

AFFORDABLE CARE ACT: KEY PROVISIONS FOR EMPLOYERS



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AFFORDABLE CARE ACT: KEY PROVISIONS FOR EMPLOYERS

Employers that offer or provide group health coverage to employees are responsible for complying with many provisions under the Affordable Care Act (ACA). Although most of the provisions apply to all types of plans, some provisions are limited to certain types of plans, such as "small group" insurance policies, "large group" insurance policies, and/or self-funded (uninsured) plans.

The chart provided below lists each of the most-common ACA provisions affecting employers, the effective date, and the type of plan(s) to which the provision applies.

| PROVISION | APPLIES TO PLAN YEARS STARTING ON OR AFTER: | INSURED PLANS | | SELF-FUNDED |
|--|--|--------------------|--------------------|--------------------|
| | | SMALL GROUP | LARGE GROUP | SLLF FUNDLD |
| 2010-2011 | | | | |
| Eligibility for children up to age 26 | 9/23/2010 | Yes ⁽¹⁾ | Yes ⁽¹⁾ | Yes ⁽¹⁾ |
| Restricted annual dollar limits on Essential Health Benefits ⁽²⁾ | 9/23/2010 | Yes | Yes | Yes |
| No lifetime dollar limits on Essential Health Benefits | 9/23/2010 | Yes | Yes | Yes |
| Selection of any available network PCP | 9/23/2010 | NGF | NGF | NGF |
| No pre-authorization/referral requirements for OB/GYN care | 9/23/2010 | NGF | NGF | NGF |
| Parity between in-network and out-of- network emergency benefits | 9/23/2010 | NGF | NGF | NGF |
| No pre-existing condition exclusions (if under age 19) | 9/23/2010 | Yes | Yes | Yes |

⁽¹⁾ Prior to PY2014, a grandfathered plan was permitted to exclude a child if eligible for other group coverage as an employee or spouse.

Note: State insurance laws may impose additional requirements on policies issued in the Small Group or Large Group insurance market. In most cases, state laws apply only to policies issued in that state.

NGF = Nongrand fathered plan only.

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⁽²⁾ Certain exceptions were available through PY2013 (e.g., phased-in elimination of limits; HHS waivers for certain plans).

| PROVISION | APPLIES TO PLAN YEARS STARTING ON OR AFTER: | INSURED PLANS | | SELF-FUNDED |
|---|--|----------------------------|----------------------------|-------------------------|
| | | SMALL GROUP | LARGE GROUP | SELF-FUNDED |
| 2010-2011 | | | | |
| Coverage for preventive services without cost-sharing (3) | 9/23/2010 | NGF | NGF | NGF |
| No coverage rescissions (except fraud or misrepresentation) | 9/23/2010 | Yes | Yes | Yes |
| No discrimination in favor of highly- compensated employees (insured plans) | 9/23/2010 | DELAYED (rules pending) | DELAYED (rules pending) | § 105(h) rules apply |
| Medical Loss Ratio (MLR) standards | Fixed Date: Calendar Year 2011 | Yes | Yes | No |
| No pretax reimbursement for non-prescribed OTC meds (except insulin) | Fixed Date: 1/1/2011 | Yes | Yes | Yes |
| Revised appeals and review procedures | Staggered | NGF | NGF | NGF |
| 2012 | | | | |
| W-2 reporting of health coverage cost (info only; no tax) Employers that filed fewer than 250 W-2s for prior year are exempt (unless they sponsored a QSEHRA) | Fixed Date: Calendar Year 2012 | Yes | Yes | Yes |
| Summary of Benefits and Coverage (SBC) | Open Enrollment on/after 9/23/2012 | Yes | Yes | Yes |
| Comparative Effectiveness Research (PCORI Fee) | Plan Year ending on/after 10/1/2012 | Yes | Yes | Yes |
| 2013 | | | | |
| Health Care FSA Limit \$2,500 per plan year (4) | 1/1/2013 | N/A | N/A | Yes (HFSA) |

⁽³⁾ Plans based on provider networks may impose cost-sharing on out-of-network preventive services.

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⁽⁴⁾ Increased to \$2,550 for plan years beginning in 2015 and 2016, \$2,600 for plan year 2017, \$2,650 for plan year 2018, \$2,700 for plan year 2019, and \$2,750 for plan years beginning in 2020 and 2021.

| PROVISION | APPLIES TO PLAN YEARS STARTING ON OR AFTER: | INSURED PLANS | | SELF-FUNDED |
|---|--|----------------|----------------|---------------|
| | | SMALL GROUP | LARGE GROUP | , SELF-FUNDED |
| 2014 | | | | |
| No annual dollar limits on Essential Health Benefits (EHBs) | 1/1/2014 | Yes | Yes | Yes |
| Coverage for participants in clinical trials | 1/1/2014 | NGF | NGF | NGF |
| Limits on out-of-pocket maximums for EHBs (5) | 1/1/2014 | NGF | NGF | NGF |
| No discrimination based on health provider | 1/1/2014 | NGF | NGF | NGF |
| No pre-existing condition exclusions (regardless of age) | 1/1/2014 | Yes | Yes | Yes |
| 90-day limit on waiting periods | 1/1/2014 | Yes | Yes | Yes |
| Coverage of all Essential Health Benefits (5) | 1/1/2014 | NGF | N/A | N/A |
| Adjusted Community Rating ⁽⁵⁾ | 1/1/2014 | NGF | N/A | N/A |
| Transitional Reinsurance Program Fee (2014 – 2016) ⁽⁶⁾ | 1/1/2014 | Yes | Yes | Yes |
| Wellness Programs (updated HIPAA regulations) | 1/1/2014 | Yes | Yes | Yes |

⁽⁵⁾ State insurance laws may permit renewing certain "small group" policies without adopting this provision. Often referred to as "grandmothering," consult a local broker or health insurer for state-specific details.

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⁽⁶⁾ Applied only to plans that provided Minimum Value coverage (except prescription drug-only plans and certain union trust plans) from 2014 through 2016.

| PROVISION | EFFECTIVE | EMPLOYERS |
|--|--|--|
| 2015 | | |
| Employer Shared Responsibility Provision: Employer Reporting Requirements | Fixed Date: Tax Year 2015 | § 6055 reporting requirement applies to employers that sponsor a self-funded health plan providing minimum essential coverage. § 6056 reporting requirement applies to employers with 50 or more full time equivalent (FTE) employees (measured in prior year). |
| Employer Shared Responsibility Provision: Coverage Offer Requirements ("Play or Pay") | Fixed Date: 1/1/2015 ⁽⁷⁾ | Employers with 50 or more full-time- equivalent (FTE) employees (measured in prior year) may be subject to penalty for failure to offer health coverage to full- time employees. |

⁽⁷⁾ Certain employers were eligible for Transition Relief to avoid penalties for part or all of 2015 (and part of 2016, in some cases) provided that they met specific criteria set forth in IRS regulations (http://www.gpo.gov/fdsys/pkg/FR-2014-02-12/html/2014-03082.htm). Examples include certain employers with 50 – 99 FTEs and/or certain employers with non-calendar year plans.

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