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AMENDMENT**OFFERED BY MR. MATHESON OF UTAH****(to text of H.R. 3962)**

Add at the end of section 100(c)(9) (relating to the definition of Exchange-participating health benefits plan) the following new sentence: "In the case of a qualified health benefits plan offered in conjunction with a health savings account under section 223 of the Internal Revenue Code of 1986, including plans offered under chapter 89 of title 5, United States Code, such plan and account shall be treated (except for purposes of affordability credits under subtitle C of the Internal Revenue Code of 1986) as a qualified health benefits plan that may be offered through the Health Insurance Exchange."

