

**AMENDMENT IN THE NATURE OF A SUBSTITUTE
TO THE COMMITTEE PRINT OF H.R. 1343
OFFERED BY MR. GENE GREEN OF TEXAS**

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the “Health Centers Re-
3 newal Act of 2008”.

**4 SEC. 2. ADDITIONAL AUTHORIZATIONS OF APPROPRIA-
5 TIONS FOR HEALTH CENTERS PROGRAM.**

6 Section 330(r)(1) of the Public Health Service Act
7 (42 U.S.C. 254b(r)(1)) is amended to read as follows:

8 “(1) IN GENERAL.—For the purpose of car-
9 rying out this section, in addition to the amounts
10 authorized to be appropriated under subsection (d),
11 there are authorized to be appropriated—

12 “(A) for fiscal year 2008, \$2,213,020,000;

13 “(B) for fiscal year 2009, \$2,451,394,400;

14 “(C) for fiscal year 2010, \$2,757,818,700;

15 “(D) for fiscal year 2011, \$3,116,335,131;

16 and

17 “(E) for fiscal year 2012,

18 \$3,537,040,374.”.

1 **SEC. 3. RECOGNITION OF HIGH POVERTY AREAS.**

2 (a) IN GENERAL.—Section 330(c) of the Public
3 Health Service Act (42 U.S.C. 254b(c)) is amended by
4 adding at the end the following new paragraph:

5 “(3) RECOGNITION OF HIGH POVERTY
6 AREAS.—

7 “(A) IN GENERAL.—In making grants
8 under this subsection, the Secretary may recog-
9 nize the unique needs of high poverty areas.

10 “(B) HIGH POVERTY AREA DEFINED.—For
11 purposes of subparagraph (A), the term ‘high
12 poverty area’ means a catchment area which is
13 established in a manner that is consistent with
14 the factors in subsection (k)(3)(J), and the pov-
15 erty rate of which is greater than the national
16 average poverty rate as determined by the Bu-
17 reau of the Census.”.

18 (b) EFFECTIVE DATE.—The amendment made by
19 subsection (a) shall apply to grants made on or after Jan-
20 uary 1, 2009.

21 **SEC. 4. LIABILITY PROTECTIONS FOR HEALTH CENTER**
22 **VOLUNTEER PRACTITIONERS.**

23 (a) IN GENERAL.—Section 224 of the Public Health
24 Service Act (42 U.S.C. 233) is amended—

25 (1) in subsection (g)(1)(A)—

1 (A) in the first sentence, by striking “or
2 employee” and inserting “employee, or (subject
3 to subsection (k)(4)) volunteer practitioner”;
4 and

5 (B) in the second sentence, by inserting
6 “and subsection (k)(4)” after “subject to para-
7 graph (5)”; and

8 (2) in each of subsections (g), (i), (j), (k), (l),
9 and (m)—

10 (A) by striking the term “employee, or
11 contractor” each place such term appears and
12 inserting “employee, volunteer practitioner, or
13 contractor”;

14 (B) by striking the term “employee, and
15 contractor” each place such term appears and
16 inserting “employee, volunteer practitioner, and
17 contractor”;

18 (C) by striking the term “employee, or any
19 contractor” each place such term appears and
20 inserting “employee, volunteer practitioner, or
21 contractor”; and

22 (D) by striking the term “employees, or
23 contractors” each place such term appears and
24 inserting “employees, volunteer practitioners, or
25 contractors”.

1 (b) APPLICABILITY; DEFINITION.—Section 224(k) of
2 the Public Health Service Act (42 U.S.C. 233(k)) is
3 amended by adding at the end the following paragraph:

4 “(4)(A) Subsections (g) through (m) apply with
5 respect to volunteer practitioners beginning with the
6 first fiscal year for which an appropriations Act pro-
7 vides that amounts in the fund under paragraph (2)
8 are available with respect to such practitioners.

9 “(B) For purposes of subsections (g) through
10 (m), the term ‘volunteer practitioner’ means a prac-
11 titioner who, with respect to an entity described in
12 subsection (g)(4), meets the following conditions:

13 “(i) The practitioner is a licensed physi-
14 cian, a licensed clinical psychologist, or other li-
15 censed or certified health care practitioner.

16 “(ii) At the request of such entity, the
17 practitioner provides services to patients of the
18 entity, at a site at which the entity operates or
19 at a site designated by the entity. The weekly
20 number of hours of services provided to the pa-
21 tients by the practitioner is not a factor with
22 respect to meeting conditions under this sub-
23 paragraph.

24 “(iii) The practitioner does not for the pro-
25 vision of such services receive any compensation

1 from such patients, from the entity, or from
2 third-party payors (including reimbursement
3 under any insurance policy or health plan, or
4 under any Federal or State health benefits pro-
5 gram).”.

6 **SEC. 5. LIABILITY PROTECTIONS FOR HEALTH CENTER**
7 **PRACTITIONERS PROVIDING SERVICES IN**
8 **EMERGENCY AREAS.**

9 Section 224(g) of the Public Health Service Act (42
10 U.S.C. 233(g)) is amended—

11 (1) in paragraph (1)(B)(ii), by striking “sub-
12 paragraph (C)” and inserting “subparagraph (C)
13 and paragraph (6)”; and

14 (2) by adding at the end the following para-
15 graph:

16 “(6)(A) Subject to subparagraph (C), para-
17 graph (1)(B)(ii) applies to health services provided
18 to individuals who are not patients of the entity in-
19 volved if, as determined under criteria issued by the
20 Secretary, the following conditions are met:

21 “(i) The services are provided by a con-
22 tractor, volunteer practitioner (as defined in
23 subsection (k)(4)(B)), or employee of the entity
24 who is a physician or other licensed or certified
25 health care practitioner and who is otherwise

1 deemed to be an employee for purposes of para-
2 graph (1)(A) when providing services with re-
3 spect to the entity.

4 “(ii) The services are provided in an emer-
5 gency area (as defined in subparagraph (D)),
6 with respect to a public health emergency or
7 major disaster described in subparagraph (D),
8 and during the period for which such emer-
9 gency or disaster is determined or declared, re-
10 spectively.

11 “(iii) The services of the contractor, volun-
12 teer practitioner, or employee (referred to in
13 this paragraph as the ‘out-of-area practitioner’)
14 are provided under an arrangement with—

15 “(I) an entity that is deemed to be an
16 employee for purposes of paragraph (1)(A)
17 and that serves the emergency area in-
18 volved (referred to in this paragraph as an
19 ‘emergency-area entity’); or

20 “(II) a Federal agency that has re-
21 sponsibilities regarding the provision of
22 health services in such area during the
23 emergency.

24 “(iv) The purposes of the arrangement
25 are—

1 “(I) to coordinate, to the extent prac-
2 ticable, the provision of health services in
3 the emergency area by the out-of-area
4 practitioner with the provision of services
5 by the emergency-area entity, or by the
6 Federal agency, as the case may be;

7 “(II) to identify a location in the
8 emergency area to which such practitioner
9 should report for purposes of providing
10 health services, and to identify an indi-
11 vidual or individuals in the area to whom
12 the practitioner should report for such pur-
13 poses;

14 “(III) to verify the identity of the
15 practitioner and that the practitioner is li-
16 censed or certified by one or more of the
17 States; and

18 “(v) with respect to the licensure or
19 certification of health care practitioners,
20 the provision of services by the out-of-area
21 practitioner in the emergency area is not a
22 violation of the law of the State in which
23 the area is located.

24 “(B) In issuing criteria under subparagraph
25 (A), the Secretary shall take into account the need

1 to rapidly enter into arrangements under such sub-
2 paragraph in order to provide health services in
3 emergency areas promptly after the emergency be-
4 gins.

5 “(C) Subparagraph (A) applies with respect to
6 an act or omission of an out-of-area practitioner
7 only to the extent that the practitioner is not im-
8 mune from liability for such act or omission under
9 the Volunteer Protection Act of 1997.

10 “(D) For purposes of this paragraph, the term
11 ‘emergency area’ means a geographic area for
12 which—

13 “(i) the Secretary has made a determina-
14 tion under section 319 that a public health
15 emergency exists; or

16 “(ii) a presidential declaration of major
17 disaster has been issued under section 401 of
18 the Robert T. Stafford Disaster Relief and
19 Emergency Assistance Act.”.

1 **SEC. 6. DEMONSTRATION PROJECT FOR INTEGRATED**
2 **HEALTH SYSTEMS TO EXPAND ACCESS TO**
3 **PRIMARY AND PREVENTIVE SERVICES FOR**
4 **THE MEDICALLY UNDERSERVED.**

5 Part D of title III of the Public Health Service Act
6 (42 U.S.C. 259b et seq.) is amended by adding at the end
7 the following new subpart:

8 **“Subpart XI—Demonstration Project for Integrated**
9 **Health Systems to Expand Access to Primary**
10 **and Preventive Services for the Medically Un-**
11 **derserved**

12 **“SEC. 340H. DEMONSTRATION PROJECT FOR INTEGRATED**
13 **HEALTH SYSTEMS TO EXPAND ACCESS TO**
14 **PRIMARY AND PREVENTIVE CARE FOR THE**
15 **MEDICALLY UNDERSERVED.**

16 **“(a) ESTABLISHMENT OF DEMONSTRATION.—**

17 **“(1) IN GENERAL.—**Not later than January 1,
18 2009, the Secretary shall establish a demonstration
19 project (hereafter in this section referred to as the
20 ‘demonstration’) under which up to 30 qualifying in-
21 tegrated health systems receive grants for the costs
22 of their operations to expand access to primary and
23 preventive services for the medically underserved.

24 **“(2) RULE OF CONSTRUCTION.—**Nothing in
25 this section shall be construed as authorizing grants
26 to be made or used for the costs of specialty care or

1 hospital care furnished by an integrated health sys-
2 tem.

3 “(b) APPLICATION.—Any integrated health system
4 desiring to participate in the demonstration shall submit
5 an application in such manner, at such time, and con-
6 taining such information as the Secretary may require.

7 “(c) CRITERIA FOR SELECTION.—In selecting inte-
8 grated health systems to participate in the demonstration
9 (hereafter in this section referred to as ‘participating inte-
10 grated health systems’), the Secretary shall ensure rep-
11 resentation of integrated health systems that are located
12 in a variety of States (including the District of Columbia
13 and the territories and possessions of the United States)
14 and locations within States, including rural areas, inner-
15 city areas, and frontier areas.

16 “(d) DURATION.—Subject to the availability of ap-
17 propriations, the demonstration shall be conducted (and
18 operating grants be made to each participating integrated
19 health system) for a period of 3 years.

20 “(e) REPORTS.—

21 “(1) IN GENERAL.—The Secretary shall submit
22 to the appropriate committees of the Congress in-
23 terim and final reports with respect to the dem-
24 onstration, with an interim report being submitted
25 not later than 3 months after the demonstration has

1 been in operation for 24 months and a final report
2 being submitted not later than 3 months after the
3 close of the demonstration.

4 “(2) CONTENT.—Such reports shall evaluate
5 the effectiveness of the demonstration in providing
6 greater access to primary and preventive care for
7 medically underserved populations, and how the co-
8 ordinated approach offered by integrated health sys-
9 tems contributes to improved patient outcomes.

10 “(f) AUTHORIZATION OF APPROPRIATIONS.—

11 “(1) IN GENERAL.—There is authorized to be
12 appropriated \$25,000,000 for each of the fiscal
13 years 2009, 2010, and 2011 to carry out this sec-
14 tion.

15 “(2) CONSTRUCTION.—Nothing in this section
16 shall be construed as requiring or authorizing a re-
17 duction in the amounts appropriated for grants to
18 health centers under section 330 for the fiscal years
19 referred to in paragraph (1).

20 “(g) DEFINITIONS.—For purposes of this section:

21 “(1) FRONTIER AREA.—The term ‘frontier
22 area’ has the meaning given to such term in regula-
23 tions promulgated pursuant to section 330I(r).

1 “(2) INTEGRATED HEALTH SYSTEM.—The term
2 ‘integrated health system’ means a health system
3 that—

4 “(A) has a demonstrated capacity and
5 commitment to provide a full range of primary
6 care, specialty care, and hospital care in both
7 inpatient and outpatient settings; and

8 “(B) is organized to provide such care in
9 a coordinated fashion.

10 “(3) QUALIFYING INTEGRATED HEALTH SYS-
11 TEM.—

12 “(A) IN GENERAL.—The term ‘qualifying
13 integrated health system’ means a public or pri-
14 vate nonprofit entity that is an integrated
15 health system that meets the requirements of
16 subparagraph (B) and serves a medically under-
17 served population (either through the staff and
18 supporting resources of the integrated health
19 system or through contracts or cooperative ar-
20 rangements) by providing—

21 “(i) required primary and preventive
22 health and related services (as defined in
23 paragraph (4)); and

24 “(ii) as may be appropriate for a pop-
25 ulation served by a particular integrated

1 health system, integrative health services
2 (as defined in paragraph (5)) that are nec-
3 essary for the adequate support of the re-
4 quired primary and preventive health and
5 related services and that improve care co-
6 ordination.

7 “(B) OTHER REQUIREMENTS.—The re-
8 quirements of this subparagraph are that the
9 integrated health system—

10 “(i) will make the required primary
11 and preventive health and related services
12 of the integrated health system available
13 and accessible in the service area of the in-
14 tegrated health system promptly, as appro-
15 priate, and in a manner which assures con-
16 tinuity;

17 “(ii) will demonstrate financial re-
18 sponsibility by the use of such accounting
19 procedures and other requirements as may
20 be prescribed by the Secretary;

21 “(iii) provides or will provide services
22 to individuals who are eligible for medical
23 assistance under title XIX of the Social
24 Security Act or for assistance under title
25 XXI of such Act;

1 “(iv) has prepared a schedule of fees
2 or payments for the provision of its serv-
3 ices consistent with locally prevailing rates
4 or charges and designed to cover its rea-
5 sonable costs of operation and has pre-
6 pared a corresponding schedule of dis-
7 counts to be applied to the payment of
8 such fees or payments, which discounts are
9 adjusted on the basis of the patient’s abil-
10 ity to pay;

11 “(v) will assure that no patient will be
12 denied health care services due to an indi-
13 vidual’s inability to pay for such services;

14 “(vi) will assure that any fees or pay-
15 ments required by the system for such
16 services will be reduced or waived to enable
17 the system to fulfill the assurance de-
18 scribed in clause (v);

19 “(vii) provides assurances that any
20 grant funds will be expended to supple-
21 ment, and not supplant, the expenditures
22 of the integrated health system for primary
23 and preventive health services for the
24 medically underserved; and

1 “(viii) submits to the Secretary such
2 reports as the Secretary may require to de-
3 termine compliance with this subpara-
4 graph.

5 “(C) TREATMENT OF CERTAIN ENTI-
6 TIES.—The term ‘qualifying integrated health
7 system’ may include a nurse-managed health
8 clinic if such clinic meets the requirements of
9 subparagraphs (A) and (B) (except those re-
10 quirements that have been waived under para-
11 graph (4)(B)).

12 “(4) REQUIRED PRIMARY AND PREVENTIVE
13 HEALTH AND RELATED SERVICES.—

14 “(A) IN GENERAL.—Except as provided in
15 subparagraph (B), the term ‘required primary
16 and preventive health and related services’
17 means basic health services consisting of—

18 “(i) health services related to family
19 medicine, internal medicine, pediatrics, ob-
20 stetrics, or gynecology that are furnished
21 by physicians where appropriate, physician
22 assistants, nurse practitioners, and nurse
23 midwives;

24 “(ii) diagnostic laboratory services
25 and radiologic services;

1 “(iii) preventive health services, in-
2 cluding prenatal and perinatal care; appro-
3 priate cancer screening; well-child services;
4 immunizations against vaccine-preventable
5 diseases; screenings for elevated blood lead
6 levels, communicable diseases, and choles-
7 terol; pediatric eye, ear, and dental
8 screenings to determine the need for vision
9 and hearing correction and dental care;
10 and voluntary family planning services;

11 “(iv) emergency medical services; and

12 “(v) pharmaceutical services, behav-
13 ioral, mental health, and substance abuse
14 services, preventive dental services, and re-
15 cuperative care, as may be appropriate.

16 “(B) EXCEPTION.—In the case of an inte-
17 grated health system serving a targeted popu-
18 lation, the Secretary shall, upon a showing of
19 good cause, waive the requirement that the in-
20 tegrated health system provide each required
21 primary and preventive health and related serv-
22 ice under this paragraph if the Secretary deter-
23 mines one or more such services are inappro-
24 priate or unnecessary for such population.

1 “(5) INTEGRATIVE HEALTH SERVICES.—The
2 term ‘integrative health services’ means services that
3 are not included as required primary and preventive
4 health and related services and are associated with
5 achieving the greater integration of a health care de-
6 livery system to improve patient care coordination so
7 that the system either directly provides or ensures
8 the provision of a broad range of culturally com-
9 petent services. Integrative health services include
10 but are not limited to the following:

11 “(A) Outreach activities.

12 “(B) Case management and patient navi-
13 gation services.

14 “(C) Chronic care management.

15 “(D) Transportation to health care facili-
16 ties.

17 “(E) Development of provider networks
18 and other innovative models to engage local
19 physicians and other providers to serve the
20 medically underserved within a community.

21 “(F) Recruitment, training, and compensa-
22 tion of necessary personnel.

23 “(G) Acquisition of technology for the pur-
24 pose of coordinating care.

1 “(H) Improvements to provider commu-
2 nication, including implementation of shared in-
3 formation systems or shared clinical systems.

4 “(I) Determination of eligibility for Fed-
5 eral, State, and local programs that provide, or
6 financially support the provision of, medical, so-
7 cial, housing, educational, or other related serv-
8 ices.

9 “(J) Development of prevention and dis-
10 ease management tools and processes.

11 “(K) Translation services.

12 “(L) Development and implementation of
13 evaluation measures and processes to assess pa-
14 tient outcomes.

15 “(M) Integration of primary care and men-
16 tal health services.

17 “(N) Carrying out other activities that
18 may be appropriate to a community and that
19 would increase access by the uninsured to
20 health care, such as access initiatives for which
21 private entities provide non-Federal contribu-
22 tions to supplement the Federal funds provided
23 through the grants for the initiatives.

24 “(6) SPECIALTY CARE.—The term ‘specialty
25 care’ means care that is provided through a referral

1 and by a physician or nonphysician practitioner,
2 such as surgical consultative services, radiology serv-
3 ices requiring the immediate presence of a physician,
4 audiology, optometric services, cardiology services,
5 magnetic resonance imagery (MRI) services, comput-
6 erized axial tomography (CAT) scans, nuclear medi-
7 cine studies, and ambulatory surgical services.

8 “(7) NURSE-MANAGED HEALTH CLINIC.—The
9 term ‘nurse-managed health clinic’ means a nurse-
10 practice arrangement, managed by advanced practice
11 nurses, that provides care for underserved and vul-
12 nerable populations and is associated with a school,
13 college, or department of nursing or an independent
14 nonprofit health or social services agency.”.

Amend the title so as to read: “A bill amend the
Public Health Service Act to provide additional author-
izations of appropriations for the health centers program
under section 330 of such Act, and for other purposes.”.

