MANAGER’S AMENDMENT
SECTION-BY-SECTION SUMMARY

Page number indicate pages of the Manager’s Amendment.

MANAGER’S AMENDMENT (Technical Changes)

Page 1. The amendment corrects a typo in the subheading. The underlying bill policy remains that non-expansion States will not have DSH reduction as scheduled under current law, October 1, 2017.

Page 1. Strikes 114(c) regarding state payment for individuals ineligible for the Medicaid program.

Pages 1-3. This section of the amendment includes technical corrections to the Safety Net funding for Non-Expansion States in the underlying bill.

- Correction to the timeframe for the implementation of the Safety Net Fund so it begins Fiscal Year 2018 (October 1, 2017) rather than Calendar Year 2018.
- Clarifies the duration of the fund extends through Fiscal Year 2022.
- Technical correction to clarify that payments to Medicaid providers under the Fund, net of other payments, are not to exceed the costs for providing care to Medicaid patients and the uninsured.
- Technical and formatting corrections to provision in the underlying bill regarding the allotment used to calculate the funding to States. The allotment is still calculated using a non-expansion State’s portion of the total number of individuals in non-expansion States in 2015.

Page 3. Makes technical corrections to the per capita allotment to ensure non-DSH supplemental payments are accounted for under the reforms in the underlying bill and are attributed to individuals enrolled in the per capita allotment. This technical correction comports with the intent of the underlying bill to ensure that in the per capita allotment calculation, funding for all non-DSH supplemental payments in 2016 is included under the allotment calculation. Also clarifies that funding for childhood vaccines is excluded from the per capita allotments, in keeping with the intent of the underlying bill.

Page 4. Makes technical conforming changes to clarify the Relative State Uninsured and Issuer Participation Proportion for the Patient and State Stability Fund. There is also one grammatical correction in this section.

Page 4. Strikes small group market from continuous coverage since this would be duplicative. Currently, the small group market has complied with certain continuous coverage standards, like guaranteed renewability, since the Health Insurance Portability and Accountability Act of 1996, known as HIPAA. There is also one cross-reference citation correction.

Page 5. This section of the amendment makes technical changes to the conforming amendments of the Premium Tax Credit in the reported text.
Page 5. This section of the amendment strikes Section 203, the Premium Tax Credit, of the reported bill to accommodate the technical restructuring of the new tax credit made as a result of Senate guidance to maintain the privilege of the bill. The amendment then includes a renumbering of the subsequent sections.

Page 6. This section of the amendment renames the section to reflect an additional policy change.

Page 6-21. This section of the amendment includes the technical restructuring of the new tax credit made as a result of Senate guidance to maintain the privilege of the bill. This includes repealing and replacing Section 36B of the Internal Revenue Code and removing a policy to allow excess tax credit funds to be deposited into an otherwise eligible individual’s health savings account.