

AMENDMENT

OFFERED BY MR. CANTOR OF VIRGINIA (for himself and Mr. Johnson of Texas)

[HR 3200]

Add at the end of section 122 (relating to essential benefits package) the following subsection:

1 () TREATMENT OF HIGH-DEDUCTIBLE HEALTH
 2 PLANS WITH HSA AS ESSENTIAL BENEFITS PACKAGE.—
 3 In the case of a high deductible health plan that includes
 4 a health savings account (within the meaning of section
 5 223 of the Internal Revenue Code of 1986), such plan
 6 shall be treated as acceptable coverage that meets all of
 7 the requirements of this section for purposes of being con-
 8 sidered ^{a qualified health benefits plan.} ~~an essential benefits package.~~

Add at the end of section 124(b) (relating to adoption of benefits standards) the following paragraph:

9 () APPLICATION TO HIGH-DEDUCTIBLE
 10 HEALTH PLANS AND HSAS.—A standard ^{updated} adopted
 11 under this section shall not apply with respect to a
 12 high-deductible health plan or health savings ac-
 13 count (within the meaning of section 223 of the In-
 14 ternal Revenue Code of 1986) to the extent that
 15 such application of such standard would disqualify

The Secretary shall not implement rules or regulations that would restrict the ability of an individual to enroll or purchase a high deductible health plan that includes a health savings account (within the meaning of section 223 of the Internal Revenue Code of 1986).

a qualified health benefits plan.

1 the plan or account from being treated as ^a~~an~~ essen-
2 tial ~~benefits package.~~

