	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H. R.
,	To restore the application of the Federal antitrust laws to the business of health insurance to protect competition and consumers.
	IN THE HOUSE OF REPRESENTATIVES
M	r. Gosar (for himself and) introduced the following bill; which was referred to the Committee on
	A BILL
То	restore the application of the Federal antitrust laws to the business of health insurance to protect competition and consumers.
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 "Competitive Health
5	Insurance Reform Act of 2017".
6	SEC. 2. FINDINGS.
7	The Congress finds the following:

1	(1) Open, free, and fair competition has made
2	the United States the strongest economy in the
3	world.
4	(2) As a general proposition, Government
5	should ensure that no industry obtains an unfair
6	competitive advantage and that the playing field is
7	equal. The Congress should not play favorites with
8	certain industries or special interest groups by ex-
9	empting one group from the general application of
10	the law.
11	(3) There is no factual basis supporting any
12	further exemption of the health insurance industry
13	from Federal antitrust and unfair competition laws.
14	(4) Enforcement of these laws is most appro-
15	priately done through the U.S. Department of Jus-
16	tice, and in the case of aggrieved individuals through
17	private actions as set forth in the existing statutes.
18	SEC. 3. PURPOSE.
19	It is the purpose of this Act to ensure that health
20	insurance issuers are subject to the same antitrust and
21	unfair trade practices laws that all businesses have had
22	to comply with and to more effectively ensure that these
23	issuers would be subject to Federal laws against price fix-
24	ing, bid rigging, or market allocations to the detriment
25	of competition and consumers. This Act remedies a special

- 1 exemption provided by Congress in 1945 to respond to the
- 2 United States Supreme Court decision entitled United
- 3 States v. South-Eastern Underwriters Association, where-
- 4 in the Court correctly held that the Federal Government
- 5 could regulate insurance companies under the authority
- 6 of the commerce clause in the Constitution. This Act
- 7 would also retain enforcement of these laws with State and
- 8 Federal law enforcement agencies and allow private causes
- 9 of action by aggrieved consumers harmed by unfair trade
- 10 practices.
- 11 SEC. 4. RESTORING THE APPLICATION OF ANTITRUST
- 12 LAWS TO HEALTH SECTOR INSURERS.
- 13 (a) Amendment to McCarran-Ferguson Act.—
- 14 Section 3 of the Act of March 9, 1945 (15 U.S.C. 1013),
- 15 commonly known as the McCarran-Ferguson Act, is
- 16 amended by adding at the end the following:
- " (c)(1) Nothing contained in this Act shall modify,
- 18 impair, or supersede the operation of any of the antitrust
- 19 laws with respect to the business of health insurance (in-
- 20 cluding the business of dental insurance). For purposes
- 21 of the preceding sentence, the term 'antitrust laws' has
- 22 the meaning given it in subsection (a) of the first section
- 23 of the Clayton Act, except that such term includes section
- 24 5 of the Federal Trade Commission Act to the extent that
- 25 such section 5 applies to unfair methods of competition.

1	"(2) For purposes of paragraph (1), the term 'busi-
2	ness of health insurance (including the business of dental
3	insurance)' does not include—
4	"(A) the business of life insurance (including
5	annuities); or
6	"(B) the business of property or casualty insur-
7	ance, including but not limited to, any insurance or
8	benefits defined as 'excepted benefits' under para-
9	graph (1), subparagraphs (B) or (C) of paragraph
10	(2), or paragraph (3) of section 9832(c) of the In-
11	ternal Revenue Code of 1986 (26 U.S.C. 9832(c))
12	whether offered separately or in combination with
13	insurance or benefits described in paragraph (2)(A)
14	of such section.".
15	(b) Related Provision.—For purposes of section
16	5 of the Federal Trade Commission Act (15 U.S.C. 45)
17	to the extent such section applies to unfair methods of
18	competition, section 3(c) of the McCarran-Ferguson Act
19	shall apply with respect to the business of health insurance
20	without regard to whether such business is carried on for
21	profit, notwithstanding the definition of "Corporation"
22	contained in section 4 of the Federal Trade Commission
23	Act.