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Conservative Concerns

- --Cost: This bill creates yet another mandatory spending program that would increase direct spending by \$7.433 billion dollars over ten years.
- --Another New Health Entitlement Program: This bill creates an expensive new entitlement program at a time when the national deficit is \$13 trillion. Unlike past block grants and discretionary programs that force Congress to prioritize spending decisions and cut or eliminate old or unneeded programs, this bill, like previous attempts at compensation programs, will likely go over budget while increasing the size of the federal government.
- --Ripe for fraud and abuse: CBO has stated that "The existence of a causal relationship between the attacks and specific diseases generally would be difficult to establish or disprove." The program will need to establish stricter medical criteria, permit independent medical review, among other items to ensure that taxpayers' money is spent efficiently on those who truly need care.
- --Permanent Federal Expansion: In addition to being an entitlement program, some have argued that this could act as a template for future federal responses to disasters which historically has been a state issue.
- --Access for Illegal Immigrants and Millionaires: The eligibility criteria laid out in the bill is silent on providing identification to prove U.S. citizenship and does not require means testing. In a program that is capped, it is troubling that individuals residing in the U.S. illegally could keep American responders or survivors from accessing care.
- --Raises Taxes: In order to pay for this new entitlement program, the Democrats have resorted to a recycling much-used tax increases on businesses, including the limitation on treaty benefits for foreign corporations doing business in the U.S. and a corporate estimated tax timing gimmick.
- --Process: Instead of going through an open and transparent process, allowing for amendments and debate, the Democrat Majority has placed a \$7.433-billion-dollar bill on the suspension calendar with less than a day to look at the final bill text.

H.R. 847— James Zadroga 9/11 Health and Compensation Act (*Rep. Maloney*, *D-NY*)

<u>Order of Business</u>: H.R. 847 is scheduled to be considered under suspension of the rules on Thursday, July 29, 2010.

Summary, as Amended Prior to Floor Consideration: H.R. 847 would create a new health entitlement, the World Trade Center (WTC) Health Program for eligible residents and first responders, while extending and expanding eligibility for compensation under the September 11th Victim Compensation Fund (VCF) of 2001. CBO previously predicted that 650,000 individuals from the NYC disaster area and 10,000 responders from the Pentagon and Shanksville, PA, will qualify for the new program. However, CBO believes that only 15% would enroll in the WTC Health Programs and over 5% would receive rewards from the VCF. In order to off-set the new spending, the bill raises taxes through a limitation on treaty benefits for foreign corporations doing business in the U.S. and a corporate estimated tax timing gimmick.

<u>Title I – HEALTH CARE BENEFITS</u>

Title I would establish the new mandatory World Trade Center (WTC) Health Program within HHS to replace and vastly expand the discretionary programs that currently exist under the National Institute of Occupational Safety and Health (NIOSH). NIOSH will still be responsible for monitoring, while the Secretary of HHS has the discretion to determine what agency will deal with reimbursement.

Background: Beginning in FY 2003, Congress began appropriating funds for the WTC Medical Monitoring and Treatment Program for medical monitoring of first responders. In FY 2006 the program was expanded to include funding for treatment, as well as monitoring at Centers of Excellence in the New York / New Jersey metropolitan area. Previously such treatment was funded by the Fire Department of New York and the American Red Cross. In 2006 New York City established the WTC Environmental Health Center at Bellevue Hospital (which later expanded to additional locations) to provide treatment to all individuals with WTC-related health problems. Finally, in 2008, the Centers for Disease Control (CDC) awarded the New York City Health and Hospitals Corporation (HHC), which oversees the program, a \$30 million grant over three years to provide treatment and other services for those directly affected by the attacks. Beginning in FY 2002, Congress appropriated money for WTC-related needs, culminating in the President's FY2011 Budget request for \$150.1 million for the community (a \$69.4 million increase from the FY2010). Energy and Commerce Committee Staff have estimated that over \$1 billion in federal funds has already been spent on 9/11 WTC health-related programs.

Funding: The WTC Health Program would be subject to annual federal spending caps totaling about \$3.5 billion through 2020 (when the program would sunset). However, <u>CBO</u> has predicted that the cap will be reached by 2019. In order for the program to be implemented, New York must enter into a contract to pay 10% of the program's cost through 2018 and 1/9 (11.12%) of the Federal expenditures for 2019 and 2020. The federal government would then pay the lesser

of 90% or the annual cap (rising from \$71 million in 2011 to \$601 million in 2018). In 2019 the federal share goes down to \$173 million with the potential to reach \$672 million in 2019 and \$743 million in 2020 if the aggregate funding for 2011 - 2019 is less than the combined sum for 2019 and 2020. Essentially, any unspent federal funds for the first 8 years may be used to supplement the last two years, subject to the total \$3.35 cap. The bill establishes the WTC Health Program Fund, capitalized by the State of New York and the federal government, and used to pay benefits.

Additionally, CBO previously estimated that the total cost for the following additional funding items will be \$0.7 billion for FY 2011-2020:

- A new WTC Health Program Scientific/Technical Advisory Committee to review and make recommendations to the Administrator on additional eligibility criteria and health conditions.
- > Education and outreach programs.
- ➤ Uniform data collection, analysis and reporting of data on the monitoring and treatment benefits, prevalence of existing WTC-related health conditions, and identification of new WTC-related health conditions.
- > Training and technical assistance, transportation and claims processing.

WTC Program Administrator: Administration of the Program is divided into two categories, activities overseen by an official in the Department designated by the Secretary of HHS and activities overseen by the Director of NIOSH or his designee. Some conservatives may be concerned that this bifurcated system of oversight and regulation will lead to confusion and yet another bureaucratic nightmare for victims of 9/11. Activities overseen by the HHS official include:

- ➤ Payment for initial evaluations, monitoring and treatment. This includes running the competitive bidding program for providing pharmaceutical benefits.
- > Determination of eligibility and enrollment.
- > Administering secondary payor provisions.

All other WTC Program activities and operations will be administered by the Director of NIOSH or his designee including:

- > Selection of Clinical Centers of Excellence and Data Centers, as well as medical providers to participate based on their experience treating or diagnosing WTC-related conditions.
- > Development of a research program on conditions, and diagnoses.
- > Oversight and maintenance of the World Trade Center Health Registry of victims.

Clinical Center of Excellence and Data Centers: The Administrator must enter into contracts with Clinical Centers of Excellence who must, among other items, provide initial health evaluation, monitoring, and treatment benefits, as well as outreach activities, counseling, translational and interpretive services (for individuals who are not proficient in English), and collection of data to report to Data Centers.

World Trade Center Health Program: CBO previously estimated that about 50,000 responders and 230,000 survivors would develop at least one qualifying condition. The WTC program would be divided into three groups:

- ➤ **Responder Program**: The Responder Program would provide benefits for firefighters, emergency personnel, law enforcement officers, rescue, recovery, and clean up workers and immediate family members of emergency personnel or firefighters who were killed related to the 9/11 attacks. Responders must meet the geographic-eligibility criteria (defined as New York City, the Pentagon, and Shanksville, Pennsylvania) and time specifications to be eligible to enroll in the WTC Health Program.
- Survivor" Program: The Survivor Program would provide benefits to certain residents and other individuals with qualifying conditions that were working, visiting or residing in the area of New York City near the World Trade Center site during the time specifications following the attacks. Survivors must meet both the geographic-eligibility and develop a qualifying condition (after an initial evaluation) in order to be eligible to enroll in the WTC Health Program.
- ➤ **National Program:** The National Program would provide responders and survivors who are eligible for either program but do not live in or near New York City. The WTC Program Administrator would be responsible for creating a nationwide network of providers.

Eligibility Criteria: Eligible individuals for the programs must meet the definitions of a "survivor" and responder, as well as meet other criteria.

- ➤ Title I defines the NYC disaster area as the part of Manhattan that is south of Houston Street and any block in Brooklyn that is wholly or partially contained within a 1.5-mile radius of the former World Trade Center site.
- ➤ The terrorist attack had to be substantially likely to be a significant factor in aggravating causing or contributing to the illness prior to receiving treatment from the WTC Health Program.
- ➤ The bill limits eligibility to 25,000 Responders and 25,000 Survivors, plus those eligible on the day of enactment.
- ➤ The bill does not means-test or verify citizenship. It should be noted that Rep. Burgess offered an amendment in the Energy and Commerce Committee to ensure that millionaires did not receive taxpayer-funded health care that failed 22-21.

Benefits: Initial health evaluations (in order to establish eligibility) for survivors and monitoring and medically necessary follow-up treatment for survivors and responders would be covered only when provided by Centers of Excellence or by providers who participate in the network developed by the WTC Administrator. The program would pay for qualified costs that are not covered by an individual's primary insurer.

- Individuals would have cost-sharing requirements, and participating providers (physicians and hospitals) would be paid at 140% of Medicare rates. Some conservatives may be concerned that this increased payment rate for New York providers (compared to the drastic cuts enacted as part of health reform) will produce a financial incentive to order more tests.
- ➤ A covered WTC-Related Health Condition must result from the attacks, based on an examination by a medical professional, and be included in the list of WTC-related conditions. However, if a physician determines an individual's condition not on the list was caused or worsened by the exposure, then the condition would be deemed related and covered.
- > WTC-related conditions include certain aerodigestive disorders, mental health conditions, musculoskeletal disorders (for certain WTC responders), and cancer (with review and

- regulation). Mental health benefits are provided for surviving family members of responders who died on site.
- ➤ The bill provides for a process to allow the Administrator to add additional health conditions, as well as an appeals process.

Payment of Claims: The WTC program would be the primary insurer for individuals covered under Medicare, but the secondary payer for individuals covered under Medicaid or private insurance, or first responders receiving benefits from a non-NYC worker's compensation plan. Claimants must have "minimum essential coverage," as defined by the Patient Protection and Affordable Care Act (PPACA) beginning in 2014 in order to be eligible for the program.

<u>Title II – COMPENSATION PAYMENTS</u>

Title II would reopen and broaden eligibility for the September 11, 2001 Victim Compensation Fund (VCF) which was created by the *Air Transportation Safety and System Stabilization Act* (P.L. 107-42) and terminated in 2004. The VCF was responsible for providing compensation to any individual (or relative of a deceased individual) who was physically injured (and received treatment) or killed due to the attacks. CBO previously estimated that there are 100,000 responders and survivors that meet these criteria.

The VCF Special Master, established under P.L. 107-42 and appointed by the U.S. Attorney General, will be in charge of administering and defining the geographic area and determining what physical conditions are eligible for an award (in addition to specific physical and mental health conditions laid out in the language).

Funding: Total payments awarded through the VCF would be capped at \$8.2 billion from FY2011-2032, of which only \$4.2 billion would be available during the first ten years. The Special Master must examine the total number of claims paid over the first year and pro-rate the remaining claims (with protections to previous claimants "to the extent possible") if projections would exceed spending caps. CBO previously estimated (when the VCF was not capped) that \$4.6 billion in claims would be paid out over the first 10 years, and as such awards will likely have to be cut back for some claimants. If compensation claims are reduced, the Special Master must pay the claimants, beginning in the first day after the first ten-year window closes (when additional funding is made available), the difference between what they would have been paid if pro-rating had not applied and what they were actually paid. This funding gimmick was created in order to bring down the CBO score to a level at which it could be off-set (in order to comply with PAY-GO over the ten-year window).

Changes in Eligibility: H.R. 847 would make several changes to eligibility including:

- Expands the <u>duration of the time</u> present on the site from 12 hours immediately following the attacks for individuals and 96 hours after the attacks for responders, to sometime beginning on September 11, 2001 and ending on August 30, 2002.
- Expands the <u>geographical location</u> from specific streets very close to the site to routes related to debris removal (including landfills and barges) with the ability for the Special Master to expand the area.

Extends the <u>filing deadline</u> to two years after the regulations are promulgated for individuals that were aware (or should have been) of the injury at the time of the regulations being promulgated and for all others (after the regulations are finalized) two years after realization of an injury. All claims must be filed by December 22, 2031.

Awards: The bill requires all claimants to prove that they were treated by medical professionals and provide medical records to verify treatment. CBO previously predicted that nearly 100,000 individuals would meet this qualification. However, based on the VCF's prior approval rate and propensity for individuals to seek legal remedy, CBO has previously estimated that about 35,000 awards - averaging \$180,000 each- will be made over the next ten years. The awards will be based off of economic and noneconomic losses. While the average for death awards would be much larger, CBO estimates that the number of overall death awards would be much smaller. H.R. 847 allows individuals who have already settled suits to submit claims under the bill only if the action was commenced after December 22, 2003 (when the VCF was closed) and a "release of all claims in such action was tendered prior to" the date of enactment of H.R. 847. However, in order to prevent "double dipping" by claimants, any VCF awards must be reduced by amounts previously awarded during this time.

Attorney's Fees: The Special Master is given the discretion to award attorneys compensation for services rendered on cases filed in district courts. Attorney's fees are capped at 10% of the award with a two exceptions. The first exception relates to suits that have been settled while the VCF was closed. The bill states that no fee may be charged if such an individual previously was charged a fee in connection with the settlement of such action. However, if the fee charged was less than 10%, a representative (lawyer) may charge a fee for services provided in connection with claims filed under this title, so long as the amount charged is not more than 10% minus the total legal fees previously charged for such settlement.

The second exception is for lawsuits filed "in the Southern District of New York prior to January 1, 2009, in the event that the representative (lawyer) believes in good faith" that the fee limit will not provide adequate compensation for services rendered.

Limitations on Liability: The bill limits the liability of New York City, any entity with a property interest in the WTC on September 11, 2001 and any contractors or subcontractors from damages sought by individuals related to debris removal from sites of the terrorist attacks.

<u>Title III – LIMITATIONS ON TREATY BENEFITS FOR CERTAIN DEDUCTABLE</u> <u>PAYMENTS; TIME FOR PAYMENT OF CORPORATE ESTIMATED TAXES</u>

Limitation on Treaty Benefits: The legislation would place a limitation on treaty benefits for foreign corporations doing business in the U.S. The same language was used as a revenue-raising provision in H.R. 4849, the Small Business and Infrastructure Jobs Tax Act of 2010. *This provision would increase taxes by \$7.433 billion over ten years.*

Corporate Estimated Tax Timing Gimmick: This provision would increase the estimated tax payments that certain corporations must remit to the federal government. This legislation would increase the payment due for 2015 by 3 percentage points. The payment due for the 2016 would

be reduced accordingly. This provision is merely a revenue timing shift, a gimmick used to comply with the House's PAYGO rule, yet would have real-world implications, as it forces certain companies to pay more of their tax payments earlier. Given the time value of money, earlier payments harm the bottom line of employers. *This provision would increase taxes by \$1.8 billion over five years and zero over ten years.*

<u>Committee Action</u>: H.R. 847 was introduced on February 4, 2009, and referred to the House Committee on Energy and Commerce and the Committee on Judiciary. On March 16, 2010 the Committee on Judiciary reported the bill favorably by a vote of 25-8, with 3 Republicans voting in favor. On May 25, 2010, the Committee on Energy and Commerce reported the bill favorably by a vote of 33-12, with 2 Republicans voting in favor. On July 28, 2010, the day before the bill was scheduled to be on the floor, an amendment in the nature of a substitute was introduced.

<u>Administration Position</u>: No Statement of Administration Policy (SAP) is available. However, it should be noted that according to <u>news reports</u>, the Administration is not supportive.

Cost to Taxpayers: CBO estimates that enacting H.R. 847 would increase direct spending by \$5.2 billion over five years and \$7.433 billion over ten. CBO previously estimated that administrative costs associated with the VCF, subject to future appropriations, would cost \$514 million over ten years. However, since the bill moves programs previously funded through discretionary spending to mandatory spending, CBO predicts the overall discretionary spending will decrease by \$174 million over the ten-year budget window. The WTC Health Program would be subject to annual spending caps totaling about \$3.5 billion through 2020 (when the program would sunset). VCF payment awards would be subject to a lifetime spending cap of \$8.4 billion through 2032 (when the program would cease operation), with a \$4.2 billion cap for the first 10 years. CBO estimates that \$2.4 billion in additional outlays will occur in 2021 and 2022.

<u>Does the Bill Expand the Size and Scope of the Federal Government?</u>: Yes. H.R. 847 provides \$7.433billion in mandatory spending over 10 years for the creation of a new health care entitlement program and compensation fund.

<u>Mandates?</u>: H.R. 847 contains no intergovernmental mandates as defined in the Unfunded Mandates Reform Act (UMRA). However, the bill would impose a private-sector mandate by limiting the liability of New York City and other private entities from damages sought by individuals related to debris removal from sites of the terrorist attacks. "CBO cannot determine whether the aggregate cost of complying with that mandate would exceed the threshold established by UMRA for private-sector mandates in 2011 (\$141 million in 2010, adjusted annually for inflation)."

<u>Does the Bill Comply with House Rules Regarding Earmarks/Limited Tax Benefits/Limited Tariff Benefits?</u>: According to committee report <u>111-560</u>, H.R. 847 does not include any congressional earmarks, limited tax benefits, or limited tariff benefits as defined in clause 9 of rule XXI of the Rules of the House of Representatives.

<u>Constitutional Authority</u>: In Committee Report 111-560, pursuant to clause 3(d)(1) of rule XIII of the Rules of the House of Representatives, the Committee finds that the constitutional authority for H.R. 847 is provided in Article I, Section 8, Clauses 1 (general welfare), 3 (regulate interstate commerce), and 18 (necessary and proper for executing foregoing powers) of the Constitution of the United States.

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