

What is wrong with “Obama Care”?

Answer: EVERYTHING.

It is not just the thousands of pages of BS rules and regulations. It is EVERYTHING about it that is WRONG.

The “Affordable Care Act” should have been less than five (5) pages long for openers.

Here is what the “Affordable Care Act” should have said, what every Democrat should have voted for instead, and also what every Republican should have still NOT voted for. In other words every Democrat could have rammed this version of the Act through, just as easily, had they wanted **real Affordable Care** for everyone...

NOTE: For those of you who are too busy to read a few pages scroll to the very bottom for a 4th grade level diagram instead.

THE REAL AND READABLE AFFORDABLE HEALTH CARE ACT

We, the moron Democrats running the world from Washington D.C., U.S.A., and who think that EVERYONE has a RIGHT to 100% FREE, and thus “Affordable”, HEALTH Care, *no matter what they do to their bodies, no matter if they are drug addicts, smokers, baby abortion supporters, people who screw around without protection, how fast or dangerously they operate vehicles, how unsafely they perform their work, what sports they choose to risk their safety doing, if they partake in all sorts of stupid, unsafe, risky behaviors, eat too much junk food, etc., etc. or not*, just because they are FREE and health care should be FREE as well (at least for a few more days until we figure out how to take away the rest of their freedoms and force them to follow OUR rules which will be addressed in future Acts), hereby ORDER the following to be the new “Affordable Health Care” LAW of the land.

NOTE: If any part of this Act is believed by any single U.S.A. citizen to not be “100% Constitutional” then this Act will be immediately sent to and ruled upon by the U.S. Supreme Court and if not ruled to be Constitutional in any manner then the Congress will first amend the Constitution and will postpone the enactment of this Act until any needed Constitutional amendment is passed and ratified by the States (just to make sure it is 100% Constitutional first).

Section I.

A **Master Medical Charges Management and Charges Approval Department** (MMCMCAD), an **Automated Online Health Care Bill Submission System** (AOHCBSS), a **Medical Related Products and Services Payment Approval System** (MRPSPAS), a **Master Medical Charges Table** (MMCT), a **Central Government**

Medical Reserve Funds Disbursement Department (CGMRFDD), an **Automated Medical Related Products and Services Payment System** (AMRPSPS), and a **Central Government Medical Reserve Fund** (CGMRF) will be created within one month after this **Act** is passed.

The MMCMCAD will be created, and fully funded annually, by Congress. There will be exactly ten (10) total employees, including one Director, making up the MMCMCAD which will make sure all health care bills submitted are only for products or services outlined within this Act and listed within the MMCT, *which the MMCMCAD will populate and update on an as needed basis if medical products, services and/or related and allowed charges need to be added to or removed from said MMCT*, before any payments are issued using the AMRPSPS via the CGMRFDD.

Likewise, the MMCMCAD will create and/or activate the AOHCBS, the MRSPAS and the MMCT, *which will be utilized to operate a **payment verification process (PVP)***, within the same one month timeframe. The MMCMCAD PVP will make sure that all health care bills submitted for payment are verified, approved and/or rejected in a subjective yet timely manner.

The CGMRFDD will be created, and fully funded annually, by Congress. There will be exactly ten (10) total employees, including one Director, making up the CGMRFDD which will make sure that all *approved* payment requests forwarded by the MMCMCAD to the CGMRFDD are paid once any medical products or services providers submit a payment request, *via the AOHCBS to the MMCMCAD*, used to request payments via the MMCMCAD.

Likewise, the CGMRFDD will create and/or activate the AMRPSPS, *which will be utilized to pay all approved payments as needed and once verified, approved and transmitted to the CGMRFDD by the MMCMCAD and via the PVP*, within the same one month timeframe.

Only the CGMRFDD will be responsible for issuing actual payments to those who have requested them. The CGMRFDD will be the sole “single payer” of all health care related expenses resulting from any and all health care products and/or services provided to any and all people (or their pets or animals per **Section II**) actively allowed to utilize or be involved in or related to the entire system.

Section II.

ALL health care providers such as hospital or clinic operators and managers, surgeons and physicians, mental health care providers, pharmacists, dope pushers/sellers, alcohol retailers, drug companies and manufacturers, veterinarians (peoples' U.S. pets and all other U.S. animals need health care also), chiropractors, dentists, vision care providers, and anyone who assists these providers, such as medical and health care research labs, chemists, medical test facilitators, diagnostic service providers, medical equipment businesses, ambulance drivers and companies, emergency medical aviation, truck, car, ship, train, etc. operators, pharmacists, retirement community operators, dieticians or organic or health food farmers or vendors or diet pill retailers, fitness

system operators, fitness clubs and/or cults, off the wall voodoo and black magic providers and/or their officers, board members, administrators, business managers, and stockholders, and just about anyone else (or their pets) who is remotely connected with providing health services or trying to keep people alive, under the influence and/or well, EXCEPT health insurance providers and their associated employees (which will no longer be needed anyway), WILL FROM NOW ON (until this Act is finally repealed someday once everyone finally wises up) track any charges they would normally bill their customers and patients for ANY and ALL products, services and supplies they normally provide or utilize, wasted or not, which they do in fact supply to others, in order to provide products or services, **by the calendar quarter**, and will then send those tracked and billed for product or service charges to the MMCMCAD for approval and subsequent payment and they will, in turn, be paid out of the CGMRF, **by the calendar quarter**, for said provided services.

Section III.

All health care providers, as outlined in **Section II**, will do everything in their power to provide the best health care in the world, and will improve the system to make sure it remains the best health care system in the world and available to all U.S. citizens, and anyone living or traveling within the U.S.A. borders or any controlled regions of the U.S.A., and will **never** provide poor health or medical services of any kind to anyone in need.

It will be illegal to bill any patients directly, to turn any patients away from services they may or may not need or to request or to remit service charges (health care bills) to the MMCMCAD for services that are not actually rendered or provided for.

Furthermore, in order to assure that the U.S Congress and CGMRFDD is able to pay said bills, once each quarter, all charges will be made according to the MMCT which will be regulated by the MMCMCAD. If a service charge is not outlined within the MMCT then the associated product(s) and/or service(s) must still be provided for FREE, because this is THE REAL AND READABLE AFFORDABLE HEALTH CARE ACT and all medical product(s) and/or service(s) for all citizens and anyone else must be FREE (even though nothing is ever really FREE).

Anyone failing in any way to satisfy this Section and who is found guilty of said violation in a court of law will serve a 10 year term in confinement in a Federal Prison... but any people in Prison or any other concentration camp or other confinement facility anywhere within the U.S.A. will still get 100% FREE, and thus "Affordable", HEALTH Care.

Section IV.

All funds expended to operate the CGMRFDD, the MMCMCAD, to keep the MMCT updated, to utilize the outlined processes and systems, and to pay all the associated expenses required to give everyone FREE and "Affordable HEALTH Care" will be funded ONLY and DIRECTLY by Affordable HEALTH Care Taxes (no borrowed money period) and said Affordable HEALTH Care Taxes will be charged to and somehow collected from everyone, including all government employees, etc. who are U.S.

“citizens” or permanent and legally approved U.S. “residents” at the rate of 15% of any such person’s annual and personal gross income from any and all sources derived. Congress and only Congress or one or more of its actual and legally elected members will collect and manage said taxes and direct all or a part of them to the CGMRFDD to be used for the stated purpose(s).

But, the U.S. Congress will only direct the appropriated funds into the CGMRF once Congress appropriates them per the annual appropriations and tax collection procedures they deem appropriate.

Congress will also decide if any tax rate adjustments and (most probably) increases or decreases (fat chance) are needed each fiscal year and what portion of the collected Affordable HEALTH Care Taxes are to be appropriated and placed into and spent out of the CGMRF (and which unused portion should be wasted on other “pork barrel” and “special interest” issues if there is a surplus of any amount of the collected or collectable Affordable HEALTH Care Taxes) which will be funded annually when Congress appropriates any such Affordable HEALTH Care Taxes and resulting funds in order to maintain the CGMRF as they deem appropriate... just so everyone is crystal clear on this TAX.

If any member of Congress or the U.S. Federal Government or one of its employees attempts to prevent appropriation for, support of, improvement of or funding of this Act and/or its various ramifications and/or the CGMRF, per the procedures and stipulations outlined in this Act, they will be either impeached and/or arrested and prosecuted and, if found guilty of attempting to prevent FREE and “Affordable HEALTH Care” for every U.S. citizen (and their animals) in any manner, they will serve a 10 year term in confinement in a Federal Prison. That includes attempting to repeal this Act which only serves to enforce what is every person’s RIGHT to 100% FREE, and thus “Affordable”, HEALTH Care... but any people in Prison or any other concentration camp or other confinement facility anywhere within the U.S.A. will still get 100% FREE, and thus “Affordable”, HEALTH Care.

Section V.

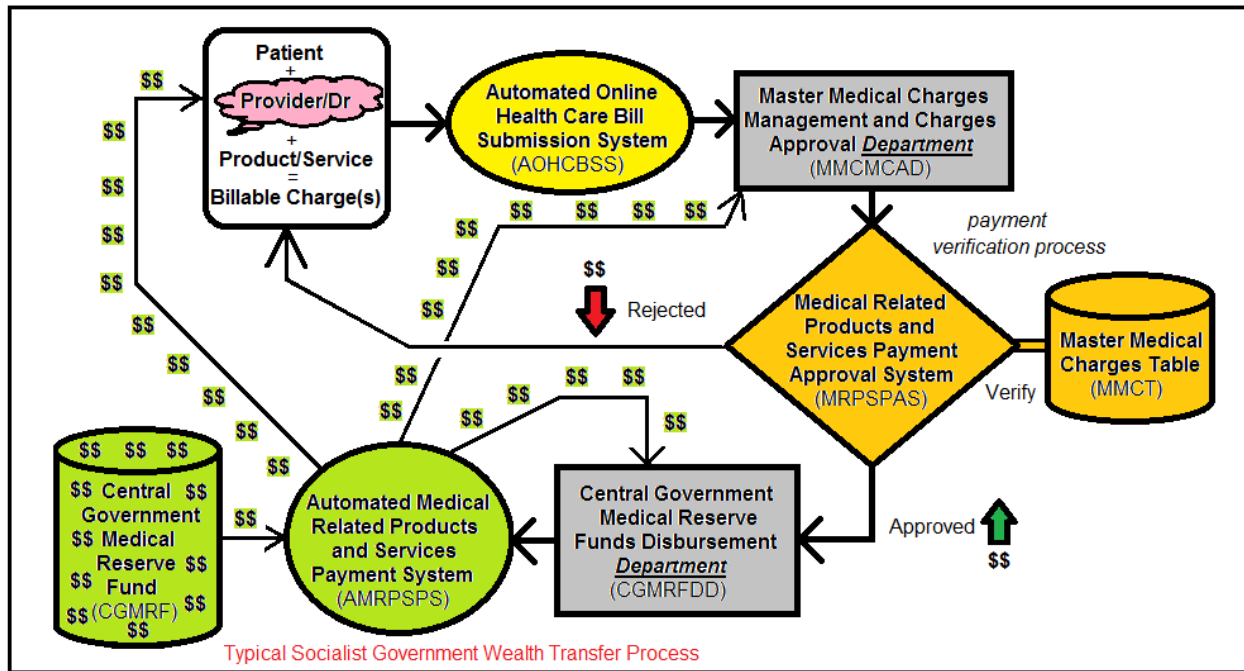
Medicare and Medicaid and all other similar systems previously enacted primarily by the Democrats within Congress and established to create or operate any other related or similar government operated systems at either the Federal, State or Local levels will hereby be abolished and all associated government, public, private and/or contracted employees and/or related businesses will be given 90 days severance pay or compensation equal to their normal rates of pay or compensation which may have otherwise been earned or not over that same period of time and if, as a result, ANYONE becomes unemployed or unemployable they will be allowed to receive Unemployment Compensation at double the normal rate for up to 99 years (not weeks, but years) or until their own death, whichever comes first (or last).

Likewise, all contracts created between any parties to purchase or fund similar medical products or health care services or to mitigate any associated costs, risks and/or pay for any related insurance policies with any insurance companies, which administer or

provide related services, will also be terminated or rendered void within the same period of time (90 days) and under the same conditions outlined in paragraph one (1) of this section.

Any oversights or “loose ends” not addressed by or incorporated in this Act will be temporarily corrected by the President of the U.S.A. at his or her direction and per his or her own dictatorial actions because this country is NOT a Democracy, it is a Constitutional Republic, and the President is the only single representative and “Power of Attorney” granted, on behalf of the PEOPLE, by this Congress to look out for the interests of the PEOPLE and they are the only Administrative Officer with the Power to carry out said dictatorial actions here in Granted to them by the Congress via this Act (assuming it is deemed to be 100% Constitutional).

If the President exercises such action it will be mandatory that Congress correct any such oversight within 365 days or suffer the consequences per **Section IV** paragraph four (4) also.



AFFORDABLE HEALTH CARE – Process Flow