back in Washington

again this week. I have to say, they are a remarkable group of people who want nothing more than to be reunited with their children. On behalf of their families, I have come to the floor today to urge the Government of Iran to make a humanitarian gesture and release these young Americans so they can be together with their families again.

As many of you know, Josh, Sarah, and Shane were hiking near the Iraqi-Iranian border in a remote region that is famous for a beautiful waterfall when they were taken into custody by Iranian authorities. The Iranians have indicated that the Americans strayed across the border in this remote region. There can be no doubt that it was an accident. Four months later, Josh, Sarah, and Shane remain in prison in Iran.

The Iranian Government has allowed the Swiss Embassy, in its capacity as protection power for U.S. interests in Iran, to have consular access to them twice during the time they have been held. I hope this will continue, and continue more regularly.

The Swiss have been enormously helpful in working with us to resolve the situation to bring these Americans home. I have been assured by one of the Swiss that Josh, Sarah, and Shane were all in decent physical condition as of the last visit. But it is also clear the imprisonment is taking its toll on these young people.

The President of Iran has indicated that their case will be examined expeditiously and with compassion, which is encouraging. President Ahmedinejad first made that statement around the time the U.N. General Assembly met this past September.

These young American tourists find themselves in unfortunate circumstances. One thing is clear: These circumstances do and should have nothing to do with politics. I hope that Josh, Sarah, and Shane's situation can be resolved on the same basis—as purely a human gesture by the Government of Iran. I understand that people on all sides tend to get caught in the middle of geopolitical events they have nothing to do with. That is a cycle that can and should be stopped. We do not want to perpetuate that cycle. Above all, I hope the Iranian Government will recognize that these Americans have committed nothing more than an innocent mistake and want nothing more than to be brought back together with their families. The Americans should be released.

In the meantime, I hope Josh, Sarah, and Shane will be able to speak with their families by phone immediately. That would be the first direct contact they have had since their detention over 4 months ago.

As we approach the holiday season and the end of the year, this is an especially important time for families to be together. That is not an American value or an Iranian value, it is a human value. It is my fervent hope that Josh, Sarah, and Shane will be

brought back together with their families now. I urge the Government of Iran to make a humanitarian gesture and make that family reunion possible.

ADDITIONAL COSPONSORS

S. 605

At the request of Mr. KAUFMAN, the name of the Senator from Utah (Mr. HATCH) was added as a cosponsor of S. 605, a bill to require the Securities and Exchange Commission to reinstate the uptick rule and effectively regulate abusive short selling activities.

S. 1857

At the request of Ms. STABENOW, the name of the Senator from Maryland (Ms. MIKULSKI) was added as a cosponsor of S. 1857, a bill to establish national centers of excellence for the treatment of depressive and bipolar disorders.

S. 2833

At the request of Mr. REED, the name of the Senator from Minnesota (Mr. FRANKEN) was added as a cosponsor of S. 2833, a bill to provide adjusted Federal medical assistance percentage rates during a transitional assistance period.

AMENDMENT NO. 2789

At the request of Mr. COBURN, the name of the Senator from Wisconsin (Mr. FEINGOLD) was added as a cosponsor of amendment No. 2789 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2871

At the request of Mr. BROWN, the name of the Senator from Maryland (Mr. CARDIN) was added as a cosponsor of amendment No. 2871 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2882

At the request of Mr. JOHANNIS, the names of the Senator from Kansas (Mr. ROBERTS) and the Senator from Georgia (Mr. ISAKSON) were added as cosponsors of amendment No. 2882 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2884

At the request of Ms. STABENOW, the name of the Senator from Oregon (Mr. WYDEN) was added as a cosponsor of amendment No. 2884 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed

Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2895

At the request of Mr. BROWN, the name of the Senator from Michigan (Ms. STABENOW) was added as a cosponsor of amendment No. 2895 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2905

At the request of Mr. BAUCUS, the name of the Senator from West Virginia (Mr. ROCKEFELLER) was added as a cosponsor of amendment No. 2905 proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENT NO. 2921

At the request of Ms. STABENOW, the name of the Senator from Minnesota (Mr. FRANKEN) was added as a cosponsor of amendment No. 2921 intended to be proposed to H.R. 3590, a bill to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes.

AMENDMENTS SUBMITTED AND PROPOSED

SA 2924. Mr. CASEY (for himself and Mr. SPECTER) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table.

SA 2925. Ms. STABENOW submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2926. Mr. BAUCUS (for Mr. KERRY) proposed an amendment to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra.

SA 2927. Mr. ENSIGN (for himself and Mr. INHOFE) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra.

SA 2928. Mr. CASEY (for himself and Mr. KOHL) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2929. Mr. CASEY (for himself, Mr. DURBIN, and Mr. MENENDEZ) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2930. Ms. STABENOW submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2931. Mr. LAUTENBERG (for himself and Mr. WHITEHOUSE) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2932. Mr. LAUTENBERG submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2933. Mr. LAUTENBERG submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2934. Mr. INOUE (for himself and Mr. AKAKA) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2935. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2923 submitted by Mr. DORGAN (for himself, Mr. WHITEHOUSE, Mr. UDALL of New Mexico, Mr. BEGICH, Mr. JOHNSON, Mr. FRANKEN, Ms. CANTWELL, Mr. UDALL of Colorado, Mr. TESTER, and Mr. INOUE) and intended to be proposed to the amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2936. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2922 submitted by Mr. DORGAN and intended to be proposed to the amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2937. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2938. Mrs. GILLIBRAND (for herself, Ms. STABENOW, Mr. BROWN, Mr. KERRY, Mr. MENENDEZ, Mr. SCHUMER, and Mr. LEVIN) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

SA 2939. Mr. PRYOR submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, supra; which was ordered to lie on the table.

TEXT OF AMENDMENTS

SA 2924. Mr. CASEY (for himself and Mr. SPECTER) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which

was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. ____ . GRANTS FOR FUNDING OF NEWLY ACCREDITED MEDICAL SCHOOLS.

(a) IN GENERAL.—The Secretary of Health and Human Services (in this section referred to as the “Secretary”) shall establish a program of grants to newly accredited allopathic and osteopathic medical schools for the purpose of increasing the supply of physicians.

(b) USE OF GRANTS.—Amounts provided under grants under this section may be used to support scholarships, develop residencies, build infrastructure, recruit and retain faculty, and develop research programs for the purpose described in subsection (a).

(c) ALLOCATION.—The Secretary shall allocate funds appropriated under this section among newly accredited medical schools based on the following criteria:

(1) First priority shall be given to allopathic and osteopathic medical schools accredited to admit students from 2009 through 2014.

(2) Medical schools that enroll larger classes, while maintaining competitive faculty to student ratios, shall receive increased funding based on their size.

(3) Funds shall only be allocated to medical schools that provide accountability and transparency in expending such funds.

(d) REPORTS.—Each medical school receiving a grant under this section shall submit to the Secretary such reports as the Secretary may require on the specific uses of the funds provided under the grant and on how the grant benefitted the region and the Nation as a whole.

(e) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section \$500,000,000 for the 5-fiscal-year period beginning with fiscal year 2010.

SA 2925. Ms. STABENOW submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in title I, insert the following:

SEC. ____ . STATE HEALTH ACCESS PROGRAM GRANTS.

(a) IN GENERAL.—The Secretary of Health and Human Services (in this section referred to as the “Secretary”) shall award grants to States (as defined for purposes of title XIX of the Social Security Act) to establish programs to expand access to affordable health care coverage for the uninsured populations in that State in a manner consistent with reforms to take effect under this title (and the amendments made by this title) in 2014.

(b) TYPES OF PROGRAMS.—The types of programs for which grants are available under subsection (a) include the following:

(1) STATE INSURANCE EXCHANGES.—State insurance Exchanges that develop new, less expensive, portable benefit packages for small employers and part-time and seasonal workers.

(2) COMMUNITY COVERAGE PROGRAM.—Community coverage with shared responsibility between employers, governmental or non-profit entities, and the individual.

(3) REINSURANCE PLAN PROGRAM.—Reinsurance plans that subsidize a certain share of carrier losses within a certain risk corridor health insurance premium assistance.

(4) TRANSPARENT MARKETPLACE PROGRAM.—Transparent marketplace that provides an organized structure for the sale of insurance products such as a web-based exchange or portal.

(5) AUTOMATED ENROLLMENT PROGRAM.—Statewide or automated enrollment systems for public assistance programs.

(6) INNOVATIVE STRATEGIES.—Innovative strategies to insure low-income childless adults.

(7) PURCHASING COLLABORATIVES.—Business and consumer collaboratives that provides direct contract health care service purchasing options for group plan sponsors.

(c) ELIGIBILITY AND ADMINISTRATION.—

(1) IMPLEMENTATION OF KEY STATUTORY OR REGULATORY CHANGES.—To be eligible to receive a grant under this section for a program, a State shall demonstrate that—

(A) it has achieved the key State and local statutory or regulatory changes required to begin implementing the new program within 1 year after the initiation of funding under the grant; and

(B) it will be able to sustain the program without Federal funding after the end of the period of the grant.

(2) INELIGIBILITY.—A State that has developed a comprehensive health insurance access program prior to the date of enactment of this Act shall not be eligible for a grant under this section.

(3) APPLICATION REQUIRED.—No State shall receive a grant under this section unless the State has approved by the Secretary such an application, in such form and manner as the Secretary specifies.

(4) ADMINISTRATION BASED ON CURRENT PROGRAM.—The program under this section is intended to build on the State Health Access Program funded under the Omnibus Appropriations Act, 2009 (Public Law 111-8).

(d) FUNDING LIMITATIONS.—

(1) IN GENERAL.—A grant under this section shall—

(A) only be available for expenditures before 2014; and

(B) only be used to supplement, and not supplant, funds otherwise provided.

(2) MATCHING FUND REQUIREMENT.—

(A) IN GENERAL.—Subject to subparagraph (B), no grant may be awarded to a State under this section unless the State demonstrates the seriousness of its effort by matching at least 20 percent of the grant amount through non-Federal resources, which may be a combination of State, local, and private dollars from insurers, providers, and other private organizations.

(B) WAIVER.—The Secretary may waive the requirement of subparagraph (A) if the State demonstrates to the Secretary financial hardship in complying with such requirement.

(e) STUDY.—The Secretary shall review, study, and benchmark the progress and results of the programs funded under this section.

(f) REPORT.—Each State receiving a grant under this section shall submit to the Secretary a report on best practices and lessons learned through the grant to inform the health reform coverage expansions under this title beginning in 2014.

(g) FUNDING.—There are authorized to be appropriated such sums as may be necessary to carry out this section.

SA 2926. Mr. BAUCUS (for Mr. KERRY) proposed an amendment to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr.

DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; as follows:

On page 869, between lines 14 and 15, insert the following:

SEC. 3143. PROTECTING HOME HEALTH BENEFITS.

Nothing in the provisions of, or amendments made by, this Act shall result in the reduction of guaranteed home health benefits under title XVIII of the Social Security Act.

SA 2927. Mr. ENSIGN (for himself and Mr. INHOFE) submitted an amendment to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; as follows:

At the appropriate place, insert the following:

SEC. . LIMITATION ON AMOUNT OF ATTORNEY'S CONTINGENCY FEES.

(a) IN GENERAL.—An attorney who represents, on a contingency fee basis, a plaintiff in a medical malpractice liability action may not charge, demand, receive, or collect for services rendered in connection with such action (including the resolution of the claim that is the subject of the action under any alternative dispute resolution system) in excess of—

(1) 33½ percent of the first \$150,000 of the total amount recovered by judgment or settlement in such action; plus

(2) 25 percent of any amount recovered in excess of the first \$150,000 recovered by such judgment or settlement,

unless otherwise determined under State law. Such amount shall be computed after deductions are made for all the expenses associated with the claim other than those attributable to the normal operating expenses of the attorney.

(b) CALCULATION OF PERIODIC PAYMENTS.—In the event that a judgment or settlement includes periodic or future payments of damages, the amount recovered for purposes of calculating the limitation on the contingency fee under subsection (a) may, in the discretion of the court, be based on the cost of the annuity or trust established to make the payments. In any case in which an annuity or trust is not established to make such payments, such amount shall be based on the present value of the payments.

(c) DEFINITIONS.—In this section:

(1) CONTINGENCY FEE.—The term “contingency fee” means any fee for professional legal services which is, in whole or in part, contingent upon the recovery of any amount of damages, whether through judgment or settlement.

(2) HEALTH CARE PROFESSIONAL.—The term “health care professional” means any individual who provides health care services in a State and who is required by the laws or regulations of the State to be licensed or certified by the State to provide such services in the State.

(3) HEALTH CARE PROVIDER.—The term “health care provider” means any organization or institution that is engaged in the delivery of health care services in a State and

that is required by the laws or regulations of the State to be licensed or certified by the State to engage in the delivery of such services in the State.

(4) MEDICAL MALPRACTICE LIABILITY ACTION.—The term “medical malpractice liability action” means a cause of action brought in State or Federal court against a health care provider or health care professional by which the plaintiff alleges a medical malpractice claim.

SA 2928. Mr. CASEY (for himself and Mr. KOHL) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 1289, between lines 11 and 12, insert the following:

“(VII) Direct care workforce capacity at all levels.”.

SA 2929. Mr. CASEY (for himself, Mr. DURBIN, and Mr. MENENDEZ) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; as follows:

At the appropriate place, insert the following:

SEC. . NATIONAL TRAINING INITIATIVES ON AUTISM SPECTRUM DISORDERS.

Title I of the Developmental Disabilities Assistance and Bill of Rights Act of 2000 (42 U.S.C. 15001 et seq.) is amended by adding at the end the following:

“Subtitle F—National Training Initiative on Autism Spectrum Disorders

“SEC. 171. NATIONAL TRAINING INITIATIVE.

“(a) GRANTS AND TECHNICAL ASSISTANCE.—

“(1) GRANTS.—

“(A) IN GENERAL.—The Secretary, in consultation with the Interagency Autism Coordinating Committee, shall award multiyear grants to eligible entities to provide individuals (including parents and health, allied health, vocational, and educational professionals) with interdisciplinary training, continuing education, technical assistance, and information for the purpose of improving services rendered to children and adults with autism, and their families, to address unmet needs related to autism.

“(B) ELIGIBLE ENTITY.—To be eligible to receive a grant under this subsection, an entity shall be—

“(i) a University Center for Excellence in Developmental Disabilities Education, Research, and Service; or

“(ii) a comparable interdisciplinary education, research, and service entity.

“(C) APPLICATION REQUIREMENTS.—An entity that desires to receive a grant for a program under this paragraph shall submit to the Secretary an application—

“(i) demonstrating that the entity has capacity to—

“(I) provide training and technical assistance in evidence-based practices to evaluate, and provide effective interventions, services,

treatments, and supports to, children and adults with autism and their families;

“(II) include individuals with autism and their families as part of the program to ensure that an individual- and family-centered approach is used;

“(III) share and disseminate materials and practices that are developed for, and evaluated to be effective in, the provision of training and technical assistance; and

“(IV) provide training, technical assistance, interventions, services, treatments, and supports under this subsection statewide.

“(ii) providing assurances that the entity will—

“(I) provide trainees under this subsection with an appropriate balance of interdisciplinary academic and community-based experiences; and

“(II) provide to the Secretary, in the manner prescribed by the Secretary, data regarding the number of individuals who have benefited from, and outcomes of, the provision of training and technical assistance under this subsection;

“(iii) providing assurances that training, technical assistance, dissemination of information, and services under this subsection will be—

“(I) consistent with the goals of this Act, the Americans with Disabilities Act of 1990, the Individuals with Disabilities Education Act, and the Elementary and Secondary Education Act of 1965; and

“(II) conducted in coordination with relevant State agencies, institutions of higher education, and service providers; and

“(iv) containing such other information and assurances as the Secretary may require.

“(D) USE OF FUNDS.—A grant received under this subsection shall be used to provide individuals (including parents and health, allied health, vocational, and educational professionals) with interdisciplinary training, continuing education, technical assistance, and information for the purpose of improving services rendered to children and adults with autism, and their families, to address unmet needs related to autism. Such training, education, assistance, and information shall include each of the following:

“(i) Training health, allied health, vocational, and educational professionals to identify, evaluate the needs of, and develop interventions, services, treatments, and supports for, children and adults with autism.

“(ii) Developing model services and supports that demonstrate evidence-based practices.

“(iii) Developing systems and products that allow for the interventions, services, treatments, and supports to be evaluated for fidelity of implementation.

“(iv) Working to expand the availability of evidence-based, lifelong interventions; educational, employment, and transition services; and community supports.

“(v) Providing statewide technical assistance in collaboration with relevant State agencies, institutions of higher education, autism advocacy groups, and community-based service providers.

“(vi) Working to develop comprehensive systems of supports and services for individuals with autism and their families, including seamless transitions between education and health systems across the lifespan.

“(vii) Promoting training, technical assistance, dissemination of information, supports, and services.

“(viii) Developing mechanisms to provide training and technical assistance, including for-credit courses, intensive summer institutes, continuing education programs, distance based programs, and Web-based information dissemination strategies.

“(ix) Promoting activities that support community-based family and individual services and enable individuals with autism and related developmental disabilities to fully participate in society and achieve good quality-of-life outcomes.

“(x) Collecting data on the outcomes of training and technical assistance programs to meet statewide needs for the expansion of services to children and adults with autism.

“(E) AMOUNT OF GRANTS.—The amount of a grant to any entity for a fiscal year under this section shall be not less than \$250,000.

“(2) TECHNICAL ASSISTANCE.—The Secretary shall reserve 2 percent of the amount appropriated to carry out this subsection for a fiscal year to make a grant to a national organization with demonstrated capacity for providing training and technical assistance to—

“(A) assist in national dissemination of specific information, including evidence-based best practices, from interdisciplinary training programs, and when appropriate, other entities whose findings would inform the work performed by entities awarded grants;

“(B) compile and disseminate strategies and materials that prove to be effective in the provision of training and technical assistance so that the entire network can benefit from the models, materials, and practices developed in individual centers;

“(C) assist in the coordination of activities of grantees under this subsection;

“(D) develop a Web portal that will provide linkages to each of the individual training initiatives and provide access to training modules, promising training, and technical assistance practices and other materials developed by grantees;

“(E) serve as a research-based resource for Federal and State policymakers on information concerning the provision of training and technical assistance for the assessment, and provision of supports and services for, children and adults with autism;

“(F) convene experts from multiple interdisciplinary training programs, individuals with autism, and the families of such individuals to discuss and make recommendations with regard to training issues related to assessment, interventions, services, treatment, and supports for children and adults with autism; and

“(G) undertake any other functions that the Secretary determines to be appropriate.

“(3) AUTHORIZATION OF APPROPRIATIONS.—To carry out this subsection, there are authorized to be appropriated \$17,000,000 for fiscal year 2011 and such sums as may be necessary for fiscal years 2012 through 2015.

“(b) EXPANSION OF THE NUMBER OF UNIVERSITY CENTERS FOR EXCELLENCE IN DEVELOPMENTAL DISABILITIES EDUCATION, RESEARCH, AND SERVICE.—

“(1) GRANTS.—To provide for the establishment of up to 4 new University Centers for Excellence in Developmental Disabilities Education, Research, and Service, the Secretary shall award up to 4 grants to institutions of higher education.

“(2) APPLICABLE PROVISIONS.—Except for subsection (a)(3), the provisions of subsection (a) shall apply with respect to grants under this subsection to the same extent and in the same manner as such provisions apply with respect to grants under subsection (a).

“(3) PRIORITY.—In awarding grants under this subsection, the Secretary shall give priority to applicants that—

“(A) are minority institutions that have demonstrated capacity to meet the requirements of this section and provide services to individuals with autism and their families; or

“(B) are located in a State with one or more underserved populations.

“(4) AUTHORIZATION OF APPROPRIATIONS.—To carry out this subsection, there is authorized to be appropriated \$2,000,000 for each of fiscal years 2011 through 2015.

“(c) DEFINITIONS.—In this section:

“(1) The term ‘autism’ means an autism spectrum disorder or a related developmental disability.

“(2) The term ‘interventions’ means educational methods and positive behavioral support strategies designed to improve or ameliorate symptoms associated with autism.

“(3) The term ‘minority institution’ has the meaning given to such term in section 365 of the Higher Education Act of 1965.

“(4) The term ‘services’ means services to assist individuals with autism to live more independently in their communities.

“(5) The term ‘treatments’ means health services, including mental health services, designed to improve or ameliorate symptoms associated with autism.

“(6) The term ‘University Center for Excellence in Developmental Disabilities Education, Research, and Service’ means a University Center for Excellence in Developmental Disabilities Education, Research, and Service that has been or is funded through subtitle D or subsection (b).”

SA 2930. Ms. STABENOW submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 466, between lines 5 and 6, insert the following:

SEC. 2305. THERAPEUTIC FOSTER CARE.

(a) RULE OF CONSTRUCTION.—Nothing in this title or an amendment made by this title shall prevent or limit a State from covering therapeutic foster care for eligible children in out-of-home placements under section 1905(a) of the Social Security Act (42 U.S.C. 1396d(a)).

(b) THERAPEUTIC FOSTER CARE DEFINED.—For purposes of this section, the term “therapeutic foster care” means a foster care program that provides—

(1) to the child—

(A) structured daily activities that develop, improve, monitor, and reinforce age-appropriate social, communications, and behavioral skills;

(B) crisis intervention and crisis support services;

(C) medication monitoring;

(D) counseling; and

(E) case management services; and

(2) specialized training for the foster parent and consultation with the foster parent on the management of children with mental illnesses and related health and developmental conditions.

SA 2931. Mr. LAUTENBERG (for himself and Mr. WHITEHOUSE) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle G of title I, insert the following:

SEC. 1563. DISCLOSURE OF INSURANCE COMPANY EXECUTIVE COMPENSATION.

(a) **MANDATORY DISCLOSURE OF EXECUTIVE COMPENSATION INFORMATION.**—Each health care insurance company, including qualified health plans participating in an Exchange established under section 1311 and applicable plans or entities (as defined in section 1128J(f)(2) of the Social Security Act, as added by subsection (g)), shall annually disclose the compensation of the Chief Executive Officer of such health care insurance company for the previous year.

(b) **STANDARDS.**—The Secretary of the Treasury, in consultation with the Secretary of Health and Human Services and the Chairman of the Securities and Exchange Commission, shall develop standards for disclosing the information described in subsection (a) in a manner determined to be understandable by the average health plan enrollee.

(c) **COMPENSATION DEFINED.**—In this section, the term “compensation” means wages, salary, fees, commissions, fringe benefits, deferred compensation, retirement contributions, options, bonuses, property, and any other form of remuneration, as the Secretary of the Treasury determines appropriate.

(d) **EFFECTIVE DATE.**—Beginning on April 1, 2010, each health care insurance company shall annually disclose the information as described in subsection (a) to—

(1) the Secretary of Health and Human Services, for inclusion of data in the internet portal to affordable coverage options established and operated under sections 1103 and 1311(c)(4);

(2) an applicant at the time of application;

(3) an enrollee at the time of enrollment;

(4) a policyholder or certificate holder at the time of issuance of the policy or delivery of the certificate.

(e) **ENFORCEMENT.**—A person that willfully fails to provide the information required under this section shall be subject to a fine of not more than \$1,000 for each such failure. Such failure with respect to each enrollee, applicant, policyholder, or certificate holder shall constitute a separate offense for purposes of this subsection.

(f) **AMENDMENT TO SECTION 1311.**—Section 1311(c)(1) is amended—

(1) in subparagraph (G), by striking “and” at the end; and

(2) by inserting after subparagraph (G) the following:

“(H) annually disclose the compensation of the Chief Executive Officer of the health care insurance company for the previous year, in accordance with the standards developed under section 1563(b); and”.

(g) **APPLICATION TO MEDICARE AND MEDICAID.**—Section 1128J of the Social Security Act, as added by section 6402, is amended by adding at the end the following new subsection:

“(f) **DISCLOSURE OF EXECUTIVE COMPENSATION BY CERTAIN PLANS AND OTHER ENTITIES.**—

“(1) **IN GENERAL.**—An applicable plan or entity shall annually disclose the compensation of the Chief Executive Officer of the applicable plan or entity for the previous year, in accordance with the standards developed under section 1563(b) of the Patient Protection and Affordable Care Act.

“(2) **APPLICABLE PLAN OR ENTITY.**—In this subsection, the term ‘applicable plan or entity’ means the following:

“(A) A Medicare Advantage plan under part C of title XVIII.

“(B) A prescription drug plan under part D of such title.

“(C) A Medicaid managed care organization (as defined in section 1903(m)(1)(A)).

“(D) Any health insurance issuer that contracts with a State to provide medical assistance under a State Medicaid program under title XIX or child health assistance under the State Children’s health insurance program under title XXI.

“(E) Any other plan or entity the Secretary determines appropriate.”.

SA 2932. Mr. LAUTENBERG submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place, insert the following:

SEC. . . . DIABETES RESEARCH, EDUCATION, AND OTHER ACTIVITIES.

(a) **CENTERS FOR DISEASE CONTROL AND PREVENTION.**—Part B of title III of the Public Health Service Act (42 U.S.C. 243 et seq.) is amended by inserting after section 317T the following section:

“SEC. 317U. DIABETES IN MINORITY POPULATIONS.

“(a) **DIABETES; HEALTH PROMOTION, PREVENTION ACTIVITIES, AND ACCESS.**—

“(1) **IN GENERAL.**—The Secretary, acting through the Director of the Centers for Disease Control and Prevention, shall carry out culturally appropriate diabetes health promotion and prevention programs for minority populations.

“(2) **CERTAIN ACTIVITIES.**—Activities regarding culturally appropriate diabetes health promotion and prevention programs for minority populations shall include the following:

“(A) Expanding the Diabetes Prevention and Control Program (currently existing in all the States and territories) and providing funds for education and community outreach on diabetes.

“(B) Providing funds to strengthen existing surveillance systems to improve the quality, accuracy, and timeliness of morbidity and mortality diabetes data for such populations.

“(b) **DEFINITION.**—For purposes of this section, the term ‘minority population’ means a racial and ethnic minority group, as defined in section 1707(g).

“(c) **AUTHORIZATION OF APPROPRIATIONS.**—For the purpose of carrying out this section, there are authorized to be appropriated such sums as are necessary for fiscal year 2010 and each subsequent fiscal year.”.

(b) **HEALTH RESOURCES AND SERVICES ADMINISTRATION.**—Part P of title III of the Public Health Service Act is amended—

(1) by redesignating the section 399R inserted by section 2 of Public Law 110–373 as section 399S;

(2) by redesignating the section 399R inserted by section 3 of Public Law 110–374 as section 399T; and

(3) by adding at the end the following new section:

“SEC. 399U. PROGRAMS TO EDUCATE HEALTH PROVIDERS ON THE CAUSES AND EFFECTS OF DIABETES IN MINORITY POPULATIONS.

“(a) **IN GENERAL.**—The Secretary, acting through the Director of the Health Resources and Services Administration, shall conduct and support programs described in subsection (b) to educate health professionals on the causes and effects of diabetes in minority populations.

“(b) **PROGRAMS.**—Programs described in this subsection, with respect to education on diabetes in minority populations, shall include the following:

“(1) Making grants for diabetes-focused education classes or training programs on cultural sensitivity and patient care within such populations for health care providers.

“(2) Providing funds to community health centers for programs that provide diabetes services and screenings.

“(3) Developing a diabetes focus within, and providing additional funds for, the National Health Service Corps Scholarship program to place individuals in areas that are disproportionately affected by diabetes and to provide health care services to such areas.”.

SA 2933. Mr. LAUTENBERG submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

At the appropriate place in subtitle E of title I, insert the following:

SEC. . . . STUDY OF GEOGRAPHIC VARIATION IN APPLICATION OF EPL.

(a) **IN GENERAL.**—The Secretary shall conduct a study to examine the feasibility and implication of adjusting the application of the Federal poverty level under this subtitle (and the amendments made by this subtitle) for different geographic areas so as to reflect the variations in cost-of-living among different areas within the United States. If the Secretary determines that an adjustment is feasible, the study should include a methodology to make such an adjustment. Not later than January 1, 2013, the Secretary shall submit to Congress a report on such study and shall include such recommendations as the Secretary determines appropriate.

(b) **INCLUSION OF TERRITORIES.**—

(1) **IN GENERAL.**—The Secretary shall ensure that the study under subsection (a) covers the territories of the United States and that special attention is paid to the disparity that exists among poverty levels and the cost of living in such territories and to the impact of such disparity on efforts to expand health coverage and ensure health care.

(2) **TERRITORIES DEFINED.**—In this subsection, the term “territories of the United States” includes the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, the Northern Mariana Islands, and any other territory or possession of the United States.

SA 2934. Mr. INOUYE (for himself and Mr. AKAKA) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

At the end of subtitle A of title II, insert the following:

SEC. 2008. 100 PERCENT FMAP FOR MEDICAL ASSISTANCE PROVIDED TO A NATIVE HAWAIIAN THROUGH A FEDERALLY QUALIFIED HEALTH CENTER OR A NATIVE HAWAIIAN HEALTH CARE SYSTEM UNDER THE MEDICAID PROGRAM.

(a) **MEDICAID.**—The third sentence of section 1905(b) of the Social Security Act (42 U.S.C. 1396d(b)) is amended by inserting “, and with respect to medical assistance provided to a Native Hawaiian (as defined in section 12 of the Native Hawaiian Health Care Improvement Act) through a Federally qualified health center or a Native Hawaiian health care system (as so defined) whether directly, by referral, or under contract or other arrangement between a Federally-qualified health center or a Native Hawaiian health care system and another health care provider” before the period.

(b) **EFFECTIVE DATE.**—The amendment made by this section applies to medical assistance provided on or after the date of enactment of this Act.

SA 2935. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2923 submitted by Mr. DORGAN (for himself, Mr. WHITEHOUSE, Mr. UDALL of New Mexico, Mr. BEGICH, Mr. JOHNSON, Mr. FRANKEN, Ms. CANTWELL, Mr. UDALL of Colorado, Mr. TESTER, and Mr. INOUE) and intended to be proposed to the amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 71 of the amendment, between lines 21 and 22, insert the following:

SEC. 138. LIMIT RELATING TO ABORTION.

Title II of the Indian Health Care Improvement Act (25 U.S.C. 1621 et seq.) is amended by adding at the end the following:

“SEC. 227. LIMIT RELATING TO ABORTION.

“(a) **DEFINITION OF HEALTH BENEFITS COVERAGE.**—In this section, the term ‘health benefits coverage’ means a health-related service or group of services provided pursuant to a contract, compact, grant, or other agreement.

“(b) **LIMITATION.**—

“(1) **IN GENERAL.**—Except as provided in paragraph (2), no funds or facilities of the Service may be used—

“(A) to provide any abortion; or

“(B) to provide, or pay any administrative cost of, any health benefits coverage that includes coverage of an abortion.

“(2) **EXCEPTIONS.**—The limitation described in paragraph (1) shall not apply in any case in which—

“(A) a pregnancy is the result of an act of rape, or an act of incest against a minor; or

“(B) the woman suffers from a physical disorder, physical injury, or physical illness that, as certified by a physician, would 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.”.

SA 2936. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2922 submitted by Mr. DORGAN and intended to be proposed to the amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other

purposes; which was ordered to lie on the table; as follows:

On page 4 of the amendment, strike line 5 and insert the following: “as the ‘Buy Indian Act’”.

“SEC. 827. LIMIT RELATING TO ABORTION.

“(a) **DEFINITION OF HEALTH BENEFITS COVERAGE.**—In this section, the term ‘health benefits coverage’ means a health-related service or group of services provided pursuant to a contract, compact, grant, or other agreement.

“(b) **LIMITATION.**—

“(1) **IN GENERAL.**—Except as provided in paragraph (2), no funds or facilities of the Service may be used—

“(A) to provide any abortion; or

“(B) to provide, or pay any administrative cost of, any health benefits coverage that includes coverage of an abortion.

“(2) **EXCEPTIONS.**—The limitation described in paragraph (1) shall not apply in any case in which—

“(A) a pregnancy is the result of an act of rape, or an act of incest against a minor; or

“(B) the woman suffers from a physical disorder, physical injury, or physical illness that, as certified by a physician, would 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.”.

SA 2937. Mr. VITTER submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 1703, between lines 4 and 5, insert the following:

SEC. 6303. RULE OF CONSTRUCTION.

Nothing in the provisions of or amendments made by this subtitle shall be construed to allow any employee of the Federal government or any political appointee to dictate the manner in which a health care provider practices medicine.

SA 2938. Mrs. GILLIBRAND (for herself, Ms. STABENOW, Mr. BROWN, Mr. KERRY, Mr. MENENDEZ, Mr. SCHUMER, and Mr. LEVIN) submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R. 3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 1996, between lines 3 and 4, insert the following:

SEC. 9001A. INCREASED THRESHOLDS ON HIGH COST EMPLOYER-SPONSORED HEALTH COVERAGE SUBJECT TO EXCISE TAX.

Section 49801 of the Internal Revenue Code of 1986, as added by section 9001(b), is amended—

(1) by striking “\$8,500” in subsection (b)(3)(C)(i)(I) and inserting “\$9,500”, and

(2) by striking “\$23,000” in subsection (b)(3)(C)(i)(II) and inserting “\$25,000”.

SA 2939. Mr. PRYOR submitted an amendment intended to be proposed to amendment SA 2786 proposed by Mr. REID (for himself, Mr. BAUCUS, Mr. DODD, and Mr. HARKIN) to the bill H.R.

3590, to amend the Internal Revenue Code of 1986 to modify the first-time homebuyers credit in the case of members of the Armed Forces and certain other Federal employees, and for other purposes; which was ordered to lie on the table; as follows:

On page 134, between lines 10 and 11, insert the following:

(4) **ENROLLEE SATISFACTION SYSTEM.**—The Secretary shall develop an enrollee satisfaction survey system that would evaluate the level of enrollee satisfaction with qualified health plans offered through an Exchange, for each such qualified health plan that had more than 500 enrollees in the previous year. The Exchange shall include enrollee satisfaction information in the information provided to individuals and employers through the Internet portal established under paragraph (5) in a manner that allows individuals to easily compare enrollee satisfaction levels between comparable plans.

PRIVILEGES OF THE FLOOR

Mr. COBURN. Mr. President, I ask unanimous consent that Josh Trent of my staff be granted the privilege of the floor for the duration of the debate on H.R. 3590.

The PRESIDING OFFICER. Without objection, it is so ordered.

ORDERS FOR SUNDAY, DECEMBER 6, 2009

Mr. PRYOR. Madam President, I ask unanimous consent that when the Senate completes its business today, it adjourn until 12:30 p.m., Sunday, December 6; that following the prayer and the pledge, the Journal of proceedings be approved to date, the morning hour be deemed expired, the time for the two leaders be reserved for their use later in the day, and the Senate resume consideration of H.R. 3590, the health care reform legislation, as provided for under the previous order, with the majority controlling the first 60 minutes and the Republicans controlling the next 60 minutes.

The PRESIDING OFFICER. Without objection, it is so ordered.

PROGRAM

Mr. PRYOR. Madam President, Senators should expect at least two roll-call votes tomorrow to begin at approximately 3:15 p.m. The first two votes will be in relation to the Lincoln amendment No. 2905 regarding executive compensation, to be followed by a vote in relation to the Ensign amendment No. 2927 regarding attorneys fees. We are also working on the next amendments that will be offered, and we are hopeful we will be able to vote on those tomorrow after the 3:15 p.m. votes. Senators will be notified when any additional votes are scheduled.

ADJOURNMENT UNTIL 12:30 P.M. TOMORROW

Mr. PRYOR. Madam President, if there is no further business to come before the Senate, I ask unanimous consent that the Senate adjourn under the previous order.

There being no objection, the Senate, at 6:29 p.m., adjourned until Sunday, December 6, 2009, at 12:30 p.m.