Issuers of Stand-alone Dental Plans: Intent to Offer in FFM States in 2016

HHS is releasing the attached table that lists the number of issuers that intend to offer standalone dental plans (SADPs) in states that are expected to have a Federally-facilitated Marketplace (FFM), including State Partnership Marketplaces, based on the current Marketplace Blueprint Approvals. This information is current as of February 10, 2015 and applies to the 2016 plan year.

The Affordable Care Act permits an SADP to participate in a Marketplace if the plan provides the pediatric dental benefits that the Secretary has defined as part of the essential health benefits (EHB). The Affordable Care Act also permits a health plan that does not provide the pediatric dental EHB to be certified as a qualified health plan (QHP) eligible for Marketplace participation so long as such Marketplace offers at least one SADP.

In order to allow QHP issuers to exercise the statutory option to omit the pediatric dental EHB, CCIIO established a voluntary reporting process for dental issuers to communicate their intent to offer pediatric dental EHB through SADPs in Marketplaces by state, market (individual or group), and service area by county (and zip code if partial counties). The voluntary reporting program was established in the *EHB Data Collection Final Rule*, published on July 20, 2012, ³ and the reporting data elements were included in an associated Information Collection Request. ⁴

Although the voluntary reporting program is not legally binding, we encouraged SADP issuers only to indicate a serious intent to offer in a Marketplace because QHP issuers will design plans based on this report. In order to formally offer coverage through the Exchange, SADP issuers will need to submit and receive certification for their plans.

The following charts contain the results of the voluntary reporting exercise. The numbers represent the number of issuers that intend to offer SADPs: 1) statewide in the individual market and 2) statewide in the small group market. We received some responses that indicated participation in part of a state, but did not include those in this count.

Given that there is **at least one issuer** planning to offer SADPs in either the individual or small business markets statewide, we believe that HHS can reasonably expect there to be sufficient SADP coverage to permit QHPs in the FFM in these states to omit the pediatric dental EHB if they choose to do so.

¹ Section 1311(d)(2)(B)(ii) of the Affordable Care Act.

² Section 1302(b)(4)(F) of the Affordable Care Act.

³ CMS-9965-F: Data Collection to Support Standards Related to Essential Health Benefits; Recognition of Entities for the Accreditation of Qualified Health Plans (Jul. 18, 2012).

⁴ CMS-10448: Notice of Intent to Provide Dental Coverage in the Exchange.

Number of Dental Issuers Intending to Offer SADPs Statewide in Individual Markets

Alabama	5
Alaska	5 2
Arizona	6
Arkansas	2
Delaware	3
Florida	7
Georgia	7
Illinois	4
Indiana	7
Iowa	3
Kansas	3
Louisiana	5
Maine	3 5 3 6
Michigan	
Mississippi	5
Missouri	6
Montana	3
Nebraska	2
New Hampshire	3
New Jersey	4
North Carolina	4
North Dakota	2
Ohio	6
Oklahoma	3
Pennsylvania	7
South Carolina	3 7 2
South Dakota	2
Tennessee	5
Texas	5
Utah	5 5 4 3
Virginia	3
West Virginia	3
Wisconsin	6
Wyoming	3
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Number of Dental Issuers Intending to Offer SADPs Statewide in Small Group Markets

Alabama	3 2
Alaska	
Arizona	3
Arkansas	
Delaware	3 4
Florida	
Georgia	6
Illinois	4
Indiana	6
Iowa	3
Kansas	3
Louisiana	3
Maine	3 3 3 5 4
Michigan	4
Missouri	4
Montana	3
Nebraska	3 3
New Hampshire	4
New Jersey	3 3 2 6
North Carolina	3
North Dakota	2
Ohio	
Oklahoma	4 5
Pennsylvania	5
South Carolina	4
South Dakota	1 5 4
Tennessee	5
Texas	4
Virginia	4
West Virginia	3
Wisconsin	4
Wyoming	1
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