**A Bill to Require ACA Participation**

BE IT ENACTED BY THE CONGRESS HERE ASSEMBLED THAT:

**Section 1**. Any health care company which currently is or wishes to become a federal contractor must participate in the Affordable Care Act health insurance exchanges in any state in which it does business. Failure to do so will result in the cancelling of current federal contracts or ineligibility for future contracts.

**Section 2**. “Health care company” shall include insurance providers, as well as medical professionals, manufacturers of medical devices, or pharmaceutical companies. The health insurance exchanges may include both the state-run exchanges as well as the exchange managed by the Department of Health and Human Services for states without their own exchange.

**Section 3.** The Secretary of Health and Human Services will oversee the participation of companies in the state and federal healthcare exchanges and determine eligibility for federal contracts.

**SECTION 4.** This shall take effect on February 1, 2017.

**Section 5.** All laws in conflict with this legislation are hereby declared null and void.

*Introduced for Congressional Debate by \_\_\_\_\_\_.*