PART C - TEXT OF THE AMENDMENT BY REP. STUPAK TO BE MADE IN ORDER
AMENDMENT TO H.R. _______, AS REPORTED
OFFERED BY MR. STUPAK OF MICHIGAN AND MR. PITTS OF PENNSYLVANIA
(Amendment is to H.R. 3962, As Proposed to be Amended by Mr. Dingell's Amendment)

Page 97, strike line 13 and all that follows through page 98, line 7.

Page 110, strike lines 1 through 7.

Page 114, line 21, strike "consistent with subsection (e) of such section".

Page 118, line 21, strike "(including subsection (e))".

Page 154, after line 18, insert the following new section (and conform the table of contents of division A accordingly):

1 SEC. 265. LIMITATION ON ABORTION FUNDING.

2 (a) IN GENERAL.—No funds authorized or appropriated by this Act (or an amendment made by this Act) may be used to pay for any abortion or to cover any part of the costs of any health plan that includes coverage of abortion, except in the case where a woman suffers from a physical disorder, physical injury, or physical illness that...
would, as certified by a physician, place the woman in dan-
ger of death unless an abortion is performed, including
a life-endangering physical condition caused by or arising
from the pregnancy itself, or unless the pregnancy is the
result of an act of rape or incest.

(b) OPTION TO PURCHASE SEPARATE SUPPLE-
MENTAL COVERAGE OR PLAN.—Nothing in this section
shall be construed as prohibiting any nonfederal entity (in-
cluding an individual or a State or local government) from
purchasing separate supplemental coverage for abortions
for which funding is prohibited under this section, or a
plan that includes such abortions, so long as—

(1) such coverage or plan is paid for entirely
using only funds not authorized or appropriated by
this Act; and

(2) such coverage or plan is not purchased
using—

(A) individual premium payments required
for a Exchange-participating health benefits
plan towards which an affordability credit is ap-
plied; or

(B) other nonfederal funds required to re-
ceive a federal payment, including a State’s or
locality’s contribution of Medicaid matching
funds.
(c) **Option to Offer Separate Supplemental Coverage or Plan.**—Notwithstanding section 303(b), nothing in this section shall restrict any nonfederal QHP offering entity from offering separate supplemental coverage for abortions for which funding is prohibited under this section, or a plan that includes such abortions, so long as—

(1) premiums for such separate supplemental coverage or plan are paid for entirely with funds not authorized or appropriated by this Act;

(2) administrative costs and all services offered through such supplemental coverage or plan are paid for using only premiums collected for such coverage or plan; and

(3) any nonfederal QHP offering entity that offers an Exchange-participating health benefits plan that includes coverage for abortions for which funding is prohibited under this section also offers an Exchange-participating health benefits plan that is identical in every respect except that it does not cover abortions for which funding is prohibited under this section.

Page 171, strike line 5 and all that follows through page 172, line 8.

Page 182, line 22, strike “willingness or”.
Page 246, strike lines 11 through 14.