

**Explanation of Changes Reflected in the Chairman’s  
Amendment in the Nature of a Substitute to  
H.R. 4665, the “Medicare Vision Act of 2019”  
October 22, 2019**

The Chairman’s amendment in the nature of a substitute includes the following changes to H.R. 4665 as introduced (page and line references are to H.R. 4665 as introduced):

1. Page 2, Line 18: Insert “to determine the refractive state of the eyes”.
2. Page 2, Line 20: Strike “to determine the refractive state of the eyes”.
3. Page 5, Line 12: Strike “LENSES.— WITH”; insert “LENSES.—“(A) IN GENERAL.— With”.
4. Page 5, Line 14: Insert “subject to subparagraph (B),”.
5. Page 5, Line 16: Strike “(A)”; insert “(i)”.
6. Page 5, Line 16: Strike “any”; insert “a”.
7. Page 5, Line 20: Strike “(B)”; insert “(ii)”.
8. Page 5, Line 25: Strike “(i)”; insert “(I)”.
9. Page 6, Line 1: Strike “(ii)”; insert “(II)”.
10. Page 6, Line 7: Strike “(C)”; insert “(iii)”.
11. Page 6, Line 10: Strike “and “(D)”; insert ““(iv)”.
12. Page 6, Line 12: Strike “1861(kkk).”.”; Insert “1861(kkk); and

“(v) if during the 2-year period described in clause (i), the individual did not already receive (as described in subparagraph (B)) one pair of conventional eyeglasses or contact lenses subsequent to a cataract surgery with insertion of an intraocular lens furnished during such period.

“(B) EXCEPTION.—With respect to a 2-year period described in subparagraph (A)(i), in the case of an individual who receives cataract surgery with insertion of an intraocular lens, notwithstanding subparagraph (A), payment may be made under this part for one pair of conventional eyeglasses or contact lenses furnished subsequent to such cataract surgery during such period.”.”