

119TH CONGRESS 1ST SESSION

H. R. 3205

To deny tax deductions and other Federal funding for the costs of gender transition procedures.

IN THE HOUSE OF REPRESENTATIVES

May 5, 2025

Ms. Tenney (for herself and Mr. Crenshaw) 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 deny tax deductions and other Federal funding for the costs of gender transition procedures.

- 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 "No Subsidies for Gen-
- 5 der Transition Procedures Act".
- 6 SEC. 2. DENIAL OF MEDICAL EXPENSE TAX DEDUCTION.
- 7 (a) IN GENERAL.—Subsection (d) of section 213 of
- 8 the Internal Revenue Code of 1986 is amended by adding
- 9 at the end the following new paragraph:

1	"(12) Expenses relating to gender tran-
2	SITION.—
3	"(A) In General.—The term 'medical
4	care' does not include any gender transition
5	procedure.
6	"(B) Definitions.—For purposes of this
7	paragraph—
8	"(i) Gender transition proce-
9	DURE.—
10	"(I) IN GENERAL.—The term
11	'gender transition procedure' means
12	any hormonal or surgical intervention
13	for the purpose of gender transition,
14	including—
15	"(aa) the provision of
16	gonadotropin-releasing hormone
17	agonists or other puberty-sup-
18	pression drugs or puberty-block-
19	ing drugs to stop or delay nor-
20	mally-timed puberty in an indi-
21	vidual who does not identify as
22	his or her sex,
23	"(bb) the provision of testos-
24	terone, estrogen, progesterone, or
25	other androgen blockers to an in-

1	dividual at doses which are
2	supraphysiologic to what would
3	normally be produced
4	endogenously in a healthy indi-
5	vidual of the same age and sex,
6	with the intent to align an indi-
7	vidual's physical appearance with
8	an identity that differs from his
9	or her sex,
10	"(cc) surgical procedures
11	that attempt to transform an in-
12	dividual's physical appearance to
13	align with an identity that differs
14	from his or her sex or that at-
15	tempt to alter or remove an indi-
16	vidual's sexual organs to mini-
17	mize or destroy their natural bio-
18	logical functions,
19	"(dd) castration, vasectomy,
20	penectomy, orchiectomy,
21	vaginoplasty, clitoroplasty,
22	vulvoplasty, mastectomy,
23	hysterectomy, oophorectomy,
24	ovariectomy, reconstruction of
25	the fixed part of the urethra with

1	or without metoidioplasty or
2	phalloplasty, metoidioplasty,
3	phalloplasty, vaginectomy
4	scrotoplasty, implantation of
5	erection or testicular prostheses.
6	reduction thyrochondroplasty,
7	chondrolaryngoplasty, tubal liga-
8	tion, sterilization, augmentation
9	mammoplasty, placement of chest
10	implants to create feminine
11	breasts, placement of fat or arti-
12	ficial implants in the gluteal re-
13	gion, liposuction, lipofilling, voice
14	surgery, hair reconstruction, pec-
15	toral implants, any plastic, cos-
16	metic, or aesthetic surgery which
17	feminizes or masculinizes the fa-
18	cial or other physiological fea-
19	tures of an individual, and any
20	removal of any otherwise healthy
21	or non-diseased body part or tis-
22	sue.
23	"(II) Exclusions.—The term
24	'gender transition procedure' does not
25	include, when furnished to an indi-

1	vidual by a health care provider with
2	the consent of such individual (or, if
3	applicable, such individual's parents
4	or legal guardian)—
5	"(aa) services to individuals
6	born with a medically verifiable
7	disorder of sex development, in-
8	cluding an individual with exter-
9	nal sex characteristics which are
10	irresolvably ambiguous, such as
11	an individual born with 46 XX
12	chromosomes with virilization, an
13	individual born with 46 XY chro-
14	mosomes with undervirilization,
15	or an individual born having both
16	ovarian and testicular tissue,
17	"(bb) services relating to
18	any other physician-diagnosed
19	disorder of sexual development
20	with respect to which the physi-
21	cian has determined through ge-
22	netic or biochemical testing that
23	the individual does not have nor-
24	mal sex chromosome structure,
25	sex steroid hormone production,

1	or sex steroid hormone action for
2	a healthy male or female of the
3	same age,
4	"(cc) the treatment of any
5	infection, injury, disease, or dis-
6	order caused or exacerbated by
7	the performance of gender transi-
8	tion procedures, without regard
9	to whether the gender transition
10	procedure was performed in ac-
11	cordance with State and Federal
12	law or whether the gender transi-
13	tion procedure is treated as med-
14	ical care under this section,
15	"(dd) any procedure under-
16	taken because the individual suf-
17	fers from a physical disorder,
18	physical injury, or physical illness
19	(but not mental, behavioral, or
20	emotional distress or a mental,
21	behavioral, or emotional disorder)
22	which would, as certified by a
23	physician, place the individual in
24	imminent danger of death or im-
25	pairment of major bodily function

1	unless the procedure is performed
2	to alleviate said physical disorder,
3	physical injury, or physical ill-
4	ness,
5	"(ee) procedures to restore
6	or reconstruct the body of the in-
7	dividual in order to correspond to
8	the individual's sex after one or
9	more previous gender transition
10	procedures, which may include
11	the removal of a pseudo phallus
12	or breast augmentation,
13	"(ff) puberty suppression or
14	puberty-blocking prescription
15	drugs for the purpose of normal-
16	izing puberty for a minor experi-
17	encing precocious puberty, or
18	"(gg) male circumcision.
19	"(ii) Gender transition.—The
20	term 'gender transition' means the process
21	by which an individual goes from identi-
22	fying with or presenting as his or her sex
23	to identifying with or presenting as a self-
24	proclaimed identity which does not cor-
25	respond with or is different from his or her

1	sex, and may be accompanied by social,
2	legal, or physical changes.
3	"(iii) SEX.—The term 'sex', when re-
4	ferring to an individual's sex, means either
5	male or female, as biologically determined.
6	"(iv) Female.—The term 'female',
7	when used to refer to a natural person,
8	means a person belonging, at conception,
9	to the sex characterized by a reproductive
10	system with the biological function of pro-
11	ducing eggs (ova).
12	"(v) Male.—The term 'male', when
13	used to refer to a natural person, means a
14	person belonging, at conception, to the bio-
15	logical sex characterized by a reproductive
16	system with the biological function of pro-
17	ducing sperm.".
18	(b) Effective Date.—The amendment made by
19	this section shall apply to taxable years beginning after
20	the date of the enactment of this Act.
21	SEC. 3. PROHIBITING FEDERAL MEDICAID FUNDING FOR
22	GENDER TRANSITION PROCEDURES.
23	(a) In General.—Section 1903(i) of the Social Se-
24	curity Act (42 U.S.C. 1396b(i)) is amended—

1	(1) in paragraph (26), by striking "; or" and
2	inserting a semicolon;
3	(2) in paragraph (27), by striking the period at
4	the end and inserting "; or";
5	(3) by inserting after paragraph (27) the fol-
6	lowing new paragraph:
7	"(28) with respect to any amounts expended for
8	any specified gender transition procedure (as defined
9	in section 1905(kk)) to an individual enrolled in a
10	State plan under this title (or a waiver of such
11	plan), including any amounts expended for the ad-
12	ministration of a State program that furnishes any
13	such procedure."; and
14	(4) in the flush left matter at the end, by strik-
15	ing "and (18)," and inserting "(18), and (28)".
16	(b) Prohibiting Federal Medicaid Funding for
17	GENDER TRANSITION PROCEDURES.—Section 1905 of
18	the Social Security Act (42 U.S.C. 1396d) is amended by
19	adding at the end the following new subsection:
20	"(kk) Prohibiting Federal Medicaid Funding
21	FOR SPECIFIED GENDER TRANSITION PROCEDURES.—
22	"(1) Specified gender transition proce-
23	DURES DEFINED.—For purposes of section
24	1903(i)(28), except as provided in paragraph (2),
25	the term 'specified gender transition procedure'

1 means, with respect to an individual, any hormonal 2 or surgical intervention for the purpose of gender 3 transition, including— "(A) the provision of gonadotropin-releas-4 ing hormone agonists or other puberty suppres-6 sion drugs or puberty-blocking drugs to stop or 7 delay normally timed puberty in an individual 8 who does not identify as his or her sex; 9 "(B) the provision of testosterone, estro-10 gen, progesterone, or other androgen blockers 11 individual doses which to an at are 12 supraphysiologic to what would normally be 13 produced endogenously in a healthy individual 14 of the same age and sex, with the intent to 15 align an individual's physical appearance with 16 an identity that differs from his or her sex; 17 "(C) surgical procedures that attempt to 18 transform an individual's physical appearance 19 to align with an identity that differs from his 20 or her sex or that attempt to alter or remove 21 an individual's sexual organs to minimize or de-22 stroy their natural biological functions; or 23 "(D) castration, vasectomy, penectomy, 24 orchiectomy, vaginoplasty, clitoroplasty,

mastectomy,

hysterectomy,

vulvoplasty,

25

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

oophorectomy, ovariectomy, reconstruction of the fixed part of the urethra with or without metoidioplasty or phalloplasty, metoidioplasty, phalloplasty, vaginectomy, scrotoplasty, implantation of erection or testicular prostheses, reduction thyrochondroplasty, chondrolaryngoplasty, tubal ligation, sterilization, augmentation mammoplasty, placement of chest implants to create feminine breasts, placement of fat or artificial implants in the gluteal region, liposuction, lipofilling, voice surgery, hair reconstruction, pectoral implants, any plastic, cosmetic, or aesthetic surgery which feminizes or masculinizes the facial or other physiological features of an individual, and any removal of any otherwise healthy or non-diseased body part or tissue. "(2) Exclusions.—The term 'specified gender

"(2) EXCLUSIONS.—The term 'specified gender transition procedure' shall not include, when furnished to an individual by a health care provider with the consent of such individual (or, if applicable, the parents or legal guardian of such individual)—

"(A) services to individuals born with a medically verifiable disorder of sex development, including an individual with external sex char-

acteristics which are irresolvably ambiguous, such as an individual born with 46 XX chromosomes with virilization, an individual born with 46 XY chromosomes with undervirilization, or an individual born having both ovarian and testicular tissue;

"(B) services relating to any other physician-diagnosed disorder of sexual development with respect to which the physician has determined through genetic or biochemical testing that the individual does not have normal sex chromosome structure, sex steroid hormone production, or sex steroid hormone action for a healthy male or female of the same age;

"(C) the treatment of any infection, injury, disease, or disorder caused or exacerbated by the performance of gender transition procedures, without regard to whether the gender transition procedure was performed in accordance with State and Federal law or whether the gender transition procedure is treated as medical care under this section;

"(D) any procedure undertaken because the individual suffers from a physical disorder, physical injury, or physical illness (but not

1	mental, behavioral, or emotional distress or a
2	mental, behavioral, or emotional disorder) which
3	would, as certified by a physician, place the in-
4	dividual in imminent danger of death or impair-
5	ment of major bodily function unless the proce-
6	dure is performed to alleviate said physical dis-
7	order, physical injury, or physical illness;
8	"(E) any procedure to restore or recon-
9	struct the body of the individual in order to cor-
10	respond to the individual's sex after 1 or more
11	previous gender transition procedures, which
12	may include the removal of a pseudo phallus or
13	breast augmentation;
14	"(F) puberty suppression or puberty-block-
15	ing prescription drugs for the purpose of nor-
16	malizing puberty for an individual experiencing
17	precocious puberty; or
18	"(G) male circumcision.
19	"(3) Additional definitions.—For purposes
20	of this subsection:
21	"(A) GENDER TRANSITION.—The term
22	'gender transition' means the process by which
23	an individual goes from identifying with or pre-
24	senting as his or her sex to identifying with or

presenting as a self-proclaimed identity which

25

1 does not correspond with or is different from 2 his or her sex, and may be accompanied by so-3 cial, legal, or physical changes. "(B) SEX.—The term 'sex', when referring 4 5 to an individual's sex, means either male or fe-6 male, as biologically determined, including as 7 described in subparagraphs (C) and (D). "(C) Female.—The term 'female', when 8 9 used to refer to a natural person, means an in-10 dividual belonging, at conception, to the sex 11 characterized by a reproductive system with the 12 biological function of producing eggs (ova). 13 "(D) MALE.—The term 'male', when used 14 to refer to a natural person, means an indi-15 vidual belonging, at conception, to the biological 16 sex characterized by a reproductive system with 17 the biological function of producing sperm.". 18 (c) Effective Date.—The amendments made by 19 this section shall apply to services furnished on or after

•HR 3205 IH

20

the date of the enactment of this Act.

1	SEC. 4. PROHIBITING FEDERAL CHILDREN'S HEALTH IN-
2	SURANCE PROGRAM FUNDING FOR GENDER
3	TRANSITION PROCEDURES ON MINORS.
4	(a) In General.—Section 2105(c) of the Social Se-
5	curity Act (42 U.S.C. 1397ee(c)) is amended by adding
6	at the end the following new paragraph:
7	"(13) Limitation on payment for specified
8	GENDER TRANSITION PROCEDURES FOR MINORS.—
9	Payment shall not be made to a State under this
10	section for any amount expended under the State
11	plan to pay for specified gender transition proce-
12	dures (as defined in section 1905(kk)) or to assist
13	in the purchase, in whole or in part, of health ben-
14	efit coverage that includes coverage of any such pro-
15	cedure.".
16	(b) Conforming Amendment.—Section
17	2107(e)(1)(N) of the Social Security Act (42 U.S.C.
18	1397gg(e)(1)(N)) is amended by striking "and (17)" and
19	inserting "(17), and (28)".
20	(c) Effective Date.—The amendments made by
21	this section shall apply to services furnished on or after
22	the date of the enactment of this Act.
23	SEC. 5. PROHIBITING FEDERAL MEDICARE FUNDING FOR
24	GENDER TRANSITION PROCEDURES.
25	(a) In General.—Section 1862(a) of the Social Se-
26	curity Act (42 U.S.C. 1395v(a)) is amended—

1	(1) in paragraph (24), by striking "or" at the
2	end;
3	(2) in paragraph (25), by striking the period at
4	the end and inserting "; or"; and
5	(3) by inserting after paragraph (25) the fol-
6	lowing new paragraph:
7	"(26) which are specified gender transition pro-
8	cedures (as defined in section 1905(kk)).".
9	(b) Effective Date.—The amendments made by
10	subsection (a) shall apply to items and services furnished
11	on or after the date of the enactment of this Act.
12	SEC. 6. EXCLUSION OF GENDER TRANSITION PROCEDURES
13	FROM ESSENTIAL HEALTH BENEFITS.
14	Section 1302(b)(2) of the Patient Protection and Af-
14 15	Section 1302(b)(2) of the Patient Protection and Affordable Care Act (42 U.S.C. 18022(b)(2)) is amended—
15	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended—
15 16 17	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIM-
15 16	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIMITATION" and inserting "LIMITATIONS";
15 16 17 18	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIM- ITATION" and inserting "LIMITATIONS"; (2) by redesignating subparagraph (B) as sub-
15 16 17 18	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIMITATION" and inserting "LIMITATIONS"; (2) by redesignating subparagraph (B) as subparagraph (C);
15 16 17 18 19	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIM- ITATION" and inserting "LIMITATIONS"; (2) by redesignating subparagraph (B) as sub- paragraph (C); (3) by inserting after subparagraph (A) the fol-
15 16 17 18 19 20 21	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIMITATION" and inserting "LIMITATIONS"; (2) by redesignating subparagraph (B) as subparagraph (C); (3) by inserting after subparagraph (A) the following:
15 16 17 18 19 20 21	fordable Care Act (42 U.S.C. 18022(b)(2)) is amended— (1) in the paragraph heading, by striking "LIM- ITATION" and inserting "LIMITATIONS"; (2) by redesignating subparagraph (B) as sub- paragraph (C); (3) by inserting after subparagraph (A) the fol- lowing: "(B) EXCLUSIONS.—In defining the essen-

1	the category of gender transition procedures (as
2	defined in section 213(d)(12)(B) of the Internal
3	Revenue Code of 1986) or any items or services
4	covered within such a category."; and
5	(4) in subparagraph (C) (as so redesignated),
6	by striking "paragraph (2)" and inserting "subpara-
7	graph (A)".

 \bigcirc