TO: ALL HEALTH INSURANCE ISSUERS AND HEALTH MAINTENANCE ORGANIZATIONS  
FROM: JAMES J. DONELON, COMMISSIONER OF INSURANCE  
RE: ENFORCEMENT AUTHORITY OF THE COMMISSIONER REGARDING THE ACA AND MHPAEA  
DATE: APRIL 16, 2013  

The purpose of Bulletin No. 2013-03 is to inform all health insurance issuers and health maintenance organizations (collectively referred to as “issuers”) of the extent of the enforcement authority of the Louisiana Department of Insurance (“LDI”) with respect to federal law, and to inform all issuers of requirements relating to the time and manner of form filings and ancillary matters.

No policy of health and accident insurance, nor any endorsements, riders or applications appertaining thereto, may be delivered or issued for delivery in this state unless it is filed with the LDI for approval pursuant to La. R.S. 22:972. Qualified Health Plans (QHPs) constitute policies of health and accident insurance that are delivered or issued for delivery in Louisiana. Consequently, all health and accident policies or plans submitted for certification as a QHP must also be filed with the LDI for approval, and shall be reviewed for compliance with the Louisiana Insurance Code, La. R.S. 22:1, et seq. and for compliance with federal law as explained herein.


Additionally, Bulletin No. 2013-03 contains information for issuers on how to facilitate the timely filings of non-grandfathered health and accident insurance products and plans, and also addresses concerns and questions from issuers regarding the filing.
requirements for non-grandfathered health benefit plans. Louisiana is a Federally-Facilitated Exchange or Marketplace (FFE) state. Therefore, CMS will be responsible for certification of plans being offered via the Exchange/Marketplace in Louisiana. However, the LDI has adopted the Plan Management functionality in SERFF and will continue to use the Filings Functionality in SERFF which will allow the LDI to review form filings at the product and plan level that are delivered or issued for delivery in Louisiana.

I. Enforcement Functions

A. Policy Form Review

The LDI will review all policy forms and related materials in the individual and group markets for compliance with the market reforms of the ACA, as well as the provisions of the MHPAEA. If, during its review of policy forms or through other means, the LDI determines that an issuer has delivered or issued for delivery in Louisiana a plan or policy that is not in compliance with the market reforms of the ACA or provisions of the MHPAEA, the LDI will issue a notice of non-compliance to the issuer and request that the issuer amend the policy form(s) to be consistent with the market reforms of the ACA, the provisions of the MHPAEA, or any regulations promulgated pursuant thereto and re-file compliant policy forms. The LDI will subsequently review the revised forms for compliance.

If an issuer fails to amend the policy form(s) for compliance, the LDI will refer the matter to CMS along with the noncompliant policy form(s). Thereafter, CMS will determine what formal enforcement action may be appropriate.

B. Regulation and Review of Rates

CMS will continue to review all rates for new and existing products submitted to CMS by issuers in both the individual and small group markets for compliance with the ACA. If CMS, during its review, discovers that an issuer is not in compliance with the rating requirements of the ACA, CMS will request that the issuer amend the rate(s) to be consistent with the market reform rating requirements of the ACA. If an issuer fails to amend the rate(s) for compliance, CMS will determine what enforcement action is appropriate, and will notify the LDI of any action taken.
C. Complaints and Inquiries

The LDI will respond to consumer inquiries and complaints related to the ACA and the MHPAEA and any regulations promulgated pursuant thereto. In the event that the LDI discovers that an issuer has acted in a manner that is inconsistent with the ACA or the MHPAEA, the LDI will request that the issuer address and resolve the inquiry or complaint. In the event that the issuer refuses to take corrective action to resolve an inquiry or complaint in a manner consistent with the ACA or the MHPAEA, the LDI will forward to CMS a copy of the inquiry and complaint. Thereafter, CMS will determine what formal enforcement action may be appropriate. The LDI will be advised of all enforcement action undertaken by CMS.

In the event that a consumer complaint has been resolved, but the investigation reveals that there may be a pattern or practice of noncompliance by the issuer, the LDI will discuss the case with CMS. The LDI will determine whether it will pursue further investigation or perform a targeted market conduct examination related to any underlying issue(s). In all cases, CMS has the independent right to conduct a targeted market conduct examination pursuant to 45 C.F.R. §150.313. CMS will consult with the LDI before initiating any market conduct examinations of an issuer in this state.

D. Market Conduct Examinations & Targeted Market Conduct Examinations

Whenever the LDI performs a market conduct examination for compliance with the provisions of the Louisiana Insurance Code, La. R.S. 22:1, et. seq., the LDI may include an assessment of compliance with the ACA and the MHPAEA. The LDI may also perform targeted market conduct examinations when it has evidence or information suggesting a pattern or practice of noncompliance with the ACA or the MHPAEA by an issuer. The results of market conduct examinations conducted by the LDI will be reported to CMS. The report to CMS will include copies of all findings and draft reports for market conduct examinations. CMS will treat information as confidential to the extent it is protected from disclosure under Louisiana law if such protection is not preempted by federal law. Based on the findings of these market conduct examinations and any other information the LDI provides, CMS may, after consultation with the LDI, undertake further investigation and formal enforcement actions as may be appropriate.
II. Requirements Relating to the Filing of Policy or Plan Forms

All policy or plan forms prepared for certification as a QHP must be filed for review and approval with the LDI in the manner prescribed in Part II, A-D, of Bulletin 2013-03.

A. Filings of Products Using SERFF Filings Functionality

1. Product Filing Procedure- Status Quo

Filings of products for the large group market, small group market, individual market, limited benefit or excepted benefit filings, etc., will continue to be made using SERFF functionality just as they were prior to the passage and enactment of the ACA. There are no changes with respect to the procedural requirements of such filings or the review procedure conducted by the LDI for such filings.

2. Compliance with ACA Reforms, Including EHB Requirements

a. Though there are no differences with the procedure for filing products for review, those products offered for sale must meet the requirements set forth in the ACA. Both grandfathered and non-grandfathered plans will have to meet the applicable requirements contained in the Public Health Service Act, as amended by the ACA, and the applicable federal regulations and guidance issued subsequently thereto.

b. The State Essential Health Benefits and Mandates are provided at [link] and are also set forth in the Statement of Compliance for Non-Grandfathered Major Medical filings available on the LDI Product Filing Matrix under the “Required Forms & Related Documents” tab at the following link: [link].

3. New Product Codes for Non-Grandfathered Products

a. The following new product codes have been established to allow for the filing of, tracking of, and review of non-grandfathered products. There is not an option to file “any-size” non-grandfathered filings.
<table>
<thead>
<tr>
<th>Product Name</th>
<th>Product Code</th>
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<tbody>
<tr>
<td>NON-GRANDFATHERED - CATASTROPHIC PLAN</td>
<td>NG-CAT.PLAN</td>
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<td>NON-GRANDFATHERED - CONTRACEPTIVE ONLY</td>
<td>NG-CONT.ONLY</td>
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<td>NON-GRANDFATHERED - STAND-ALONE PEDIATRIC DENTAL</td>
<td>NG-SA.P.DENTAL</td>
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<td>NON-GRANDFATHERED HMO - ASSOC GROUP - EMPLOYER MEMBERS - L</td>
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<td>NON-GRANDFATHERED HMO - ASSOC GROUP - INDIVIDUAL MEMBERS</td>
<td>NG.HMO-AG-IND</td>
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<td>NON-GRANDFATHERED HMO - ASSOC GROUP - MIXED</td>
<td>NG.HMO-AG-MIXED</td>
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<td>NON-GRANDFATHERED HMO - IND - STUDENT ONLY</td>
<td>NG.HMO-IND-ST</td>
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<td>NON-GRANDFATHERED HMO - INDIVIDUAL</td>
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<td>NG.HMO-LGGRP</td>
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<td>NON-GRANDFATHERED HMO - SMALL GROUP</td>
<td>NG.HMO-SMALLGRP</td>
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<td>NON-GRANDFATHERED MM - ASSOC GROUP - EMPLOYER MEMBERS - LARGE GRP</td>
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<td>NON-GRANDFATHERED MM - ASSOC GROUP - EMPLOYER MEMBERS - SMALL GRP</td>
<td>NG.MM-AG-EMP- S</td>
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<td>NON-GRANDFATHERED MM - INDIVIDUAL - STUDENT ONLY</td>
<td>NG.MM-IND</td>
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<td>NON-GRANDFATHERED MM - LARGE GROUP</td>
<td>NG.MM-LRGGRP</td>
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<tr>
<td>NON-GRANDFATHERED MM - SMALL GROUP</td>
<td>NG.MM-SMALLGRP</td>
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b. A statement of compliance for each of the new product codes will be required to be submitted with any product filing. The statements of compliance for the new product codes are located on the LDI Product Filing Matrix under the "Required Forms & Related Documents" tab at: [http://www.ldi.state.la.us/ldipolicymatrix/](http://www.ldi.state.la.us/ldipolicymatrix/).
B. Qualified Health Plan Certification

QHP Certification will be conducted by CMS. Issuers that wish to have plans certified for sale on the Exchange/Marketplace must submit a QHP application to CMS via the Health Insurance Oversight System (HIOS). CMS will be reviewing and approving QHPs for Louisiana’s Federally-facilitated Exchange/Marketplace. In a Letter to Issuers on Federally-facilitated and State Partnership Exchanges released by CMS on April 5, 2013, CMS provided issuers seeking to offer QHPs on a FFE with operational and technical guidance on participation in the Exchange/Marketplace. A link to the page where the Letter to Issuers is located at: http://cciio.cms.gov/resources/regulations/index.html#hie.

Additional regulatory guidance and materials from CMS can be reviewed online at: http://cciio.cms.gov/resources/regulations/index.html.

C. Filing of Plans in Binders Using SERFF Plan Management Functionality

1. Filings of Plans Offered on the Exchange/Marketplace
   a. All submissions of QHP applications must be made using HIOS because CMS will be reviewing and approving QHPs that will be offered on the Exchange/Marketplace.
   b. (i) The LDI has obtained the Plan Management functionality offered in SCRFF in order to be able to monitor the health insurance plans delivered or issued for delivery in Louisiana. Thus, in addition to filing QHP applications using HIOS, a duplicate filing for each QHP must be submitted to the LDI through the SERFF Plan Management functionality using the binder process. (ii) Additionally, all templates, attestations, and other information submitted via HIOS must be submitted using the SERFF Plan Management functionality. (iii) Also, each submission of a plan using the Binder process should include a reference or identifier to the plan submitted via HIOS to allow a reviewer to determine which plan submitted in SERFF is the corresponding plan submitted via HIOS.
   c. Each health insurance issuer should submit one binder for the individual market and one binder for the small group market, whether offered on or off the Exchange/Marketplace.
d. The deadline for filing binders for plans offered on the Exchange/Marketplace with the LDI via the SERFF Plan Management functionality will be extended to May 15, 2013. This deadline for submission to the LDI does not affect or alter the deadline for submission of QHP applications to CMS via HIOS by April 30, 2013.

2. Filings of Plans Offered Off the Exchange/Marketplace

a. (i) All submissions of plans that will be offered off the Exchange/Marketplace must be made utilizing the Plan Management functionality offered in SERFF using the Binder process. (ii) Additionally, this means that all templates, attestations, and other information that would be submitted via HIOS for QHPs must be submitted for all plans offered off the Exchange/Marketplace using the SERFF Plan Management functionality.

b. Each health insurance issuer should submit one binder for the individual market and one binder for the small group market, whether offered on or off the Exchange/Marketplace.

c. The deadline for filing binders for plans in the individual market that are offered off the Exchange/Marketplace will be no later than July 31, 2013. Issuers are encouraged to submit these filings as early as practicable. The July 31, 2013 deadline is necessitated by the limitations placed on the open enrollment period in the individual market.

D. Timeline

<table>
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<tr>
<th>Date Range</th>
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<tr>
<td>April 1 - April 30, 2013</td>
<td>QHP Applications Submitted in HIOS for Filings on the Exchange</td>
</tr>
<tr>
<td>April 1 – May 15, 2013</td>
<td>Plan Filings Offered on Exchange Submitted to LDI via SERFF</td>
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<tr>
<td>May 1 – June 16, 2013</td>
<td>CMS Reviews QHP Applications</td>
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<tr>
<td>June 17, 2013</td>
<td>CMS Releases QHP Application Results to Issuers</td>
</tr>
<tr>
<td>May 1 - June 21, 2013</td>
<td>LDI Reviews Form Filings, Submits Objections to Form Filings to Issuers, &amp; Issuers Revise Form Filings</td>
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Issuers Revise QHP Applications Based on Any Deficiencies Identified by CMS and Resubmit in HiOS

July 31, 2013
1. Final Findings of Form Filing Reviews by LDI and QHP Applications by CMS

August 2013
CMS Reviews Submissions

August 22-16, 2013
Issuers Review Data During Plan Preview Period and Submit Data Corrections to CMS

September 4, 2013
CMS Notifies Issuers of QHP Certification Decisions for FFES

September 5 – 9, 2013
Issuers Sign Agreements with CMS for Offering of Plans on FFE

October 1, 2013
Open Enrollment Begins

III. Additional Guidance and Instructions

A. Schedule of Benefits for Plans Submitted Using SERFF Plan Management Functionality

A plan-specific schedule of benefits for each plan offered on or off the Exchange/Marketplace must be submitted to the LDI using the SERFF Plan Management Functionality.

B. Habilitative Services

Each issuer submitting a form filing shall indicate by a narrative description or listing and reference to the applicable form, section/page reference the manner or method in which it is meeting the requirement to offer the habilitative services category of Essential Health Benefits.
C. Stand-Alone Dental Plans

No deadline is currently in place for the filing of stand-alone dental plans. Upon release of the SERFF functionality related to such dental plans, the LDI will establish a deadline. The release of such SERFF Plan Management functionality is expected to occur in May 2013.

D. Summary of Benefits Coverage (SBC)

A Summary of Benefits Coverage for each plan filed using the SERFF Plan Management functionality, whether offered on or off the Exchange/Marketplace, must be submitted.

E. Health Care CO-OPs & Multi-State Program Plans

The LDI will review CO-OP health plan forms and Multi-State Program plan forms in the same manner it reviews forms for all other issuers. Thus, all timelines and instructions applicable to issuers shall apply to CO-OP and Multi-State Program health plan filings. The LDI review of Multi-State Program plan forms will also be in accordance with 45 C.F.R. 800 to the extent necessary and will coordinate with the U.S. Office of Personnel Management.

F. Amendments to Current Form Filings

The LDI requests that non-grandfathered filings be submitted as complete filings without the use of amendments to prior-approved forms.

However, pursuant to Regulation 78, LAC 37:XIII.Chapter 101, should issuers elect to amend any prior-approved forms in order to meet the requirements for non-grandfathered products or plans, a redlined version of the form filing must be provided. The redlined document should consist of a complete filing that clearly identifies and delineates all amended portions. If a previously-submitted form filing is submitted with amendments and that previously-submitted form filing had been previously amended, the redlined version should include a key or other indicator to denote the year(s) in which each of the amendments are made so that the LDI can determine which amendments have been most recently made to the form filing. Example: A form filing is submitted in May 2013 with amendments, but the form filing had been originally submitted in December 2011 and amendments to the form filing had been submitted in
April 2012. The redlined version should denote which amendments were made in April 2012 and which amendments are new as of the filing in May 2013.

IV. Effective Date

Bulletin 2013-03 is effective retroactive to April 1, 2013. All health insurance issuers and HMOs are directed to conduct themselves accordingly, bringing business practices into compliance with the purpose and intent of Bulletin 2013-03. Any policy or plan form that has been previously submitted for certification as a QHP, but which has not been filed with the LDI in the manner and form prescribed herein, must be filed as soon as practicable in the manner and form specified in Parts II and III of Bulletin 2013-03.

For questions or clarification with regard to Bulletin No. 2013-03, please contact Emma Fontenot, Deputy Commissioner – Office of Health Insurance, by telephone at (225) 219-4770 or by electronic-mail at elfontenot@ldi.la.gov.

Baton Rouge, Louisiana, the 16th day of April 2013.

[Signature]

JAMES J. DONELON
COMMISSIONER OF INSURANCE