



QUESTIONS AND ANSWERS ON THE 2015 INVITATION

(May 13, 2014)

Schedule of Key Events

Posted 5/2/2014

Question: The Invitation requires the Participation Proposal to be submitted on June 1, 2014 and the provider networks submitted on May 26, 2014. June 1st is a Sunday and May 26th is Memorial Day. Will these dates be changed? Will there be any other changes in the Schedule of Key Events?

Answer: Yes. The Schedule of Key Events is hereby amended as follows (revisions shown in red):

- Invitation Released on April 25, 2014
- Letter of Interest due from Insurers on May 9, 2014
- Written Questions regarding the Invitation due on May 16, 2014
- **Provider Network Submissions due on May 27, 2014**
- Responses to Written Questions regarding the Invitation due on May 30, 2014
- **Participation Proposal, Rates and Forms for Dental Plans due on June 2, 2014**
- **Participation Proposal, Rates and Forms for Qualified Health Plans due on June 13, 2014.**
- **SERFF Template (“binder”) filings due to DFS for Qualified Health Plans and Dental Plans on June 16, 2014.**
- Anticipated Certification on September 15, 2014
- 2015 Open Enrollment begins on November 2, 2014 for Small Businesses and November 15, 2014 for Individuals and Families

Consumer Network Protections

Posted 5/2/2014

Question: The 2015 Invitation includes a new section on Consumer Network Protections, Section II.D.2, and cites the Out-of-Network bill that was recently passed. Please confirm that these provisions will take effect when the legislation takes effect on April 1, 2015.

Answer: The majority of the provisions will take effect on the same date as the Out-of-Network bill. However, the requirement that Insurers cover out-of-network providers at the in-network cost-share to the Marketplace consumer in instances where an in-network provider was not available to such consumer, has been in effect since January 1, 2014 for Marketplace

consumers and will continue to be in effect until the provisions of the Out-of-Network bill take effect on April 1, 2015.

Open Enrollment Period

Posted 5/6/2014

Question: Does NYSOH know how the member renewal process will work?

Response: NYSOH is developing an administrative renewal process for those QHP members that consented to allowing the Marketplace to access electronic records for the purpose of determining eligibility in future years. Marketplace consumers will have the option during the open-enrollment period, which starts on November 15, 2014. Marketplace consumers will have the option to remain in their current qualified health plan for calendar year 2015. The Marketplace intends to provide a notice to current Marketplace members informing them of this option. This notice will be provided closer to the open enrollment period.

SERFF Submissions

Posted 5/6/2014

Question: Will the insurers be able to use the same HIOS ID's for 2015 that they're using for 2014.

Answer: Yes, plans SHOULD use the same 14 digit HIOS ID numbers in 2015 as 2014 as long as they offered the product(s) on the marketplace in 2014. The 14 digit HIOS ID numbers used for the products offered in 2014 cannot be used for brand new products offered in 2015.

Standard Products

Posted 5/6/2014

Question: The IRS released the 2015 maximum HSA limits of \$6,420. Will there be a change to the catastrophic plan limit?

Answer: Yes, the maximum limit for the catastrophic plans has been raised to \$6,600 for 2015 per the IRS regulation. The maximum out pocket for other qualified health plans remains the same. See Attachment B to the invitation.

Essential Health Benefits

Posted 5/6/2014

Question: The list of Essential Health Benefits (EHB) released with the invitation last week doesn't include bariatric surgery, as it did last year. Is bariatric surgery no longer a covered benefit for 2015?

Answer: Bariatric surgery continues to be a covered EHB for 2015, but was not separately listed in Attachment A. A revised Attachment will be issued for consistency with 2014.

Invitation Responses

Posted 5/6/2014

Question: Why is pediatric listed twice in the table on page 2 of Attachment E?

Answer: Pediatric dental was listed twice because the Stand Alone Dental Applicants must offer one standard pediatric dental product, but are also allowed to offer a non-standard pediatric dental product. The purpose of listing it twice was to capture both versions of the product.

Posted 5/6/2014

Question: Is the County of New York missing from Addendum 3?

Response: NY County was inadvertently referred to as Manhattan County in Addendum 3. Addendum 3 will be revised to reflect NY County.

Posted 5/6/2014

Question: Why is the Silver Cost Sharing Reduction (CSR) not included in Addendum 1?

Answer: The Silver CSR product is automatically created by the insurers as a QHP offering for every silver product offered. There is no need to call it out when capturing the counties in which the products will be offered.

Posted 5/13/2014

Question: Will the formulary list be the same for 2015 as it was in 2014 for plans on the marketplace?

Answer: There is nothing in the federal rules that prohibit an insurer from making updates to its formulary, so long as it continues to meet the minimum requirements. Formularies will be reviewed during the review of a QHP filing and upon recertification each year. Both standard and non-standard plans must cover at least the greater of one drug in each category or class, or the number in each class the benchmark plan covers. Plans may designate which drugs are in each tier, as long as the cost sharing meets actuarial value requirements.

Posted 5/13/2014

Question: For the 2015 Plan Management Benefits template, have the benefit categories changed from 2014?

Answer: Yes, revisions have been made to the Plan Management Benefit template. DFS will post the QHP filing instructions on their website once the document has been finalized.

Stand Alone Dental Plans

Posted 5/6/2014

Question: Under federal rules, every Stand-Alone Dental Plan (SADP) must contain the pediatric dental EHB. An adult plan that also offers the pediatric EHB is by definition a family plan. Please explain, as this is an issue that was identified last year. How does this differ for embedded dental in non-standard plans?

Answer: While every SADP must contain the pediatric dental EHB, not every adult will choose a family plan option. Therefore, an individual adult plan is an option with the pediatric dental EHB embedded in it.

Posted 5/6/2014

Question: In Section J on page 13, what constitutes “supplemental pediatric dental”?

Answer: Supplemental Pediatric Dental Benefits are benefits that QHP's or SADP's cover which are above and beyond the Essential Health Benefit requirements for pediatric dental (e.g., additional coverage for orthodontia). These additional benefits may be provided in accordance

with invitation guidelines regarding Non-Standard Products (NSP's). Refer to the Invitation Section II.D.1.g., for examples of NSP's.

Posted 5/6/2014

Question: Are Stand-Alone Dental Plan's required to provide a Treatment Cost Calculator on their website?

Answer: Yes. Stand-alone dentals plans are required to provide a Treatment Calculator on their website to help consumer predict costs.

Posted 5/6/2014

Question: Does the QARR Section 2 of the Invitation apply to Stand Alone Dental Plans?

Answer: The Minimum Participation Standards set forth in Section II. E.2 and the Quality and Enrollee Satisfaction requirements in Section II.E. do not apply to Stand Alone Dental Plans.

Posted 5/13/2014

Question: When adding a pediatric dental benefit to an existing 2014 QHP product, is it necessary for insurers to create new HIOS ID's?

Answer: Yes, insurers will need to create new HIOS ID's when adding new benefits to any existing QHP's on the individual market.

Recertification Process

Posted 5/6/2014

Question: Does Section 4 on page 28 of the Invitation does not specially indicate the recertification process. Will the process differ from the certification process?

Answer: No, the recertification process is the same as the certification process.

QHP Naming Convention

Posted 5/6/2014

Question: Is the expectation that the new Qualified Health Plan (QHP) naming convention will be used only for the purposes of displaying plan names on the NYSOH portal? Or, will insurers be required to use the new plan names on printed materials, ID cards, etc.

Answer: The central purpose of the new QHP naming convention is for consumers to easily identify products displayed and sold on the NYSOH Marketplace portal. Pursuant to Section II.D.h., Insurers are given guidelines for displaying the products they plan on providing. Unless the Department of Financial Services requires otherwise on its subscriber agreements, summaries of benefits, etc., insurers will not be required to use the new plan names on printed materials, ID cards, etc. However, to the extent possible, the NYSOH encourages insurers to use the same name to help consumers link the materials to the product purchased on the Marketplace.

Provider Network Submission

Posted 5/13/2014

Question: Is there an Essential Community Provider template to be used for the QHP filing?

Answer: Yes, a template will be distributed to all Medical Insurers applicants requesting information on all Essential Community Providers, FQHC's, Tribal Clinics, and Specialty Clinics with which the Insurer is contracted for QHPs. Insurers will be required to submit this template along with provider networks on a quarterly basis. The initial template will be distributed in the next few weeks, and we will give 15 days to respond to the initial request.

Posted 5/13/2014

Question: Could NYSOH please clarify the requirement related to the inclusion of essential community providers in provider networks. Specifically, provide guidance as to what "a sufficient number and geographic distribution" means in this context? In addition, how would an insurer know if a clinic is a *tribal-operated* health clinic?

Answer: The Invitation requires the Applicant to make every good faith effort to include in its network the Essential Community Providers (ECPs) defined under federal regulation and, at a minimum, include in each county network a Federally Qualified Health Center and a tribal operated health clinic, to the extent such providers are available. In addition to this requirement, Applicants should take into consideration its geographic service area, expected enrollment and other relevant factors in determining what constitutes a sufficient number and geographic distribution of ECPs.

Information about American Indian Nations Health Clinics can be found at:
http://www.health.ny.gov/community/american_indian_nation/