

117TH CONGRESS  
1ST SESSION

# H. R. 3149

To expand access to health care services for immigrants by removing legal and policy barriers to health insurance coverage, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

MAY 12, 2021

Ms. JAYAPAL (for herself, Ms. BARRAGÁN, Ms. ADAMS, Mr. AUCHINCLOSS, Ms. BASS, Mr. BEYER, Mr. BLUMENAUER, Ms. BONAMICI, Mr. BOWMAN, Ms. BUSH, Mr. CÁRDENAS, Mr. CARSON, Mr. CASTRO of Texas, Ms. CHU, Mr. CICILLINE, Ms. CLARK of Massachusetts, Ms. CLARKE of New York, Mr. COHEN, Mr. CONNOLLY, Mr. CORREA, Mr. DANNY K. DAVIS of Illinois, Mr. DESAULNIER, Mr. DEUTCH, Ms. ESCOBAR, Mr. ESPAILLAT, Mr. GALLEGOS, Mr. GARCÍA of Illinois, Ms. GARCIA of Texas, Mr. GOMEZ, Mr. GREEN of Texas, Mr. GRIJALVA, Mrs. HAYES, Ms. JACKSON LEE, Ms. JACOBS of California, Mr. JOHNSON of Georgia, Mr. JONES, Mr. KEATING, Mrs. LAWRENCE, Ms. LEE of California, Ms. LEGER FERNANDEZ, Mr. LEVIN of Michigan, Mr. LIEU, Mr. LOWENTHAL, Mrs. CAROLYN B. MALONEY of New York, Mr. McGOVERN, Mr. MEEKS, Ms. MENG, Ms. MOORE of Wisconsin, Mr. NADLER, Mrs. NAPOLITANO, Ms. NEWMAN, Ms. NORTON, Ms. OCASIO-CORTEZ, Ms. OMAR, Mr. PANETTA, Mr. PAYNE, Mr. PERLMUTTER, Ms. PINGREE, Mr. POCAN, Ms. PRESSLEY, Ms. ROYBAL-ALLARD, Mr. RUSH, Ms. SCANLON, Ms. SCHAKOWSKY, Mr. Sires, Mr. SOTO, Ms. SPEIER, Mr. TAKANO, Ms. TLAIB, Mrs. TORRES of California, Mr. TORRES of New York, Mr. TRONE, Mr. VARGAS, Mr. VEASEY, Mr. VELA, Ms. VELÁZQUEZ, Ms. WASSERMAN SCHULTZ, Mrs. WATSON COLEMAN, Mr. WELCH, Ms. WILLIAMS of Georgia, and Ms. WILSON of Florida) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

# A BILL

To expand access to health care services for immigrants by removing legal and policy barriers to health insurance coverage, and for other purposes.

1       *Be it enacted by the Senate and House of Representa-*  
2   *tives of the United States of America in Congress assembled,*

3   **SECTION 1. SHORT TITLE.**

4       This Act may be cited as the “Health Equity and  
5   Access under the Law for Immigrant Families Act of  
6   2021” or the “HEAL for Immigrant Families Act of  
7   2021”.

8   **SEC. 2. FINDINGS; PURPOSE.**

9       (a) FINDINGS.—Congress finds as follows:

10           (1) Health insurance coverage reduces harmful  
11   racial, economic, gender, and health inequities by al-  
12   leviating cost barriers to, and increasing utilization  
13   of, necessary health care services, especially among  
14   low-income and underserved populations.

15           (2) Based solely on their immigration status,  
16   many immigrants and their families face legal and  
17   policy restrictions on their ability to obtain afford-  
18   able health insurance coverage through Medicaid,  
19   the Children’s Health Insurance Program (CHIP),  
20   and the health insurance exchanges.

1                             (3) Lack of health insurance coverage contrib-  
2         utes to persistent inequities in the prevention, diag-  
3         nosis, and treatment of health conditions. This leads  
4         to negative health outcomes for immigrants and  
5         their families, especially Black, Indigenous, Latinx,  
6         Asian, Pacific Islander, and other Immigrants of  
7         Color.

8                             (4) Black immigrant women often cite cost as  
9         a major barrier to health care. Many who are un-  
10         documented forgo doctor visits altogether due to the  
11         financial burden in addition to consistent racial bias  
12         by medical practitioners and racism in health care.

13                             (5) Nearly half of immigrant women are of re-  
14         productive age. Immigrant women, lesbian, gay, bi-  
15         sexual, transgender, and queer (LGBTQ) immi-  
16         grants, and immigrants with disabilities dispropor-  
17         tionately live in households with low incomes and  
18         lack health insurance coverage. Legal and policy bar-  
19         riers to affordable health insurance coverage signifi-  
20         cantly exacerbate their risk of negative pregnancy-  
21         related and other reproductive and sexual health  
22         outcomes, with lasting health and economic con-  
23         sequences for immigrant women, LGBTQ immi-  
24         grants, immigrants with disabilities, and their fami-  
25         lies and society as a whole.

1                             (6) Immigrants who identify as LGBTQ experience  
2                             compounding discrimination from health care  
3                             providers and systems based on race and ethnicity,  
4                             primary language, immigration status, sexual orientation,  
5                             and gender identity. Nearly one in five  
6                             transgender patients have been refused care due to  
7                             their gender non-conforming status, and providers  
8                             have denied care to undocumented immigrants because  
9                             of immigration status. These inequities are exacerbated  
10                            by legal and policy barriers that restrict access to health coverage on the basis of immigration status, exposing LGBTQ immigrant communities to disproportionate gaps in affordable, comprehensive health care. These compounding barriers are especially harmful for LGBTQ immigrants who are escaping interpersonal and state violence due to their sexual orientation and gender identity.

18                           (7) Denying health insurance coverage or imposing waiting periods for health insurance coverage on the basis of immigration status unfairly hinders immigrants' ability to reach and maintain their optimal levels of health and undermines the economic well-being of their families.

24                           (8) International human rights standards hold  
25                           that governments have an affirmative obligation to

1 ensure that everyone, including immigrants, can ac-  
2 cess safe, respectful, culturally and linguistically ap-  
3 propriate, and high-quality pregnancy-related care,  
4 including postpartum care, free from discrimination  
5 or violence. Medicaid is the nation's single largest  
6 payer for pregnancy-related care. Nevertheless, bar-  
7 riers to health coverage persist for pregnant and  
8 postpartum people, particularly immigrants.

9 (9) Immigrants—especially Black, Indigenous,  
10 Latinx, Asian, and Pacific Islander immigrants—are  
11 among those most harmed by the United States'  
12 pregnancy-related morbidity and mortality epidemic,  
13 which is the worst among high-income nations.  
14 Black people are nearly four times more likely than  
15 white people to suffer pregnancy-related death, and  
16 twice as likely to suffer maternal morbidity. Indige-  
17 nous people are two and a half times more likely  
18 than white people to die from a pregnancy-related  
19 death. The majority of United States pregnancy-re-  
20 lated deaths are preventable. Lack of access to  
21 health care, immigration status, poverty, and expo-  
22 sure to racism, sexism, and xenophobia in and be-  
23 yond the health care system contribute to the dis-  
24 proportionately high number of pregnancy-related  
25 deaths among BIPOC birthing and postpartum peo-

1       ple. Unnecessary barriers that limit pregnant and  
2       postpartum immigrants' access to health care under-  
3       mine their health, safety, and human rights.

4                 (10) One in seven United States residents is  
5       foreign-born, approximately one in four children in  
6       the United States has at least one immigrant par-  
7       ent, and the population of immigrant families in the  
8       United States is expected to continue to grow in the  
9       coming years. It is therefore in our collective public  
10      health and economic interest to remove legal and  
11      policy barriers to affordable health insurance cov-  
12      erage that are based on immigration status.

13                 (11) Although individuals granted relief under  
14       the Deferred Action for Childhood Arrivals (DACA)  
15       program are authorized to live and work in the  
16       United States, they have been unfairly excluded  
17       from the definitions of lawfully present and lawfully  
18       residing for purposes of health insurance coverage  
19       provided through the Department of Health and  
20       Human Services, including Medicaid, CHIP, and the  
21       health insurance exchanges.

22                 (12) Since immigration law evolves constantly,  
23       new immigration categories for individuals with fed-  
24       erally authorized presence in the United States may  
25       be created.

1                         (13) Some States continue to unwisely restrict  
2                         Medicaid access for immigrants who have long re-  
3                         sided in the United States, fueling significant health  
4                         inequities and increasing health care costs for indi-  
5                         viduals and the public.

6                         (14) Congress restored Medicaid eligibility for  
7                         individuals living in the United States under the  
8                         Compacts of Free Association as part of bipartisan  
9                         legislation in December 2020 and should build on  
10                         that success by ensuring all immigrants can access  
11                         care.

12                         (b) PURPOSE.—It is the purpose of this Act to—

13                         (1) ensure that all individuals who are lawfully  
14                         present in the United States are eligible for all fed-  
15                         erally funded health care programs;

16                         (2) advance the ability of undocumented indi-  
17                         viduals to obtain health insurance coverage through  
18                         the health insurance exchanges established under  
19                         part II of the Patient Protection and Affordable  
20                         Care Act, Public Law 111–148;

21                         (3) eliminate the authority for States to restrict  
22                         Medicaid eligibility for lawful permanent residents;  
23                         and

24                         (4) eliminate other barriers to accessing Med-  
25                         icaid, CHIP, and other medical assistance.

1   **SEC. 3. REMOVING BARRIERS TO HEALTH COVERAGE FOR**  
2                   **LAWFULLY RESIDING INDIVIDUALS.**

3       (a) MEDICAID.—Section 1903(v)(4) of the Social Se-  
4       curity Act (42 U.S.C. 1396b(v)(4)) is amended—

5                  (1) by amending subparagraph (A) to read as  
6       follows:

7                   “(A) Notwithstanding sections 401(a),  
8                   402(b), 403, and 421 of the Personal Responsi-  
9                   bility and Work Opportunity Reconciliation Act  
10                  of 1996, a State shall provide medical assist-  
11                  ance under this title, to individuals who are  
12                  lawfully residing in the United States (including  
13                  individuals described in paragraph (1), battered  
14                  individuals described in section 431(c) of such  
15                  Act, and individuals with an approved or pend-  
16                  ing application for deferred action or other fed-  
17                  erally authorized presence), if they otherwise  
18                  meet the eligibility requirements for medical as-  
19                  sistance under the State plan approved under  
20                  this title (other than the requirement of the re-  
21                  ceipt of aid or assistance under title IV, supple-  
22                  mental security income benefits under title  
23                  XVI, or a State supplementary payment).”;

24                  (2) by amending subparagraph (B) to read as  
25       follows:

1               “(B) No debt shall accrue under an affi-  
2       davit of support against any sponsor of an indi-  
3       vidual provided medical assistance under sub-  
4       paragraph (A) on the basis of provision of as-  
5       sistance to such individual and the cost of such  
6       assistance shall not be considered as an unreim-  
7       bursed cost.”; and

8               (3) in subparagraph (C)—

9               (A) by striking “an election by the State  
10      under subparagraph (A)” and inserting “the  
11      application of subparagraph (A)”;

12               (B) by inserting “or be lawfully present”  
13      after “lawfully reside”; and

14               (C) by inserting “or present” after “law-  
15      fully residing” each place it appears.

16               (b) CHIP.—Subparagraph (N) of section 2107(e)(1)  
17      of the Social Security Act (42 U.S.C. 1397gg(e)(1)) is  
18      amended to read as follows:

19               “(N) Paragraph (4) of section 1903(v) (re-  
20      lating to lawfully present individuals).”.

21               (c) EFFECTIVE DATE.—

22               (1) IN GENERAL.—Except as provided in para-  
23      graph (2), the amendments made by this section  
24      shall take effect on the date of enactment of this Act

1       and shall apply to services furnished on or after the  
2       date that is 90 days after such date of enactment.

3                     (2) EXCEPTION IF STATE LEGISLATION RE-  
4       QUIRED.—In the case of a State plan for medical as-  
5       sistance under title XIX, or a State child health plan  
6       under title XXI, of the Social Security Act which the  
7       Secretary of Health and Human Services determines  
8       requires State legislation (other than legislation ap-  
9       propriating funds) in order for the plan to meet the  
10      additional requirements imposed by the amendments  
11      made by this section, the respective State plan shall  
12      not be regarded as failing to comply with the re-  
13      quirements of such title solely on the basis of its  
14      failure to meet these additional requirements before  
15      the first day of the first calendar quarter beginning  
16      after the close of the first regular session of the  
17      State legislature that begins after the date of enact-  
18      ment of this Act. For purposes of the previous sen-  
19      tence, in the case of a State that has a 2-year legis-  
20      lative session, each year of such session shall be  
21      deemed to be a separate regular session of the State  
22      legislature.

1     **SEC. 4. CONSISTENCY IN HEALTH INSURANCE COVERAGE**  
2                         **FOR INDIVIDUALS WITH FEDERALLY AU-**  
3                         **THORIZED PRESENCE, INCLUDING DE-**  
4                         **FERRED ACTION.**

5         (a) **IN GENERAL.**—For purposes of eligibility under  
6     any of the provisions described in subsection (b), all indi-  
7     viduals granted federally authorized presence in the  
8     United States shall be considered to be lawfully present  
9     in the United States.

10         (b) **PROVISIONS DESCRIBED.**—The provisions de-  
11     scribed in this subsection are the following:

12                 (1) **EXCHANGE ELIGIBILITY.**—Section 1411 of  
13     the Patient Protection and Affordable Care Act (42  
14     U.S.C. 18031).

15                 (2) **REDUCED COST-SHARING ELIGIBILITY.**—  
16     Section 1402 of the Patient Protection and Afford-  
17     able Care Act (42 U.S.C. 18071).

18                 (3) **PREMIUM SUBSIDY ELIGIBILITY.**—Section  
19     36B of the Internal Revenue Code of 1986 (26  
20     U.S.C. 36B).

21                 (4) **MEDICAID AND CHIP ELIGIBILITY.**—Titles  
22     XIX and XXI of the Social Security Act, including  
23     under section 1903(v) of such Act (42 U.S.C.  
24     1396b(v)).

25         (c) **EFFECTIVE DATE.**—

1                             (1) IN GENERAL.—Subsection (a) shall take ef-  
2                             fect on the date of enactment of this Act.

3                             (2) TRANSITION THROUGH SPECIAL ENROLL-  
4                             MENT PERIOD.—In the case of an individual de-  
5                             scribed in subsection (a) who, before the first day of  
6                             the first annual open enrollment period under sub-  
7                             paragraph (B) of section 1311(c)(6) of the Patient  
8                             Protection and Affordable Care Act (42 U.S.C.  
9                             18031(c)(6)) beginning after the date of enactment  
10                            of this Act, is granted federally authorized presence  
11                            in the United States and who, as a result of such  
12                            subsection, qualifies for a subsidy under a provision  
13                            described in paragraph (2) or (3) of subsection (b),  
14                            the Secretary of Health and Human Services shall  
15                            establish a special enrollment period under subpara-  
16                            graph (C) of such section 1311(c)(6) during which  
17                            such individual may enroll in qualified health plans  
18                            through Exchanges under title I of the Patient Pro-  
19                            tection and Affordable Care Act and qualify for such  
20                            a subsidy. For such an individual who has been  
21                            granted federally authorized presence in the United  
22                            States as of the date of enactment of this Act, such  
23                            special enrollment period shall begin not later than  
24                            90 days after such date of enactment. Nothing in  
25                            this paragraph shall be construed as affecting the

1 authority of the Secretary to establish additional  
2 special enrollment periods under such subparagraph  
3 (C).

4 **SEC. 5. REMOVING CITIZENSHIP AND IMMIGRATION BAR-**  
5 **RIERS TO ACCESS TO AFFORDABLE HEALTH**  
6 **CARE UNDER THE ACA.**

7 (a) IN GENERAL.—

8 (1) PREMIUM TAX CREDITS.—Section 36B of  
9 the Internal Revenue Code of 1986 is amended—

10 (A) in subsection (c)(1)(B)—

11 (i) by amending the heading to read  
12 as follows: “SPECIAL RULE FOR CERTAIN  
13 INDIVIDUALS INELIGIBLE FOR MEDICAID  
14 DUE TO STATUS”; and

15 (ii) by amending clause (ii) to read as  
16 follows:

17 “(ii) the taxpayer is a noncitizen who  
18 is not eligible for the Medicaid program  
19 under title XIX of the Social Security Act  
20 by reason of the individual’s immigration  
21 status.”.

22 (B) by striking subsection (e).

23 (2) COST-SHARING REDUCTIONS.—Section 1402  
24 of the Patient Protection and Affordable Care Act  
25 (42 U.S.C. 18071) is amended by striking sub-

1       section (e) and redesignating subsection (f) as sub-  
2       section (e).

3                     (3) BASIC HEALTH PROGRAM ELIGIBILITY.—  
4       Section 1331(e)(1)(B) of the Patient Protection and  
5       Affordable Care Act (42 U.S.C. 18051(e)(1)(B)) is  
6       amended by striking “lawfully present in the United  
7       States.”.

8                     (4) RESTRICTIONS ON FEDERAL PAYMENTS.—  
9       Section 1412 of the Patient Protection and Affordable  
10      Care Act (42 U.S.C. 18082) is amended by  
11      striking subsection (d) and redesignating subsection  
12      (e) as subsection (d).

13                    (5) REQUIREMENT TO MAINTAIN MINIMUM ES-  
14       SENTIAL COVERAGE.—Subsection (d) of section  
15       5000A of the Internal Revenue Code of 1986 is  
16       amended by striking paragraph (3) and by redesignat-  
17       ing paragraph (4) as paragraph (3).

18                   (b) CONFORMING AMENDMENTS.—

19                    (1) ESTABLISHMENT OF PROGRAM.—Section  
20       1411(a) of the Patient Protection and Affordable  
21       Care Act (42 U.S.C. 18081(a)) is amended by strik-  
22       ing paragraph (1) and redesignating paragraphs (2),  
23       (3), and (4) as paragraphs (1), (2), and (3), respec-  
24       tively.

1                             (2) **QUALIFIED INDIVIDUALS.**—Section 1312(f)  
2                             of the Patient Protection and Affordable Care Act  
3                             (42 U.S.C. 18032(f)) is amended—

4                                 (A) in the heading, by striking “; ACCESS  
5                                 LIMITED TO CITIZENS AND LAWFUL RESI-  
6                                 DENTS”; and

7                                 (B) by striking paragraph (3).

8                             (c) **EFFECTIVE DATE.**—The amendments made by  
9     this section shall apply to years, plan years, and taxable  
10   years, as applicable, beginning after December 31, 2021.

11                             **SEC. 6. PRESERVING ACCESS TO COVERAGE.**

12                             (a) **IN GENERAL.**—Nothing in this Act, including the  
13     amendments made by this Act, shall prevent lawfully  
14     present noncitizens who are ineligible for full benefits  
15     under the Medicaid program under title XIX of the Social  
16     Security Act from securing a credit for which such lawfully  
17     present noncitizens would be eligible under section  
18     36B(c)(1)(B) of the Internal Revenue Code of 1986 and  
19     under the Medicaid provisions for lawfully present nonci-  
20     zens, as in effect on the date prior to the date of enact-  
21     ment of this Act.

22                             (b) **DEFINITION.**—For purposes of subsection (a),  
23     the term “full benefits” means, with respect to an indi-  
24     vidual and State, medical assistance for all services cov-  
25     ered under the State plan under title XIX of the Social

1 Security Act that is not less in amount, duration, or scope,  
2 or is determined by the Secretary of Health and Human  
3 Services to be substantially equivalent to the medical as-  
4 sistance available for an individual described in section  
5 1902(a)(10)(A)(i) of the Social Security Act (42 U.S.C.  
6 1396a(a)(10)(A)(i)).

○