Key Priorities for Federally-facilitated Exchange Compliance Reviews for the 2018 Plan Year

Consistent with the Centers for Medicare & Medicaid Services' (CMS) authority under 45 CFR 156.715, CMS will perform compliance reviews of issuers offering Qualified Health Plans (QHPs) in the Federally-facilitated Exchanges (FFEs). For purposes of this document, a reference to QHPs includes stand-alone dental plans (SADPs), unless otherwise indicated. We intend for these compliance reviews to focus on FFE requirements for QHP certification under 45 CFR Part 156, and other key FFE operational standards for FFEs, including FFEs where states perform plan management functions. CMS will review data at both the issuer- and the QHP-level. Policies, protocols, standard operating procedures, or other similar manuals and any other applicable documentation may be requested as part of the compliance review process to show compliance with issuer standards. As new regulations and operational guidance are published, those standards may be included as part of the compliance reviews.

Table A below lists the regulatory standards governing QHP certification that we anticipate including as part of the FFE compliance reviews for the 2018 plan year. This list is intended to help QHP issuers understand the key priorities for CMS' 2018 FFE compliance reviews. We note that this list should not be construed as a comprehensive listing of all standards applicable to QHP issuers in the FFEs, nor a limitation on CMS' authority or ability to review compliance with any standards not appearing on this list. The compliance reviews that are the subject of this document are separate from other audits and reviews that may be conducted to ensure compliance with the Patient Protection and Affordable Care Act (e.g., Medical Loss Ratio [MLR] audits, and policy and rate filing reviews). We have provided illustrative examples in Table B of regulatory standards that fall into this second category of requirements that will be monitored for compliance through other review and oversight mechanisms. It is not intended to be an all-inclusive list.

Table A: Regulatory Standards That May Be Included in FFE Compliance Reviews for 2018

Regulatory Standard QHP Issuer Participation Standards The QHP issuer must meet Exchange participation standards by: For QHPs other than SADPs, offering at least one gold QHP and one silver QHP throughout each service area in which it offers coverage through the Exchange, and, if offering	
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and one silver QHP throughout each service area in which it	
offers coverage through the Eychange, and if offering	
oners coverage unough the Exchange, and, it offering	
individual market QHPs, one child-only plan at the same	
level of coverage as any QHP offered through the individual	
market Exchange	
 Not discriminating based on race, color, national origin, § 156.200(e) 	
disability, age, sex, gender identity, or sexual orientation	
 Providing the same agent/broker compensation for similar § 156.200(f) 	
coverage offered inside and outside the FFEs	
QHP Rate and Benefit Information 45 CFR § 156.210	
The QHP issuer must report rates by:	
 Submitting justifications of rate increases to the Exchange § 156.210(c) 	
prior to the implementation of the rate increases	
 Prominently posting justifications of rate increases on the § 156.210(c) 	
QHP issuer's website	
Transparency in Coverage 45 CFR § 156.220	
The QHP issuer must comply with transparency in coverage	
standards by: Providing information on claims payment policies and \$ 156.220(a)(1)	
restrains information on claims payment poincies and	
practices Submitting data/information described in 45 CFR \$ 156.220(b)	
Submitting duta, morniation described in 15 or it	
156.220(a) in an accurate and timely manner to the	
Exchange, HHS, and the State insurance commissioner, and	
make the information available to the public Using plain language as defined in 45 CFR 155 20 when \$ 156.220(c)	
Oshing plant language as defined in 15 city 155.26 when	
providing the required information QHP Marketing and Benefit Design 45 CFR § 156.225	
The QHP issuer must not discourage enrollment of individuals with	
significant health needs by:	
 Not employing marketing practices or benefit designs that § 156.225(b) 	
will have the effect of discouraging the enrollment of	
individuals with significant health needs in QHPs	
Delegated and Downstream Entities 45 CFR § 156.340	
The QHP issuer must comply with standards applicable to	
delegated and downstream entities, such as:	
■ Ensuring that its delegated/downstream entities comply ■ § 156.340(a)(1)	
with the standards of 45 CFR Part 156, Subpart C	
 Ensuring that a delegation agreement includes the § 156.340(b) 	
specified elements in accordance with 45 CFR 156.340(b)	

Regulatory Standard	Federal Regulation
Agent/Broker Standards	45 CFR § 156.340
The QHP issuer must ensure compliance by its appointed	
agents/brokers, as downstream/delegated entities, including in the	
following areas:	
 Satisfying applicable FFE registration and training 	• § 156.340(a)(3)
requirements	
 Maintaining licensure in each state in which the 	• § 156.340(a)(3)
agent/broker participates in an FFE	
 If an agent/broker non-FFE website is used to complete 	• § 155.220(c)(3)(i)(A),(G)
QHP selection, the website must prominently display the	
required disclaimers	47.070.5.475.000
Provider Directory Standards	45 CFR § 156.230
A QHP issuer that uses a provider network must meet the following	
standards related to its provider network by:	
Making its provider directory for a QHP available to the FFE for publishing and providing a hand approvider.	• § 156.230(b)(1)
for publishing online, and providing a hard copy upon request	
Publishing an up-to-date, accurate, and complete provider	
directory, including information on which providers are	• § 156.230(b)(2)
accepting new patients, the provider's location, contact	
information, specialty, medical group, and any institutional	
affiliations	
 Making the provider directory publicly available on the QHP 	■ § 156.230(c)
issuer's website in a machine-readable file and also	3 130.230(c)
providing it upon request by HHS in a format and manner	
specified by HHS	
Essential Community Providers	45 CFR § 156.235
A QHP issuer that uses a provider network must ensure access to	
Essential Community Providers (ECPs) by:	
 Including a sufficient number and geographic distribution 	• § 156.235(a)-(b)
of ECPs, where available, to ensure reasonable and timely	
access to a broad range of such providers for low-income,	
medically underserved individuals in the QHP's service area	- \$ 15C 225(a)(2)(ii)(A)
 Offering contracts to all available Indian health care 	• § 156.235(a)(2)(ii)(A)
providers in the service area	
Offering contracts to at least one ECP in each of the ECP	§ 156.235(a)(2)(ii)(B)
categories in each county in the service area, where an ECP	
in that category is available and provides services that are	
covered by the plan type	45.050.5.456.250
Meaningful Access to QHP Information The OHP issuer must ensure the readability of plan forms and	45 CFR § 156.250
The QHP issuer must ensure the readability of plan forms and	
notices by: Making these documents accessible for individuals in	■ § 156.250
 Making these documents accessible for individuals in accordance with the Americans with Disabilities Act and for 	3 == == == = = = = = = = = = = = = = =
individuals with limited English proficiency	
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Regulatory Standard	Federal Regulation
Rating Variations	45 CFR § 156.255
The QHP issuer must provide parity with respect to the cost of	
coverage offered inside and outside the Exchange by:	
 Charging the same premium rate without regard to 	• § 156.255(b)
whether the plan is offered through an Exchange, directly	
from the issuer, or through an agent/broker	
Enrollment Periods for Qualified Individuals	45 CFR § 156.260
The QHP issuer must follow a defined enrollment process for the	_
individual market by:	
 Complying with the rules governing effective dates of 	■ § 156.260(a)
coverage, as established by the Exchange	
 Providing accurate information on effective dates of 	• § 156.260(b)
coverage to qualified individuals	
Enrollment Process for Qualified Individuals	45 CFR §§ 156.265 & 156.1250
The QHP issuer must adhere to the required enrollment processes	
for the individual market by:	
 Safeguarding enrollment information with respect to 	• § 156.265(c)
personally identifiable information	
 Complying with premium payment rules established by the 	■ § 156.265(d)
Exchange	
 Providing new enrollees with an enrollment information 	■ § 156.265(e)
package that meets readability and accessibility standards	3 == == = (=,
for individuals with disabilities or limited English proficiency	
 Reconciling enrollment files with the Exchange no less than 	■ § 156.265(f)
once a month	,
 Accepting premium and cost-sharing payments from 	■ § 156.1250
certain third-party entities on behalf of plan enrollees (the	
QHP issuer's downstream entities must also comply to the	
extent they routinely collect premiums or cost-sharing	
payments)	
Termination of Coverage for Qualified Individuals	45 CFR § 156.270
The QHP issuer must adhere to termination-of-coverage processes	15 61 11 3 256127 6
in the individual market by:	
 Terminating coverage only under certain permitted 	■ § 156.270(a)
circumstances	
 Providing termination-of-coverage notices promptly to 	• § 156.270(b)
affected enrollees under applicable circumstances	3 130.270(8)
 Establishing a policy for handling terminations of coverage 	■ § 156.270(c)
due to nonpayment of premium	3 133.170(0)
 Following the special termination guidelines for recipients 	■ § 156.270(c)-(e),(g)
of the advance payment of the premium tax credits	3 -30:-70(0) (0)/(8)
· · · · · · · · · · · · · · · · · · ·	■ § 156.270(f)
enrollees	3 -33:-73(.)
	■ § 156.270(h)
	3 100.270(11)
	■ § 156.270(i)
	3 133.273(1)
 Providing payment delinquency notices to affected enrollees Maintaining termination-of-coverage records in accordance with Exchange standards 	 § 156.270(f) § 156.270(h) § 156.270(i)

Regulatory Standard	Federal Regulation
Renewal and Discontinuation of QHPs	45 CFR §§ 156.290 & 156.1255
The QHP issuer must follow renewal and discontinuation processes	
by:	
 Providing written notice to affected enrollees when the 	§ 156.290(b)
QHP issuer elects not to seek certification for a subsequent	
certification cycle	
 Providing written notice that contains specific information 	■ § 156.1255
to affected enrollees when the QHP issuer is renewing	
coverage under one or more QHPs or nonrenewing	
coverage under one or more QHPs, but automatically	
enrolling individuals into another of its QHPs	
Prescription Drug Formulary	45 CFR §§ 156.200(b)(3) &
The QHP issuer, other than for SADPs, must comply with essential	156.122
health benefits (EHB) requirements for prescription drugs by:	
 Covering at least the greater of one drug in every United 	• § 156.122(a)(1)
States Pharmacopeia (USP) category and class or the same	- & 120.155(q)(1)
number of prescription drugs in each USP category and	
class as the applicable EHB-benchmark plan	
 Using a pharmacy and therapeutics committee that meets 	■ § 156.122(a)(3)
required membership standards, meets at least quarterly,	- § 130.122(a)(3)
establishes and manages the formulary drug list, as well as	
documents procedures and decisions related to formulary	
development and revision	
 Having procedures in place that allow an enrollee to 	■ § 156.122(c)
request and gain access to clinically appropriate drugs not	
covered by the health plan	
 Making the formulary publicly available on the QHP issuer's 	• § 156.122(d)(2)
website in a machine-readable file and format specified by	J == == == (#/(=/
HHS	
Maintenance of Records	45 CFR § 156.705
The QHP issuer must follow maintenance of records processes by:	
 Maintaining all FFE-related documents and records and 	§ 156.705(a)
evidence of accounting procedures and practices necessary	
for HHS to periodically audit financial records and conduct	
compliance reviews	- 5456 705/)
 Retaining FFE-related records for a period of 10 years 	• § 156.705(c)
Handling of Health Insurance Casework System (HICS)	45 CFR § 156.1010
The QHP issuer must follow standard processes for cases by:	
 Investigating and resolving cases forwarded to the QHP 	§ 156.1010(b)
issuer by HHS	
 Resolving non-urgent cases received by a QHP issuer from 	■ § 156.1010(d)
HHS within 15 calendar days of receipt of the case, and	
urgent cases no later than 72 hours after receipt of the case	
 Notifying enrollees regarding the disposition of cases 	• § 156.1010(f)
received from HHS within the required timeframes and	
format	

Regulatory Standard	Federal Regulation
Other Notices for Special Enrollment Periods	45 CFR § 156.1256
The QHP issuer must comply with notice requirements related to material plan or benefit display errors and the enrollees' eligibility for an SEP, included in 45 CFR 155.420(d)(12) by: Notifying affected enrollees within 30 calendar days after being notified by the FFE that the error has been fixed, if directed to do so	• § 156.1256

Table B: Examples of Regulatory Standards Monitored Through Other Oversight Mechanisms

Example of Regulatory Standard	Federal Regulation
The QHP issuer must comply with benefit design standards, including provision of Essential Health Benefits and following cost-sharing limits, with respect to each of its QHPs.	45 CFR § 156.200(b)(3)
The QHP issuer, other than for SADPs, must implement a quality improvement strategy, report quality and outcomes information, and implement appropriate enrollee satisfaction surveys.	45 CFR 156.200(b)(5)
The QHP issuer must pay applicable user fees to HHS.	45 CFR § 156.200(b)(6)
The QHP issuer, other than for SADPs, must comply with the standards related to the risk adjustment program.	45 CFR § 156.200(b)(7)
The QHP issuer must adhere to any requirements imposed by a state in connection with its Exchange.	45 CFR § 156.200(d)
The QHP issuer must set rates for the entire benefit or plan year.	45 CFR § 156.210(a)
The QHP issuer must submit rate and benefit information to the Exchange.	45 CFR § 156.210(b)
The QHP issuer must meet the standards related to the administration of cost-sharing reductions and advance payments of the premium tax credit.	45 CFR § 156.215(a)
The QHP issuer must comply with any applicable state laws and regulations regarding marketing of health insurance coverage.	45 CFR § 156.225(a)
The QHP issuer, other than for SADPs, must ensure that services, including mental health and substance abuse services, are accessible without unreasonable delay.	45 CFR 156.230(a)(2)
The QHP issuer must demonstrate consistent application of premium variations by geographic rating areas.	45 CFR § 156.255(a)
The QHP issuer, other than for SADPs, must be accredited on the basis of local performance of its QHPs by an HHS-recognized accrediting entity in the applicable categories.	45 CFR § 156.275
The QHP issuer, other than for SADPs, must comply with applicable state laws prohibiting abortion coverage in QHPs and must follow financial standards for the segregation of funds for specified abortion services.	45 CFR § 156.280