



# The ACA: Health Plans Overview

# Agenda

- What is the legal status of the ACA?
- Which plans must comply?
- Reforms currently in place
- 2013 compliance deadlines
- 2014 compliance deadlines
- 2015 compliance deadlines
- Future compliance deadlines
- Questions

# Legal Status of the Affordable Care Act

# Health Care Reform

- Affordable Care Act enacted in March 2010
  - Patient Protection and Affordable Care Act (March 23)
  - Health Care and Education Reconciliation Act (March 30)
- Makes significant changes to health care system and coverage rules over several years
- Provisions for:
  - Health insurance issuers
  - Employers
  - Health plan sponsors

# What Will Be Next?

- Implementation of the ACA continues as scheduled for now
  - Supreme Court upheld law as constitutional in June 2012
- Changes to the ACA may come from Congress
  - Some changes already made
  - Democrats will likely oppose any major changes, and President Obama has promised to veto
- Courts may address other aspects of the law
  - For example, the Supreme Court has ruled on the ACA's contraceptive coverage mandate, allowing an exemption for certain religious employers

# Which Plans Must Comply?

# Plans Subject to the ACA

- The ACA's health plan rules generally apply to **group health plan** coverage
- **Exceptions**
  - Excepted benefits
  - Retiree-only plans
  - Group health plans covering fewer than 2 employees
- **Excepted Benefits**
  - Accident or disability income coverage
  - Separate dental and vision plans
  - Liability insurance
  - Some FSAs

# Grandfathered Plans

- **Grandfathered plan:** group health plan or health insurance coverage in which an individual was enrolled on March 23, 2010
- Certain ACA provisions don't apply to grandfathered plans, even if coverage is later renewed
- A plan can lose grandfathered status by making certain prohibited changes to benefits or costs
  - Plans will have to analyze status and changes at each renewal



# Which ACA Rules Don't Apply to Grandfathered Plans?

- Patient protections
- Nondiscrimination rules for fully-insured plans
- Preventive care coverage
- New appeals process
- Quality of care reporting
- Insurance premium restrictions
- Guaranteed issue and renewal of coverage
- Nondiscrimination based on health status/in health care
- Comprehensive health insurance coverage
- Limits on cost-sharing
- Coverage for clinical trials

# Reforms Currently in Place

# Provisions Effective before 2013

- Small employer tax credit
- Dependent coverage up to age 26
- No lifetime limits/restrictions on annual limits
- No rescissions
- No pre-existing condition exclusions for children
- No cost-sharing for preventive care services (non-GF plans)
- Appeals process changes (non-GF plans)
- No reimbursement for OTC medicine or drugs (without a prescription)
- Medical loss ratio rules
- Form W-2 reporting

# Provisions Effective in 2013

- Uniform Summary of Benefits and Coverage (SBC) requirement
- No cost-sharing for preventive care services for women
- Increased Medicare tax
- Health FSA contribution limits
- Whistleblower protections
- Patient-Centered Outcomes Research Institute Fees (PCORI) Fees
- Notice of Exchange

# Provisions Effective in 2014

- Individual shared responsibility provision (**individual mandate**)
- Health insurance Exchanges
- Exchange premium assistance
- Limits on out-of-pocket expenses and cost-sharing
- Waiting period limitation
- Restriction on annual limits for essential health benefits
- Prohibition on pre-existing condition exclusions
- Essential health benefits requirement and premium rating restrictions in the small group market
- Wellness program changes
- Reinsurance fees

# Provisions Effective in 2015

- Employer shared responsibility provision (**employer mandate** or **pay or play rules**)
- Health plan reporting requirements under Section 6055 and Section 6056

# 2013 Compliance Deadlines

# Summary of Benefits and Coverage

- Simple & concise explanation of benefits and costs
  - Template provided
  - Can provide in paper or electronic form
- Applies to:
  - Issuers and health plans (plan sponsors)
  - GF and non-GF plans
  - No duplication required: if issuer provides to enrollees, plan doesn't have to
- Providing to participants and beneficiaries
  - 1st day of **1st open enrollment period** on/after Sept. 23, 2012
  - 1st day of **1st plan year** on/after Sept. 23, 2012 (for other enrollment)
  - Must provide at various points thereafter



# SBC Standards

- **Appearance**

- Cannot be longer than 4 double-sided pages
- 12-point or larger font
- May be color or black and white
- Paper or electronic form
- Template available

- **Language:**

- Easily understood language
- “Culturally and linguistically appropriate manner” – interpretive services and written translations upon request
- Translations are available

# SBC Content

- Uniform definitions of standard terms
- Description of plan's coverage
- Exceptions and limitations
- Cost-sharing provisions
- Renewability and continuation
- Coverage examples
- Required statements and contact information
- Internet address for obtaining the uniform glossary of terms

# 60-Day Notice Rule

- Effective once SBC rule is effective for a plan
- Material modifications **not in connection with renewal** must be described in a summary of material modifications (SMM) or an updated SBC
  - Must be provided at least **60 days BEFORE** modification becomes effective
- Material modification:
  - Enhancement of covered benefits or services
  - Material reduction in covered benefits or services
  - More stringent requirements for receipt of benefits

# Preventive Care for Women

- New guidelines for preventive care for women on Aug. 1, 2011
- Must provide coverage for women's preventive health services without any cost-sharing
  - Applies to non-GF plans
  - No deductible, copayment or coinsurance
- Effective for plan years beginning on or after **Aug. 1, 2012**

# Covered Health Services

- Well-women visits
- Gestational diabetes screening
- HPV DNA testing
- Sexually transmitted infection counseling
- HIV screening and counseling
- Breastfeeding support, supplies and counseling
- Domestic violence screening and counseling
- Contraceptives and contraceptive counseling (certain exceptions apply to religious employers)

# Increased Medicare Tax

- Medicare tax rate increased for high-earners for **2013 tax year**
  - 0.9 percent increase (from 1.45 percent to 2.35 percent)
- High-earner threshold
  - Single: \$200,000
  - Married : \$250,000
- Individual liability for tax depends on filing status and household income
- Employer responsibilities
  - Withhold additional amounts from wages in excess of \$200,000
  - No requirement to match additional tax
  - No requirement to notify employees

# Health FSA Limits

- Before the ACA, there was no limit on salary reductions
  - Many employers imposed limit
- Beginning with 2013 plan year, limit is **\$2500/year**
  - Does not apply to dependent care FSAs
  - Per FSA limit
- Limit is indexed for inflation for later years
  - 2014: **\$2500/year**
  - 2015: **\$2550/year**
  - 2016: **\$2550/year**

# Whistleblower Protections

- OSHA final rule clarifies protections for employees under ACA
- Employers may not retaliate against employees for:
  - Providing information or filing a complaint regarding ACA violations
  - Objecting to or refusing to participate in violations of the ACA
  - Receiving a premium credit or subsidy for coverage through an Exchange
- Employees can file complaints with OSHA if they experience retaliation
  - Discharge, demotion, discipline, etc.



# PCORI Fees

- **Apply to plan years ending on or after **Oct. 1, 2012****
  - End with the 2018 plan year—do not apply for plan years ending on or after Oct. 1, 2019
  - Paid annually on Form 720 by July 31 each year
- **Amount of fees (for 2014 and beyond, dollar amount increases based on National Health Expenditures)**
  - 2012 plan year: \$1 x average number of covered lives
  - 2013 plan year: \$2 x average number of covered lives
  - 2014 plan year: \$2.08 x average number of covered lives
  - 2015 plan year: \$2.17 x average number of covered lives
- **Who pays?**
  - Insurance carriers and self-funded plan sponsors
  - Special rule for HRAs

# Notice of Exchange

- Employers subject to the FLSA must notify new and current employees of Exchange information
  - New employees **beginning Oct. 1, 2013** (within 2 weeks)
  - Current employees **no later than Oct. 1, 2013**
- Notice must include information about:
  - Existence of health benefit Exchange and services provided
  - Potential eligibility for subsidy under Exchange
  - Risk of losing employer contribution if employee buys coverage through an Exchange
- Model notice available (will need some customization)
- Notice can be provided by mail or electronically (if DOL requirements met)

# 2014 Compliance Deadlines

# Individual Mandate

- Effective Jan. 1, 2014: Individuals must enroll in health coverage or pay a penalty
- Penalty amount: Greater of a flat dollar amount or a percent of income
  - 2014 = \$95 or 1%
  - 2015 = \$325 or 2%
  - 2016 = \$695 or 2.5%
- Family penalty capped at 300% of the adult flat dollar penalty or “bronze” level Exchange premium
- Some exceptions apply

# Health Insurance Exchanges

- Health insurance Exchanges must be established in each state (by the state or the federal government)
- State action for 2016:
  - 13 (and D.C.) declared state-based Exchange
  - 4 federally-supported Exchanges
  - 7 Partnership Exchanges
  - 27 default to federal Exchange
- Deadlines:
  - Initial open enrollment: 10/1/13 – 3/31/14
  - 2015 open enrollment: 11/15/14 – 2/15/15
  - 2016 open enrollment: 11/1/15 – 1/31/16
  - 2017 open enrollment: 11/1/16 – 1/31/17
- Individuals can be eligible for tax credits
  - Limits on income and government program eligibility
  - Employer plan is unaffordable or not of minimum value

# Health Insurance Exchanges

- Individuals and small employers can purchase coverage through an Exchange
- Small Business Health Option Program (SHOP)
  - Small employers = up to 100 employees under the ACA
  - Before 2016, states could define small employers as having up to 50 employees
  - In 2017, states can allow employers of any size to purchase coverage through Exchange
- **On Oct. 7, 2015, President Obama signed the Protecting Affordable Coverage for Employees (PACE) Act into law**
  - Repeals the ACA's definition of "small employer"
  - Gives states the option of expanding their small group markets to include businesses with up to 100 employees

# Exchange Premium Assistance

- Individuals can be eligible for two types of federal subsidies to help pay for coverage through an Exchange—**premium tax credits** and **cost-sharing reductions**
- Employees who are **not offered employer coverage**
  - Not eligible for government programs (like Medicaid)
  - Meet income requirements (less than 400% of FPL)
- Employees who are **offered employer coverage**
  - Not enrolled in employer's plan
  - Not eligible for government programs (like Medicaid)
  - Meet income requirements (less than 400% of FPL)
  - **Employer's coverage is unaffordable (greater than 9.5% of income for single coverage, adjusted annually for 2015 and beyond) or not of minimum value (covers less than 60% of cost of benefits)**
- Employee eligibility for premium assistance will trigger employer penalties beginning in 2015

# Limits on Out-of-Pocket Expenses and Cost-Sharing

- Non-GF group health plans subject to limits on out-of-pocket costs
  - Applies to all non-GF group health plans
  - Limit indexed for inflation
- Out-of-pocket expenses may not exceed:
  - 2014: \$6,350 for self-only coverage/\$12,700 for family coverage
  - 2015: \$6,600 for self-only coverage/\$13,200 for family coverage
  - 2016: \$6,850 for self-only coverage/\$13,700 for family coverage
  - 2017: \$7,150 for self-only coverage/\$14,300 for family coverage
- **Deductible limit was repealed on April 1, 2014**
  - Protecting Access to Medicare Act of 2014 **repealed the deductible limit, effective retroactively to the date the ACA was enacted (March 2010)**



# Waiting Period Limitations

- Waiting periods limited to 90 days beginning with 2014 plan year
  - First of the month following 90 days not permissible
- Other eligibility conditions are permissible (unless designed to avoid compliance with 90-day limit)
  - Cumulative hours of service requirement cannot exceed 1200 hours and must be one-time only (not each year)
  - Reasonable and bona fide employment-based orientation period of up to one month permitted
- Employers can use up to a 12-month measurement period to determine FT status for variable hour employees
  - Coverage must be effective by 13 months from start date (plus remaining days in the month)

# Plan Changes

- **Annual limits eliminated**
  - Prohibited on essential health benefits with 2014 plan year
  - Essential health benefits to be determined according to state benchmark plan
- **Preexisting condition exclusions prohibited**
  - Currently prohibited for children under age 19
  - Prohibited for everyone beginning with 2014 plan year
- **Small group and individual policies (non-GF plans)**
  - Must provide essential health benefits package
  - Premium rating restrictions apply

# Wellness Program Changes

- Rules for wellness program rewards prior to 2014:
  - Reward must be no more than 20% of the cost of coverage
  - Program must be designed to promote health/prevent disease
  - Opportunity to qualify for those with health issues (and notice)
- **2014 ACA changes:**
  - Reward increased to 30% (up to 50% for programs to reduce/prevent tobacco use)
  - Small business grants to establish new wellness programs (on hold)
- Final wellness program rules issued in May 2013

# Reinsurance Fees

- Transitional reinsurance program to operate **2014-2016**
  - Fees imposed on health insurance issuers and self-funded plan sponsors of major medical plans (with some exceptions)
  - **Exemption for self-funded, self-administered plans for 2015 – 2016**
- Fees based on annual national contribution rate
  - 2014: \$5.25/month (\$63/year) x average number of covered lives
  - 2015: \$3.67/month (\$44/year) x average number of covered lives
  - 2016: \$2.25/month (\$27/year) x average number of covered lives
- Payment of fees
  - Nov. 15: issuers/sponsors submit annual enrollment count to HHS
  - Dec. 15 (or within 30 days): HHS to notify issuer/sponsor of amount due
  - **Payment due in two installments**: 1<sup>st</sup> payment due in January, 2<sup>nd</sup> payment due late in Q4
- May 22, 2014: FAQ on collection process—will take place on [www.pay.gov](http://www.pay.gov)

# 2015 Compliance Deadlines

# Employer Responsibility

- Applicable large employers (ALEs) subject to employer shared responsibility “pay or play” rules
  - Delayed for one year, until 2015—penalties did not apply for 2014
  - **Delayed for an additional year, until 2016, for ALEs with 50-99 full-time employees (including full-time equivalents)**
- Applies to employers with 50 or more full-time and full-time equivalent employees in prior calendar year
  - Full-time employee: employed an average of at least 30 hours of service per week
- Penalties may apply if the ALE:
  - Fails to offer minimum essential coverage to all full-time employees (and dependents) OR
  - Offers coverage that is not affordable or does not provide minimum value
- Penalties triggered if any full-time employee gets subsidized coverage through Exchange

# Employer Penalty Amounts

- Employers that fail to offer coverage to substantially all full-time employees (and dependents):
  - \$2,000 per full-time employee (excludes first 30 employees)
  - **Transition relief for 2015: employers with 100 or more full-time employees (including FTEs) can reduce their full-time employee count by 80 when calculating the penalty**
- Employers that offer coverage to substantially all full-time employees (and dependents) **but not all full-time employees** OR coverage is **unaffordable** or **not minimum value**:
  - \$3,000 for each full-time employee who receives subsidized coverage through an Exchange
  - Capped at \$2,000 per full-time employee (excluding first 30 full-time employees, or 80 in 2015 for ALEs with 100 or more full-time and FTE employees)
  - Dollar amounts adjusted each year, beginning in 2015

# Safe Harbors

- **Employer penalties: who is a full-time employee?**
  - Ongoing employees
  - New full-time employees
  - New seasonal and variable hour employees
- **Affordability safe harbors**
  - Three optional safe harbors for determining affordability—W-2 wages, rate of pay and federal poverty line
- **Waiting periods**
  - Cannot exceed 90 days
  - No penalty for employees in waiting period
- **Options for determining minimum value (MV)**
  - MV calculator, design-based safe harbor checklist, actuary certification or metal level (small group plans)



# Employer Reporting

- Employers will have to report certain information about health coverage to the government and individuals (Internal Revenue Code Section 6055 and Section 6056)
- Applies to:
  - 6055: providers of minimum essential coverage, including employers that sponsor self-insured plans
  - 6056: ALEs subject to the employer shared responsibility rules—generally, employers with at least 50 full-time and FTE employees
- Delayed for one year, until 2015
  - Treasury issued final regulations on March 5, 2014
  - No additional delay for ALEs with fewer than 100 FT employees

# Information Required

- Employer identifying information
- Whether employer offers health coverage to full-time employees and dependents
- Number of full-time employees and total number of employees for each month
- Monthly employee's share of the premium for lowest-cost self-only coverage
- Names and contact info of employees and months covered by employer's health plan

# Future Compliance Deadlines

# 2020—Cadillac Plan Tax

- 40% excise tax on high-cost group health plans
  - **Delayed until 2020** under a federal budget bill for 2016, enacted on Dec. 18, 2015
- Based on value of employer-provided health coverage over certain limits
  - \$10,200 for single coverage/\$27,500 for family coverage
  - Certain adjustments will apply for 2020 and later years
- To be paid by coverage providers
  - Fully insured plans = health insurer
  - HSA/Archer MSA = employer
  - Self-insured plans/FSAs = plan administrator
- More guidance expected

# Nondiscrimination Rules Coming for Fully-Insured Plans

- Will apply to non-grandfathered plans
- Discriminating in favor of highly-compensated employees (HCEs) will be prohibited
  - Eligibility test
  - Benefits test
- HCEs
  - 5 highest paid officers
  - More than 10% shareholder
  - Highest paid 25% of all employees
- Effective date delayed for regulations

# Automatic Enrollment Rules

- Will apply to large employers that offer health benefits
  - Applies to GF and non-GF plans
  - Large employer = more than 200 employees
- Must automatically enroll new employees and re-enroll current participants
- Adequate notice and opt-out option required
- DOL:
  - Regulations will not be ready to take effect by 2014
  - Employers not required to comply until regulations issued **and** applicable

**Questions?**

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