Key Priorities for FFM Compliance Reviews for the 2016 Benefit Year

Consistent with the Centers for Medicare & Medicaid Services' (CMS) authority under 45 C.F.R. 156.715, CMS will perform compliance reviews of Issuers offering Qualified Health Plans (QHPs) in the Federally-facilitated Marketplaces (FFM). For purposes of this document, QHPs include stand-alone dental plans (SADPs), unless otherwise indicated. We intend for these compliance reviews to focus on FFM requirements for QHP certification under 45 CFR Part 156 and other key FFM operational standards for those states in which CMS is operating the Marketplace, including States performing plan management. CMS will review data at both the Issuer and the QHP level. Policies, procedures and any other applicable documentation may be requested, as part of the compliance review process, to show compliance with Issuer standards. As additional final 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 FFM compliance reviews for the 2016 benefit year. This list is intended to help QHP Issuers understand the key priorities for CMS' 2016 FFM compliance reviews. We note that this list should not be construed as a comprehensive listing of all standards applicable to QHP Issuers in the FFMs, nor a limitation on CMS' authority or ability to review compliance with 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 Affordable Care Act (e.g., MLR audits, policy and rate filing reviews, and reinsurance-eligible plan audits). 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 FFM Compliance Reviews for 2016

QHP Issuer Participation Standards		45 CFR § 156.200
	IP Issuer must meet Exchange participation standards by:	
•	Being certified by the Exchange for each health plan offered on the FFM	• § 156.200(a)
•	Complying with FFM processes, procedures, and requirements under Subpart K of Part 155 and, in the small group market, 45	• § 156.200(b)(2)
•	CFR 155.705 Maintaining licensure and good standing in each state in which QHP Issuer offers health insurance	• § 156.200(b)(4)
•	Implementing a quality improvement strategy, reporting quality and outcomes information, and implementing appropriate	• § 156.200(b)(5)
•	enrollee satisfaction surveys Offering at least one gold and one silver plan in the individual and small group markets, and one child-only plan in the individual	• § 156.200(c)
-	market Not discriminating based on race, color, national origin, disability,	• § 156.200(e)
•	age, sex, gender identity, or sexual orientation Providing the same agent/broker compensation for similar	• § 156.200(f)
	coverage offered inside and outside the Exchange Complying with FF-SHOP participation provisions	■ § 156.200(g)
QHP Ra	ate and Benefit Information	45 CFR § 156.210
1	IP Issuer must set and report rates by:	
•	Submitting justifications of rate increases to the Exchange prior to	■ § 156.210(c)
_	the implementation of the rate increase	- \$456.240/-\
•	Prominently posting justifications of rate increases on the QHP	• § 156.210(c)
OLID M	Issuer's website	4F CFD \$ 4FC 22F
	larketing and Benefit Design	45 CFR § 156.225
	IP Issuer must not discourage enrollment of individuals with ant health needs by:	• § 156.225(b)
Signific	•	- 9 130.223(b)
_	Not employing marketing practices or benefit designs that will have the effect of discouraging the enrollment of individuals with	
	significant health needs in QHPs	
Dologo	ted and Downstream Entities	45 CFR § 156.340
The QHP Issuer must comply with standards applicable to delegated and		45 C/ K § 150.540
	tream entities, such as:	- \$ 15C 24O(5)(1)
uowns	Ensuring that its delegated/downstream entities not employ	• § 156.340(a)(1)
	marketing practices or benefit designs that will have the effect of	
	discouraging the enrollment of individuals with significant health	
	needs in QHPs	■ § 156.340(b)
•	Ensuring that a delegation agreement has been executed in accordance with 45 CFR 156.340(b)	3 130.340(8)

Agent/Broker Standards	45 CFR § 156.340
The QHP Issuer must ensure compliance by its appointed agents/brokers,	
as downstream/delegated entities, in the following areas:	
 Satisfying applicable FFM registration and training requirements 	• § 156.340(a)(3)
 Maintaining licensure and good standing in each state in which 	• § 156.340(a)(3)
the agent/broker operates	
 Executing the FFM Privacy / Security Agreement(s) and (if 	■ § 156.340(a)(3)
applicable) the General Marketplace Agreement	
 Using the required disclaimers if an agent/broker non-FFM 	■ § 155.220(e)
website is used to assist with QHP selection	
Network Adequacy Standards	45 CFR § 156.230
The QHP Issuer must maintain a sufficient provider network by:	15 cm 5 25 cm
 Ensuring that services, including access to mental health and 	■ § 156.230(a)(2)
substance abuse services, are accessible without unreasonable	3 130.230(4)(2)
delay	
 Publishing a provider directory online or providing a hard copy 	■ § 156.230(b)
upon request	
 Identifying providers that are not accepting new patients in the 	■ § 156.230(b)
provider directory	
 Making the provider directory publicly available on the QHP 	■ § 156.230(c)
Issuer's website in a machine-readable file and also provide it	
upon request by HHS in a format and manner specified by HHS	
	_
Essential Community Providers	45 CFR § 156.235
Essential Community Providers The OHP Issuer must ensure access to Essential Community Providers	45 CFR § 156.235
The QHP Issuer must ensure access to Essential Community Providers	45 CFR § 156.235
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by:	
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by: Including a sufficient number and geographic distribution of ECPs	45 CFR § 156.235 ■ § 156.235(a),(b)
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by: Including a sufficient number and geographic distribution of ECPs to ensure access for low-income, medically underserved	
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by: Including a sufficient number and geographic distribution of ECPs to ensure access for low-income, medically underserved individuals in the QHP's service area	• § 156.235(a),(b)
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by: Including a sufficient number and geographic distribution of ECPs to ensure access for low-income, medically underserved individuals in the QHP's service area Paying appropriate reimbursement to federally qualified health	• § 156.235(a),(b)
The QHP Issuer must ensure access to Essential Community Providers (ECPs) by: Including a sufficient number and geographic distribution of ECPs to ensure access for low-income, medically underserved individuals in the QHP's service area Paying appropriate reimbursement to federally qualified health centers for covered services provided to QHP and non-QHP	• § 156.235(a),(b)
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Enrollment Periods for Qualified Individuals	45 CFR § 156.260
The QHP Issuer must follow a defined enrollment process for the	
individual market by:	
 Enrolling qualified individuals during the annual open enrollment periods 	■ § 156.260(a)
 Allowing for special enrollment periods in cases of specific triggering life events 	■ § 156.260(a)
 Complying by the rules governing effective dates of coverage, as established by the Exchange 	■ § 156.260(a)
 Providing accurate communication of effective dates of coverage 	■ § 156.260(b)
Enrollment Process for Qualified Individuals	45 CFR § 156.265
The QHP Issuer must adhere to the required enrollment processes for the	45 CFR § 150.205
individual market by:	
 Allowing for enrollment through the Exchange rather than only 	■ § 156.265(b)
 direct enrollment through the QHP Issuer Safeguarding enrollment information with respect to personally identifiable information 	■ § 156.265(c)
 Complying with premium payment rules established by the 	■ § 156.265(d)
 Exchange Providing new enrollees with an enrollment information package that meets readability and accessibility standards for individuals 	• § 156.265(e)
with disabilities or limited English proficiency Reconciling enrollment files with the Exchange no less than once	■ § 156.265(f)
a month	
 Acknowledging receipt of enrollment information provided to the QHP Issuer by the Exchange 	■ § 156.265(g)
 Accepting premium and cost-sharing payments from certain third-party entities on behalf of plan enrollees 	• § 156.1250
Termination of Coverage for Qualified Individuals	45 CFR § 156.270
The QHP Issuer must adhere to termination of coverage processes in the	3 20 21 2
individual market by:	
 Terminating coverage only under certain permitted circumstances 	■ § 156.270(a)
 Providing termination of coverage notices promptly to affected enrollees 	• § 156.270(b)
 Establishing a policy for handling terminations of coverage due to nonpayment of premium 	■ § 156.270(c)
 Following the special termination guidelines for recipients of the 	■ § 156.270(c),(d),
advance payment premium tax credits	(e),(g) • § 156.270(f)
 Providing payment delinquency notices to affected enrollees Maintaining termination of coverage records in accordance with 	• § 156.270(h)
Exchange standardsComplying with the rules for effective dates of termination of	• § 156.270(i)
coverage	

Additional Standards Specific to FF-SHOP	45 CFR § 156.285
The QHP Issuer offering a QHP through an FF-SHOP must adhere to	
additional FF-SHOP standards by:	
 Accepting payments from the FF-SHOP on behalf of the qualified 	§ 156.285(a)(1)
employer or an enrollee	
 Following established rate-setting timelines 	■ § 156.285(a)(2)
 Charging the same rate for the entire plan year 	§ 156.285(a)(3)
 Following open and special enrollment periods 	§ 156.285(b)(1) -
 Adhering to the rules governing effective dates of coverage 	(3)
 Complying with the enrollment timeline and process for the SHOP 	§ 156.285(b)(4)
 Receiving electronic enrollment information from the SHOP and 	■ § 156.285(c)(1)
safeguarding personally identifiable information received	■ § 156.285(c)(2)
 Providing enrollment information packages to new enrollees 	■ § 156.285(c)(3)
 Reconciling enrollment files with the FF-SHOP at least monthly 	■ § 156.285(c)(4)
 Acknowledging receipt of enrollment information per SHOP 	§ 156.285(c)(5)
standards	
 Adhering to the applicable qualified employer's plan year for 	■ § 156.285(c)(6)
purposes of enrolling qualified employees	
 Providing notices regarding termination of coverage to enrollees 	■ § 156.285(d)(1)
and qualified employers	(ii)
 Following the applicable rules for effective dates for termination 	§ 156.285(d)(1)
of coverage	(iii)
 Terminating coverage for all employees of a withdrawing 	§ 156.285(d)(1)(i)
qualified employer	
qualified employer Nonrenewal and Decertification of QHPs	45 CFR § 156.290
	45 CFR § 156.290
Nonrenewal and Decertification of QHPs	45 CFR § 156.290 • § 156.290(a)(1)
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Nonrenewal and Decertification of QHPs The QHP Issuer must follow nonrenewal and decertification processes by: Adhering to notification standards when the QHP Issuer is not seeking recertification	■ § 156.290(a)(1)
Nonrenewal and Decertification of QHPs The QHP Issuer must follow nonrenewal and decertification processes by: Adhering to notification standards when the QHP Issuer is not seeking recertification Fulfilling benefit coverage obligations to enrollees	§ 156.290(a)(1)§ 156.290(a)(2)
Nonrenewal and Decertification of QHPs The QHP Issuer must follow nonrenewal and decertification processes by: Adhering to notification standards when the QHP Issuer is not seeking recertification Fulfilling benefit coverage obligations to enrollees Fulfilling reporting obligations to the Exchange	 § 156.290(a)(1) § 156.290(a)(2) § 156.290(a)(3)
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Maintenance of records for Federally-facilitated Exchanges	45 CFR § 156.705
The QHP Issuer must follow maintenance of records processes by:	_
 Maintaining all FFM-related documents and records and evidence 	■ § 156.705(a)
of accounting procedures and practices, necessary for HHS to	
periodically audit financial records and conduct compliance	
reviews	
 Retaining FFM-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 standards processes for cases by:	
 Investigating and resolving cases forwarded to the QHP Issuer by 	■ § 156.1010(b)
HHS	
 Resolving cases received by a QHP Issuer from HHS within 15 	
calendar days of receipt of the case and urgent cases must be	• § 156.1010(d)
resolved no later than 72 hours after receipt of the case	
 Notifying enrollees regarding the disposition of cases received 	• § 156.1010(f)
from HHS within the required timeframes and format	
Quality Rating System	45 CFR § 156.1120
The QHP Issuer must follow quality rating system processes by:	
 Submitting data on an annual basis that has been validated in a 	• § 156.1120
form and manner and on a timeline set forth by HHS	
Enrollee Satisfaction Survey System	45 CFR § 156.1125
The QHP Issuer must follow enrollee satisfaction survey system processes	
by:	
 Contracting with an HHS-approved enrollee satisfaction survey vendor 	• § 156.1125(a)
 Submitting data on an annual basis that has been validated in a 	§ 156.1125(b), (d)
form and manner and on a timeline specified by HHS	
Quality Improvement Strategy	45 CFR § 156.1130
The QHP Issuer must follow quality improvement strategy processes by:	
 Implementing and reporting on a quality improvement strategy in 	■ § 156.1130(a)
accordance with HHS participation criteria	
 Submitting data on an annual basis that has been validated in a 	■ § 156.1130(b), (c)
manner and on a timeframe specified by the applicable Exchange	
to support the evaluation of quality improvement strategies	

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

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 must pay applicable user fees to HHS	45 CFR § 156.200(b)(6)
The QHP Issuer 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)

45 CFR § 156.210(a)
45 CFR § 156.210(b)
45 CFR § 156.215(a)
45 CFR § 156.225(a)
45 CFR § 156.255(a)
45 CFR § 156.275
45 CFR § 156.280