## PUBLIC LAW 111–148—MAR. 23, 2010

#### 124 STAT. 119

## Public Law 111-148 111th Congress

## An Act

Entitled The Patient Protection and Affordable Care Act.

Mar. 23, 2010 [H.R. 3590]

Affordable Care Act. 42 USC 18001

Patient Protection and

note.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

## SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- (a) SHORT TITLE.—This Act may be cited as the "Patient Protection and Affordable Care Act".
- (b) Table of Contents.—The table of contents of this Act is as follows:
- Sec. 1. Short title; table of contents.

#### TITLE I—QUALITY, AFFORDABLE HEALTH CARE FOR ALL AMERICANS

Subtitle A—Immediate Improvements in Health Care Coverage for All Americans

Sec. 1001. Amendments to the Public Health Service Act.

## "PART A—Individual and Group Market Reforms

#### "SUBPART II—IMPROVING COVERAGE

- 'Sec. 2711. No lifetime or annual limits.

- "Sec. 2712. Prohibition or annual limbs.
  "Sec. 2713. Coverage of preventive health services.
  "Sec. 2714. Extension of dependent coverage.
  "Sec. 2715. Development and utilization of uniform explanation of coverage documents and standardized definitions.

- "Sec. 2716. Prohibition of discrimination based on salary.
  "Sec. 2717. Ensuring the quality of care.
  "Sec. 2718. Bringing down the cost of health care coverage.
  "Sec. 2719. Appeals process.
  Sec. 1002. Health insurance consumer information.
  Sec. 1004. Effective dates.
- Sec. 1004. Effective dates.

## Subtitle B-Immediate Actions to Preserve and Expand Coverage

- Sec. 1101. Immediate access to insurance for uninsured individuals with a preexisting condition.
- Sec. 1102. Reinsurance for early retirees.
- Sec. 1103. Immediate information that allows consumers to identify affordable coverage options.
  Sec. 1104. Administrative simplification.
- Sec. 1105. Effective date.

#### Subtitle C—Quality Health Insurance Coverage for All Americans

#### PART I—HEALTH INSURANCE MARKET REFORMS

### Sec. 1201. Amendment to the Public Health Service Act.

#### "SUBPART I—GENERAL REFORM

- "Sec. 2704. Prohibition of preexisting condition exclusions or other discrimination based on health status.
  "Sec. 2701. Fair health insurance premiums.
- "Sec. 2702. Guaranteed availability of coverage.

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- "Sec. 2703. Guaranteed renewability of coverage.
  "Sec. 2705. Prohibiting discrimination against individual participants and beneficiaries based on health status.
- Sec. 2706. Non-discrimination in health care.
- Comprehensive health insurance coverage.
- "Sec. 2707. Comprehensive health insurance coverages esc. 2708. Prohibition on excessive waiting periods."

#### PART II—OTHER PROVISIONS

- Sec. 1251. Preservation of right to maintain existing coverage. Sec. 1252. Rating reforms must apply uniformly to all health insurance issuers and
- group health plans. Sec. 1253. Effective dates.

## Subtitle D—Available Coverage Choices for All Americans

### PART I—ESTABLISHMENT OF QUALIFIED HEALTH PLANS

- Sec. 1301. Qualified health plan defined.
  Sec. 1302. Essential health benefits requirements.
  Sec. 1303. Special rules.
  Sec. 1304. Related definitions.

#### PART II—CONSUMER CHOICES AND INSURANCE COMPETITION THROUGH HEALTH Benefit Exchanges

- Sec. 1311. Affordable choices of health benefit plans.Sec. 1312. Consumer choice.Sec. 1313. Financial integrity.

#### PART III—STATE FLEXIBILITY RELATING TO EXCHANGES

- Sec. 1321. State flexibility in operation and enforcement of Exchanges and related requirements.
- Sec. 1322. Federal program to assist establishment and operation of nonprofit,
- member-run health insurance issuers. Sec. 1323. Community health insurance option. Sec. 1324. Level playing field.

#### PART IV—STATE FLEXIBILITY TO ESTABLISH ALTERNATIVE PROGRAMS

- Sec. 1331. State flexibility to establish basic health programs for low-income individuals not eligible for Medicaid.
- Waiver for State innovation.
- Sec. 1333. Provisions relating to offering of plans in more than one State.

#### PART V—REINSURANCE AND RISK ADJUSTMENT

- Sec. 1341. Transitional reinsurance program for individual and small group markets in each State.
- Sec. 1342. Establishment of risk corridors for plans in individual and small group markets.
- Sec. 1343. Risk adjustment.

#### Subtitle E—Affordable Coverage Choices for All Americans

#### PART I—PREMIUM TAX CREDITS AND COST-SHARING REDUCTIONS

#### SUBPART A—PREMIUM TAX CREDITS AND COST-SHARING REDUCTIONS

- Sec. 1401. Refundable tax credit providing premium assistance for coverage under
- a qualified health plan.

  Sec. 1402. Reduced cost-sharing for individuals enrolling in qualified health plans.

#### SUBPART B—ELIGIBILITY DETERMINATIONS

- Sec. 1411. Procedures for determining eligibility for Exchange participation, premium tax credits and reduced cost-sharing, and individual responsibility exemptions.
- Sec. 1412. Advance determination and payment of premium tax credits and costsharing reductions.
- Sec. 1413. Streamlining of procedures for enrollment through an exchange and State Medicaid, CHIP, and health subsidy programs.

  Sec. 1414. Disclosures to carry out eligibility requirements for certain programs.

  Sec. 1415. Premium tax credit and cost-sharing reduction payments disregarded for Federal and Federally-assisted programs.

## PART II—SMALL BUSINESS TAX CREDIT

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#### Subtitle F-Shared Responsibility for Health Care

#### PART I—INDIVIDUAL RESPONSIBILITY

- Sec. 1501. Requirement to maintain minimum essential coverage.
- Sec. 1502. Reporting of health insurance coverage.

#### PART II—EMPLOYER RESPONSIBILITIES

- Sec. 1511. Automatic enrollment for employees of large employers.

- Sec. 1512. Employer requirement to inform employees of coverage options.
  Sec. 1513. Shared responsibility for employers.
  Sec. 1514. Reporting of employer health insurance coverage.
  Sec. 1515. Offering of Exchange-participating qualified health plans through cafeteria plans.

#### Subtitle G-Miscellaneous Provisions

- Sec. 1551. Definitions.
- Sec. 1552. Transparency in government.
- Sec. 1553. Prohibition against discrimination on assisted suicide.
- Sec. 1554. Access to therapies.
  Sec. 1555. Freedom not to participate in Federal health insurance programs.
  Sec. 1556. Equity for certain eligible survivors.
- Sec. 1557. Nondiscrimination.
- Sec. 1558. Protections for employees.
- Sec. 1559. Oversight. Sec. 1560. Rules of construction.
- Sec. 1561. Health information technology enrollment standards and protocols. Sec. 1562. Conforming amendments.
- Sec. 1563. Sense of the Senate promoting fiscal responsibility.

#### TITLE II—ROLE OF PUBLIC PROGRAMS

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- Sec. 2001. Medicaid coverage for the lowest income populations.
- Sec. 2002. Income eligibility for nonelderly determined using modified gross in-
- Sec. 2003. Requirement to offer premium assistance for employer-sponsored insurance.
- Sec. 2004. Medicaid coverage for former foster care children.
- Sec. 2005. Payments to territories
- Sec. 2006. Special adjustment to FMAP determination for certain States recovering from a major disaster.
- Sec. 2007. Medicaid Improvement Fund rescission.

## Subtitle B—Enhanced Support for the Children's Health Insurance Program

- Sec. 2101. Additional federal financial participation for CHIP. Sec. 2102. Technical corrections.

## Subtitle C-Medicaid and CHIP Enrollment Simplification

- Sec. 2201. Enrollment Simplification and coordination with State Health Insurance Exchanges
- Sec. 2202. Permitting hospitals to make presumptive eligibility determinations for all Medicaid eligible populations.

#### Subtitle D-Improvements to Medicaid Services

- Sec. 2301. Coverage for freestanding birth center services.
- Sec. 2302. Concurrent care for children.
  Sec. 2303. State eligibility option for family planning services.
- Sec. 2304. Clarification of definition of medical assistance.

#### Subtitle E-New Options for States to Provide Long-Term Services and Supports

- Sec. 2401. Community First Choice Option.
  Sec. 2402. Removal of barriers to providing home and community-based services.
  Sec. 2403. Money Follows the Person Rebalancing Demonstration.
- Sec. 2404. Protection for recipients of home and community-based services against spousal impoverishment.
- Sec. 2405. Funding to expand State Aging and Disability Resource Centers. Sec. 2406. Sense of the Senate regarding long-term care.

## Subtitle F-Medicaid Prescription Drug Coverage

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- Sec. 2502. Elimination of exclusion of coverage of certain drugs. Sec. 2503. Providing adequate pharmacy reimbursement.

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Sec. 2551. Disproportionate share hospital payments.

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- Sec. 2704. Demonstration project to evaluate integrated care around a hospitaliza-
- Sec. 2705. Medicaid Global Payment System Demonstration Project.
- Sec. 2706. Pediatric Accountable Care Organization Demonstration Project.
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Sec. 2801. MACPAC assessment of policies affecting all Medicaid beneficiaries.

Subtitle K-Protections for American Indians and Alaska Natives

- Sec. 2901. Special rules relating to Indians. Sec. 2902. Elimination of sunset for reimbursement for all medicare part B services furnished by certain indian hospitals and clinics.

#### Subtitle L—Maternal and Child Health Services

- Sec. 2951. Maternal, infant, and early childhood home visiting programs.
- Sec. 2952. Support, education, and research for postpartum depression. Sec. 2953. Personal responsibility education. Sec. 2954. Restoration of funding for abstinence education.

- Sec. 2955. Inclusion of information about the importance of having a health care power of attorney in transition planning for children aging out of foster care and independent living programs.

#### TITLE III—IMPROVING THE QUALITY AND EFFICIENCY OF HEALTH CARE

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- Sec. 3001. Hospital value-Based purchasing program.

  Sec. 3002. Improvements to the physician quality reporting system.

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  Sec. 3006. Plans for a Value-Based purchasing program for skilled nursing facilities and home health agencies.

- and home health agencies.

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## PART II—NATIONAL STRATEGY TO IMPROVE HEALTH CARE QUALITY

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- Sec. 3023. National pilot program on payment bundling. Sec. 3024. Independence at home demonstration program.
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Sec. 3104.	Extension of exceptions process for Medicare therapy caps. Extension of payment for technical component of certain physician pathology services.
	Extension of ambulance add-ons.  Extension of certain payment rules for long-term care hospital services and of moratorium on the establishment of certain hospitals and facilities.
	Extension of physician fee schedule mental health add-on. Permitting physician assistants to order post-Hospital extended care services.
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- 3307. Improving formulary requirements for prescription drug plans and MA-
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- Sec. 3502. Establishing community health teams to support the patient-centered medical home.
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		Subtitle E—Supporting the Existing Health Care Workforce		
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Sec. Sec. Sec.	5502. 5503. 5504.	Expanding access to primary care services and general surgery services. Medicare Federally qualified health center improvements. Distribution of additional residency positions. Counting resident time in nonprovider settings. Rules for counting resident time for didactic and scholarly activities and other activities.		
Sec. Sec.	<ul><li>5507.</li><li>5508.</li></ul>	Preservation of resident cap positions from closed hospitals.  Demonstration projects To address health professions workforce needs; extension of family-to-family health information centers.  Increasing teaching capacity.		
Sec.	5509.	Graduate nurse education demonstration.		
Soc	5601	Subtitle G—Improving Access to Health Care Services Spending for Federally Qualified Health Centers (FQHCs).		
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- Sec. 6121. Dementia and abuse prevention training.
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- Sec. 6401. Provider screening and other enrollment requirements under Medicare, Medicaid, and CHIP.
   Sec. 6402. Enhanced Medicare and Medicaid program integrity provisions.
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- Sec. 6404. Maximum period for submission of Medicare claims reduced to not more than 12 months.
- Sec. 6405. Physicians who order items or services required to be Medicare enrolled
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  Sec. 6406. Requirement for physicians to provide documentation on referrals to pro-
- grams at high risk of waste and abuse.

  Sec. 6407. Face to face encounter with patient required before physicians may certify eligibility for home health services or durable medical equipment under Medicare.
- Sec. 6408. Enhanced penalties.
- Sec. 6408. Enhanced penalties.
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- Sec. 10502. Infrastructure to Expand Access to Care
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- Sec. 10601. Revisions to limitation on medicare exception to the prohibition on certain physician referrals for hospitals.
- Sec. 10602. Clarifications to patient-centered outcomes research.
- Sec. 10603. Striking provisions relating to individual provider application fees. Sec. 10604. Technical correction to section 6405.
- Sec. 10605. Certain other providers permitted to conduct face to face encounter for home health services.
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- Sec. 10901. Modifications to excise tax on high cost employer-sponsored health cov-
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- Sec. 10907. Excise tax on indoor tanning services in lieu of elective cosmetic medical procedures.
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- repayment programs for certain health professionals.
- Sec. 10909. Expansion of adoption credit and adoption assistance programs.

## TITLE I—QUALITY, AFFORDABLE HEALTH CARE FOR ALL AMERICANS

## Subtitle A—Immediate Improvements in **Health Care Coverage for All Americans**

### SEC. 1001. AMENDMENTS TO THE PUBLIC HEALTH SERVICE ACT.

Part A of title XXVII of the Public Health Service Act (42) U.S.C. 300gg et seq.) is amended—

(1) by striking the part heading and inserting the following:

## "PART A—INDIVIDUAL AND GROUP MARKET **REFORMS**";

- (2) by redesignating sections 2704 through 2707 as sections 2725 through 2728, respectively;
- (3) by redesignating sections 2711 through 2713 as sections 2731 through 2733, respectively;
- (4) by redesignating sections 2721 through 2723 as sections 2735 through 2737, respectively; and
  - (5) by inserting after section 2702, the following:

300gg-4300gg-7, 300gg-25-300gg-28. 42 USC 300gg-11 300gg-13, 300gg-9. 42 USC 300gg-21-300gg-23.

42 USC

(2) GAO financial audit.—If an Institute is established under this section, the Comptroller General shall conduct an annual audit of the financial statements of the Institute, in accordance with generally accepted government auditing standards and submit a report on such audit to the Commission and the appropriate authorizing committees of Congress.

(3) GAO PROGRAMMATIC REVIEW.—The Comptroller General of the United States shall conduct programmatic assessments of the Institute established under this section as determined necessary by the Comptroller General and report the findings to the Commission and to the appropriate authorizing commit-

tees of Congress.

(e) AUTHORIZATION OF APPROPRIATIONS.—

- (1) IN GENERAL.—There are authorized to be appropriated to carry out the purposes of this section, \$10,000,000 for fiscal year 2010, and \$7,500,000 for each of fiscal year 2011 through
- (2) AVAILABILITY.—Amounts appropriated under paragraph (1) shall remain available until expended.

## **Subtitle H—General Provisions**

42 USC 204 note.

SEC. 5701. REPORTS.

- (a) REPORTS BY SECRETARY OF HEALTH AND HUMAN SERVICES.— On an annual basis, the Secretary of Health and Human Services shall submit to the appropriate Committees of Congress a report on the activities carried out under the amendments made by this title, and the effectiveness of such activities.
- b) REPORTS BY RECIPIENTS OF FUNDS.—The Secretary of Health and Human Services may require, as a condition of receiving funds under the amendments made by this title, that the entity receiving such award submit to such Secretary such reports as the such Secretary may require on activities carried out with such award, and the effectiveness of such activities.

## TITLE VI—TRANSPARENCY AND PROGRAM INTEGRITY

## Subtitle A—Physician Ownership and Other Transparency

SEC. 6001. LIMITATION ON MEDICARE EXCEPTION TO THE PROHIBI-TION ON CERTAIN PHYSICIAN REFERRALS FOR HOS-PITALS.

- (a) IN GENERAL.—Section 1877 of the Social Security Act (42 U.S.C. 1395nn) is amended-
  - (1) in subsection (d)(2)-
    - (A) in subparagraph (A), by striking "and" at the end;
  - (B) in subparagraph (B), by striking the period at the end and inserting "; and"; and
    (C) by adding at the end the following new subpara-

  - "(C) in the case where the entity is a hospital, the hospital meets the requirements of paragraph (3)(D).";

(2) in subsection (d)(3)—

(A) in subparagraph (B), by striking "and" at the end; (B) in subparagraph (C), by striking the period at the end and inserting "; and"; and (C) by adding at the end the following new subpara-

graph: "(D) the hospital meets the requirements described  $\,$  Deadline. in subsection (i)(1) not later than 18 months after the date of the enactment of this subparagraph."; and

(3) by adding at the end the following new subsection:

- "(i) REQUIREMENTS FOR HOSPITALS TO QUALIFY FOR RURAL PROVIDER AND HOSPITAL EXCEPTION TO OWNERSHIP OR INVESTMENT PROHIBITION.
  - "(1) REQUIREMENTS DESCRIBED.—For purposes of subsection (d)(3)(D), the requirements described in this paragraph for a hospital are as follows:

"(A) PROVIDER AGREEMENT.—The hospital had—

"(i) physician ownership or investment on February 1, 2010; and

(ii) a provider agreement under section 1866 in

effect on such date.

"(B) LIMITATION ON EXPANSION OF FACILITY CAPACITY.— Except as provided in paragraph (3), the number of operating rooms, procedure rooms, and beds for which the hospital is licensed at any time on or after the date of the enactment of this subsection is no greater than the number of operating rooms, procedure rooms, and beds for which the hospital is licensed as of such date.

"( $\mathring{\mathrm{C}}$ ) Preventing conflicts of interest.-

"(i) The hospital submits to the Secretary an annual report containing a detailed description of-

"(I) the identity of each physician owner or investor and any other owners or investors of the hospital; and

"(II) the nature and extent of all ownership

and investment interests in the hospital.

"(ii) The hospital has procedures in place to require that any referring physician owner or investor discloses to the patient being referred, by a time that permits the patient to make a meaningful decision regarding the receipt of care, as determined by the Secretary-

(I) the ownership or investment interest, as applicable, of such referring physician in the hos-

pital; and

"(II) if applicable, any such ownership or

investment interest of the treating physician.

"(iii) The hospital does not condition any physician ownership or investment interests either directly or indirectly on the physician owner or investor making or influencing referrals to the hospital or otherwise generating business for the hospital.

"(iv) The hospital discloses the fact that the hos-

pital is partially owned or invested in by physicians-

"(I) on any public website for the hospital;

"(II) in any public advertising for the hospital. "(D) Ensuring bona fide investment.-

- "(i) The percentage of the total value of the ownership or investment interests held in the hospital, or in an entity whose assets include the hospital, by physician owners or investors in the aggregate does not exceed such percentage as of the date of enactment of this subsection.
- (ii) Any ownership or investment interests that the hospital offers to a physician owner or investor are not offered on more favorable terms than the terms offered to a person who is not a physician owner or investor.

"(iii) The hospital (or any owner or investor in the hospital) does not directly or indirectly provide loans or financing for any investment in the hospital

by a physician owner or investor.

"(iv) The hospital (or any owner or investor in the hospital) does not directly or indirectly guarantee a loan, make a payment toward a loan, or otherwise subsidize a loan, for any individual physician owner or investor or group of physician owners or investors that is related to acquiring any ownership or investment interest in the hospital.

"(v) Ownership or investment returns are distributed to each owner or investor in the hospital in an amount that is directly proportional to the ownership or investment interest of such owner or investor in

the hospital.

"(vi) Physician owners and investors do not receive, directly or indirectly, any guaranteed receipt of or right to purchase other business interests related to the hospital, including the purchase or lease of any property under the control of other owners or investors in the hospital or located near the premises of the

"(vii) The hospital does not offer a physician owner or investor the opportunity to purchase or lease any property under the control of the hospital or any other owner or investor in the hospital on more favorable terms than the terms offered to an individual who

is not a physician owner or investor.

"(E) PATIENT SAFETY.

(i) Insofar as the hospital admits a patient and does not have any physician available on the premises to provide services during all hours in which the hospital is providing services to such patient, before admitting the patient-

'(I) the hospital discloses such fact to a

patient; and

"(II) following such disclosure, the hospital receives from the patient a signed acknowledgment that the patient understands such fact.

"(ii) The hospital has the capacity to-

"(I) provide assessment and initial treatment for patients; and

"(II) refer and transfer patients to hospitals with the capability to treat the needs of the patient involved.

- "(F) Limitation on application to certain converted facilities.—The hospital was not converted from an ambulatory surgical center to a hospital on or after the date of enactment of this subsection.
- "(2) Publication of information reported.—The Secretary shall publish, and update on an annual basis, the information submitted by hospitals under paragraph (1)(C)(i)on the public Internet website of the Centers for Medicare & Medicaid Services.

"(3) EXCEPTION TO PROHIBITION ON EXPANSION OF FACILITY CAPACITY.

"(A) Process.—

"(i) Establishment.—The Secretary shall establish and implement a process under which an applicable hospital (as defined in subparagraph (E)) may apply for an exception from the requirement under paragraph (1)(B).

(ii) Opportunity for community input.—The process under clause (i) shall provide individuals and entities in the community in which the applicable hospital applying for an exception is located with the opportunity to provide input with respect to the application.

'(iii) TIMING FOR IMPLEMENTATION.—The Secretary shall implement the process under clause (i) on August

"(iv) REGULATIONS.—Not later than July 1, 2011, Deadline. the Secretary shall promulgate regulations to carry out the process under clause (i).

"(B) FREQUENCY.—The process described in subparagraph (A) shall permit an applicable hospital to apply for an exception up to once every 2 years.

"(C) PERMÎTTED INCREASE.-

(i) IN GENERAL.—Subject to clause (ii) and subparagraph (D), an applicable hospital granted an exception under the process described in subparagraph (A) may increase the number of operating rooms, procedure rooms, and beds for which the applicable hospital is licensed above the baseline number of operating rooms, procedure rooms, and beds of the applicable hospital (or, if the applicable hospital has been granted a previous exception under this paragraph, above the number of operating rooms, procedure rooms, and beds for which the hospital is licensed after the application of the most recent increase under such an exception).

"(ii) 100 PERCENT INCREASE LIMITATION.—The Secretary shall not permit an increase in the number of operating rooms, procedure rooms, and beds for which an applicable hospital is licensed under clause (i) to the extent such increase would result in the number of operating rooms, procedure rooms, and beds for which the applicable hospital is licensed exceeding 200 percent of the baseline number of operating rooms, procedure rooms, and beds of the applicable hospital.

"(iii) Baseline number of operating rooms, PROCEDURE ROOMS, AND BEDS.—In this paragraph, the term 'baseline number of operating rooms, procedure Deadline. Web posting.

rooms, and beds' means the number of operating rooms, procedure rooms, and beds for which the applicable hospital is licensed as of the date of enactment of this subsection.

"(D) INCREASE LIMITED TO FACILITIES ON THE MAIN CAMPUS OF THE HOSPITAL.—Any increase in the number of operating rooms, procedure rooms, and beds for which an applicable hospital is licensed pursuant to this paragraph may only occur in facilities on the main campus of the applicable hospital.

"(E) APPLICABLE HOSPITAL.—In this paragraph, the

term 'applicable hospital' means a hospital—

"(i) that is located in a county in which the percentage increase in the population during the most recent 5-year period (as of the date of the application under subparagraph (A)) is at least 150 percent of the percentage increase in the population growth of the State in which the hospital is located during that period, as estimated by Bureau of the Census;

"(ii) whose annual percent of total inpatient admissions that represent inpatient admissions under the program under title XIX is equal to or greater than the average percent with respect to such admissions for all hospitals located in the county in which the

hospital is located;

"(iii) that does not discriminate against beneficiaries of Federal health care programs and does not permit physicians practicing at the hospital to discriminate against such beneficiaries;

"(iv) that is located in a State in which the average bed capacity in the State is less than the national

average bed capacity; and

"(v) that has an average bed occupancy rate that is greater than the average bed occupancy rate in

the State in which the hospital is located.

"(F) PROCEDURE ROOMS.—In this subsection, the term 'procedure rooms' includes rooms in which catheterizations, angiographies, angiograms, and endoscopies are performed, except such term shall not include emergency rooms or departments (exclusive of rooms in which catheterizations, angiographies, angiograms, and endoscopies are performed).

"(G) PUBLICATION OF FINAL DECISIONS.—Not later than 60 days after receiving a complete application under this paragraph, the Secretary shall publish in the Federal Register the final decision with respect to such application.

"(H) LIMITATION ON REVIEW.—There shall be no administrative or judicial review under section 1869, section 1878, or otherwise of the process under this paragraph (including the establishment of such process).

"(4) Collection of ownership and investment information.—For purposes of subparagraphs (A)(i) and (D)(i) of paragraph (1), the Secretary shall collect physician ownership and

investment information for each hospital.

"(5) PHYSICIAN OWNER OR INVESTOR DEFINED.—For purposes of this subsection, the term 'physician owner or investor' means a physician (or an immediate family member of such

Deadline. Federal Register, publication. physician) with a direct or an indirect ownership or investment

interest in the hospital.

"(6) CLARIFICATION.—Nothing in this subsection shall be construed as preventing the Secretary from revoking a hospital's provider agreement if not in compliance with regulations implementing section 1866.".

(b) Enforcement.—

(1) Ensuring compliance.—The Secretary of Health and Human Services shall establish policies and procedures to ensure compliance with the requirements described in subsection (i)(1) of section 1877 of the Social Security Act, as added by subsection (a)(3), beginning on the date such requirements first apply. Such policies and procedures may include unannounced site reviews of hospitals.

(2) AUDITS.—Beginning not later than November 1, 2011, the Secretary of Health and Human Services shall conduct audits to determine if hospitals violate the requirements

referred to in paragraph (1).

Procedures. 42 USC 1395nn note.

Deadline.

# SEC. 6002. TRANSPARENCY REPORTS AND REPORTING OF PHYSICIAN OWNERSHIP OR INVESTMENT INTERESTS.

Part A of title XI of the Social Security Act (42 U.S.C. 1301 et seq.) is amended by inserting after section 1128F the following new section:

### "SEC. 1128G. TRANSPARENCY REPORTS AND REPORTING OF PHYSI-CIAN OWNERSHIP OR INVESTMENT INTERESTS.

- Electronic format.

format. 42 USC 1320a–7h.

"(a) Transparency Reports.—

"(1) PAYMENTS OR OTHER TRANSFERS OF VALUE.—

"(A) IN GENERAL.—On March 31, 2013, and on the 90th day of each calendar year beginning thereafter, any applicable manufacturer that provides a payment or other transfer of value to a covered recipient (or to an entity or individual at the request of or designated on behalf of a covered recipient), shall submit to the Secretary, in such electronic form as the Secretary shall require, the following information with respect to the preceding calendar year:

"(i) The name of the covered recipient.

"(ii) The business address of the covered recipient and, in the case of a covered recipient who is a physician, the specialty and National Provider Identifier of the covered recipient.

"(iii) The amount of the payment or other transfer

of value.

"(iv) The dates on which the payment or other transfer of value was provided to the covered recipient.

"(v) A description of the form of the payment or other transfer of value, indicated (as appropriate for all that apply) as—

"(I) cash or a cash equivalent; "(II) in-kind items or services;

"(III) stock, a stock option, or any other ownership interest, dividend, profit, or other return on investment; or

"(IV) any other form of payment or other transfer of value (as defined by the Secretary).

"(vi) A description of the nature of the payment or other transfer of value, indicated (as appropriate for all that apply) as-

"(I) consulting fees;

"(II) compensation for services other than consulting;

"(III) honoraria;

"(IV) gift;

"(V) entertainment;

"(VI) food;

"(VII) travel (including the specified destinations);
"(VIII) education;

"(IX) research;

"(X) charitable contribution;

"(XI) royalty or license;

- "(XII) current or prospective ownership or investment interest;
- "(XIII) direct compensation for serving as faculty or as a speaker for a medical education program;

"(XIV) grant; or

"(XV) any other nature of the payment or other transfer of value (as defined by the Secretary). "(vii) If the payment or other transfer of value

is related to marketing, education, or research specific to a covered drug, device, biological, or medical supply, the name of that covered drug, device, biological, or medical supply.

other categories of information (viii) Any regarding the payment or other transfer of value the

Secretary determines appropriate.

"(B) SPECIAL RULE FOR CERTAIN PAYMENTS OR OTHER TRANSFERS OF VALUE.—In the case where an applicable manufacturer provides a payment or other transfer of value to an entity or individual at the request of or designated on behalf of a covered recipient, the applicable manufacturer shall disclose that payment or other transfer of value

under the name of the covered recipient.

(2) Physician ownership.—In addition to the requirement under paragraph (1)(A), on March 31, 2013, and on the 90th day of each calendar year beginning thereafter, any applicable manufacturer or applicable group purchasing organization shall submit to the Secretary, in such electronic form as the Secretary shall require, the following information regarding any owner-ship or investment interest (other than an ownership or investment interest in a publicly traded security and mutual fund, as described in section 1877(c)) held by a physician (or an immediate family member of such physician (as defined for purposes of section 1877(a))) in the applicable manufacturer or applicable group purchasing organization during the preceding year:

"(A) The dollar amount invested by each physician

holding such an ownership or investment interest.

"(B) The value and terms of each such ownership or investment interest.

"(C) Any payment or other transfer of value provided to a physician holding such an ownership or investment interest (or to an entity or individual at the request of or designated on behalf of a physician holding such an ownership or investment interest), including the information described in clauses (i) through (viii) of paragraph (1)(A), except that in applying such clauses, 'physician' shall be substituted for 'covered recipient' each place it

"(D) Any other information regarding the ownership or investment interest the Secretary determines appro-

priate.

"(b) Penalties for Noncompliance.—

"(1) Failure to report.-

(A) IN GENERAL.—Subject to subparagraph (B) except as provided in paragraph (2), any applicable manufacturer or applicable group purchasing organization that fails to submit information required under subsection (a) in a timely manner in accordance with rules or regulations promulgated to carry out such subsection, shall be subject to a civil money penalty of not less than \$1,000, but not more than \$10,000, for each payment or other transfer of value or ownership or investment interest not reported as required under such subsection. Such penalty shall be imposed and collected in the same manner as civil money penalties under subsection (a) of section 1128A are imposed and collected under that section.

(B) LIMITATION.—The total amount of civil money penalties imposed under subparagraph (A) with respect to each annual submission of information under subsection (a) by an applicable manufacturer or applicable group purchasing organization shall not exceed \$150,000.

"(2) Knowing failure to report.-

(A) IN GENERAL.—Subject to subparagraph (B), any applicable manufacturer or applicable group purchasing organization that knowingly fails to submit information required under subsection (a) in a timely manner in accordance with rules or regulations promulgated to carry out such subsection, shall be subject to a civil money penalty of not less than \$10,000, but not more than \$100,000, for each payment or other transfer of value or ownership or investment interest not reported as required under such subsection. Such penalty shall be imposed and collected in the same manner as civil money penalties under subsection (a) of section 1128A are imposed and collected under that section.

"(B) LIMITATION.—The total amount of civil money penalties imposed under subparagraph (A) with respect to each annual submission of information under subsection (a) by an applicable manufacturer or applicable group purchasing organization shall not exceed \$1,000,000.

"(3) USE OF FUNDS.—Funds collected by the Secretary as a result of the imposition of a civil money penalty under this subsection shall be used to carry out this section.

"(c) Procedures for Submission of Information and Public AVAILABILITY.—
"(1) IN GENERAL.—

Deadline.

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Deadlines. Web posting. "(A) ESTABLISHMENT.—Not later than October 1, 2011, the Secretary shall establish procedures—

"(i) for applicable manufacturers and applicable group purchasing organizations to submit information to the Secretary under subsection (a); and

"(ii) for the Secretary to make such information

submitted available to the public.

"(B) DEFINITION OF TERMS.—The procedures established under subparagraph (A) shall provide for the definition of terms (other than those terms defined in subsection

(e)), as appropriate, for purposes of this section.

"(C) Public availability.—Except as provided in subparagraph (E), the procedures established under subparagraph (A)(ii) shall ensure that, not later than September 30, 2013, and on June 30 of each calendar year beginning thereafter, the information submitted under subsection (a) with respect to the preceding calendar year is made available through an Internet website that—

"(i) is searchable and is in a format that is clear

and understandable;

"(ii) contains information that is presented by the name of the applicable manufacturer or applicable group purchasing organization, the name of the covered recipient, the business address of the covered recipient, the specialty of the covered recipient, the value of the payment or other transfer of value, the date on which the payment or other transfer of value was provided to the covered recipient, the form of the payment or other transfer of value, indicated (as appropriate) under subsection (a)(1)(A)(v), the nature of the payment or other transfer of value, indicated (as appropriate) under subsection (a)(1)(A)(vi), and the name of the covered drug, device, biological, or medical supply, as applicable;

"(iii) contains information that is able to be easily

aggregated and downloaded;

"(iv) contains a description of any enforcement actions taken to carry out this section, including any penalties imposed under subsection (b), during the preceding year;

"(v) contains background information on industry-

physician relationships;

"(vi) in the case of information submitted with respect to a payment or other transfer of value described in subparagraph (E)(i), lists such information separately from the other information submitted under subsection (a) and designates such separately listed information as funding for clinical research;

"(vii) contains any other information the Secretary determines would be helpful to the average consumer;

"(viii) does not contain the National Provider

Identifier of the covered recipient, and

"(ix) subject to subparagraph (D), provides the applicable manufacturer, applicable group purchasing organization, or covered recipient an opportunity to review and submit corrections to the information submitted with respect to the applicable manufacturer,

applicable group purchasing organization, or covered recipient, respectively, for a period of not less than 45 days prior to such information being made available

to the public.

"(D) CLARIFICATION OF TIME PERIOD FOR REVIEW AND CORRECTIONS.—In no case may the 45-day period for review and submission of corrections to information under subparagraph (C)(ix) prevent such information from being made available to the public in accordance with the dates described in the matter preceding clause (i) in subparagraph (C).

"(E) DELAYED PUBLICATION FOR PAYMENTS MADE PURSU-ANT TO PRODUCT RESEARCH OR DEVELOPMENT AGREEMENTS

AND CLINICAL INVESTIGATIONS.-

(i) IN GENERAL.—In the case of information submitted under subsection (a) with respect to a payment or other transfer of value made to a covered recipient by an applicable manufacturer pursuant to a product research or development agreement for services furnished in connection with research on a potential new medical technology or a new application of an existing medical technology or the development of a new drug, device, biological, or medical supply, or by an applicable manufacturer in connection with a clinical investigation regarding a new drug, device, biological, or medical supply, the procedures established under subparagraph (A)(ii) shall provide that such information is made available to the public on the first date described in the matter preceding clause (i) in subparagraph (C) after the earlier of the following:

"(I) The date of the approval or clearance of the covered drug, device, biological, or medical supply by the Food and Drug Administration.

"(II) Four calendar years after the date such payment or other transfer of value was made.

"(ii) Confidentiality of information prior to

PUBLICATION.—Information described in clause (i) shall be considered confidential and shall not be subject to disclosure under section 552 of title 5, United States Code, or any other similar Federal, State, or local law, until on or after the date on which the information is made available to the public under such clause. "(2) Consultation.—In establishing the procedures under

paragraph (1), the Secretary shall consult with the Inspector General of the Department of Health and Human Services. affected industry, consumers, consumer advocates, and other interested parties in order to ensure that the information made available to the public under such paragraph is presented in the appropriate overall context.

"(d) Annual Reports and Relation to State Laws.—

"(1) ANNUAL REPORT TO CONGRESS.—Not later than April 1 of each year beginning with 2013, the Secretary shall submit to Congress a report that includes the following:

"(A) The information submitted under subsection (a) during the preceding year, aggregated for each applicable manufacturer and applicable group purchasing organization that submitted such information during such year

(except, in the case of information submitted with respect to a payment or other transfer of value described in subsection (c)(1)(E)(i), such information shall be included in the first report submitted to Congress after the date on which such information is made available to the public under such subsection).

"(B) A description of any enforcement actions taken to carry out this section, including any penalties imposed

under subsection (b), during the preceding year.

"(2) ANNUAL REPORTS TO STATES.—Not later than September 30, 2013 and on June 30 of each calendar year thereafter, the Secretary shall submit to States a report that includes a summary of the information submitted under subsection (a) during the preceding year with respect to covered recipients in the State (except, in the case of information submitted with respect to a payment or other transfer of value described in subsection (c)(1)(E)(i), such information shall be included in the first report submitted to States after the date on which such information is made available to the public under such subsection).

"(3) RELATION TO STATE LAWS.—

"(A) IN GENERAL.—In the case of a payment or other transfer of value provided by an applicable manufacturer that is received by a covered recipient (as defined in subsection (e)) on or after January 1, 2012, subject to subparagraph (B), the provisions of this section shall preempt any statute or regulation of a State or of a political subdivision of a State that requires an applicable manufacturer (as so defined) to disclose or report, in any format, the type of information (as described in subsection (a)) regarding such payment or other transfer of value.

"(B) NO PREEMPTION OF ADDITIONAL REQUIREMENTS.-Subparagraph (A) shall not preempt any statute or regulation of a State or of a political subdivision of a State that requires the disclosure or reporting of information-

"(i) not of the type required to be disclosed or

reported under this section;

"(ii) described in subsection (e)(10)(B), except in the case of information described in clause (i) of such subsection;

"(iii) by any person or entity other than an applicable manufacturer (as so defined) or a covered

recipient (as defined in subsection (e)); or

(iv) to a Federal, State, or local governmental agency for public health surveillance, investigation, or other public health purposes or health oversight purposes. "(C) Nothing in subparagraph (A) shall be construed

to limit the discovery or admissibility of information described in such subparagraph in a criminal, civil, or

administrative proceeding.
"(4) CONSULTATION.—The Secretary shall consult with the Inspector General of the Department of Health and Human Services on the implementation of this section.

"(e) DEFINITIONS.—In this section:

"(1) APPLICABLE GROUP PURCHASING ORGANIZATION.—The term 'applicable group purchasing organization' means a group purchasing organization (as defined by the Secretary) that purchases, arranges for, or negotiates the purchase of a covered drug, device, biological, or medical supply which is operating in the United States, or in a territory, possession, or commonwealth of the United States.

"(2) APPLICABLE MANUFACTURER.—The term 'applicable manufacturer' means a manufacturer of a covered drug, device, biological, or medical supply which is operating in the United States, or in a territory, possession, or commonwealth of the United States.

"(3) CLINICAL INVESTIGATION.—The term 'clinical investigation' means any experiment involving 1 or more human subjects, or materials derived from human subjects, in which a drug or device is administered, dispensed, or used.

"(4) COVERED DEVICE.—The term 'covered device' means any device for which payment is available under title XVIII or a State plan under title XIX or XXI (or a waiver of such

a plan).

- "(5) COVERED DRUG, DEVICE, BIOLOGICAL, OR MEDICAL SUPPLY.—The term 'covered drug, device, biological, or medical supply' means any drug, biological product, device, or medical supply for which payment is available under title XVIII or a State plan under title XIX or XXI (or a waiver of such a plan).
  - "(6) COVERED RECIPIENT.—
  - "(A) IN GENERAL.—Except as provided in subparagraph (B), the term 'covered recipient' means the following:

"(i) A physician.

"(ii) A teaching hospital.

- "(B) EXCLUSION.—Such term does not include a physician who is an employee of the applicable manufacturer that is required to submit information under subsection (a).
- (a). "(7) EMPLOYEE.—The term 'employee' has the meaning given such term in section 1877(h)(2).
- "(8) KNOWINGLY.—The term 'knowingly' has the meaning given such term in section 3729(b) of title 31, United States Code.

  OF A COVERED DRUG, DEVICE,
- "(9) Manufacturer of a covered drug, device, biological, or medical supply' means any entity which is engaged in the production, preparation, propagation, compounding, or conversion of a covered drug, device, biological, or medical supply (or any entity under common ownership with such entity which provides assistance or support to such entity with respect to the production, preparation, propagation, compounding, conversion, marketing, promotion, sale, or distribution of a covered drug, device, biological, or medical supply).

"(10) Payment or other transfer of value.—

"(A) IN GENERAL.—The term 'payment or other transfer of value' means a transfer of anything of value. Such term does not include a transfer of anything of value that is made indirectly to a covered recipient through a third party in connection with an activity or service in the case where the applicable manufacturer is unaware of the identity of the covered recipient.

"(B) EXCLUSIONS.—An applicable manufacturer shall not be required to submit information under subsection

(a) with respect to the following:

"(i) A transfer of anything the value of which is less than \$10, unless the aggregate amount transferred to, requested by, or designated on behalf of the covered recipient by the applicable manufacturer during the calendar year exceeds \$100. For calendar years after 2012, the dollar amounts specified in the preceding sentence shall be increased by the same percentage as the percentage increase in the consumer price index for all urban consumers (all items; U.S. city average) for the 12-month period ending with June of the pre-

"(ii) Product samples that are not intended to be

sold and are intended for patient use.

"(iii) Educational materials that directly benefit

patients or are intended for patient use.

"(iv) The loan of a covered device for a shortterm trial period, not to exceed 90 days, to permit evaluation of the covered device by the covered recipient.

'(v) Items or services provided under a contractual warranty, including the replacement of a covered device, where the terms of the warranty are set forth in the purchase or lease agreement for the covered

"(vi) A transfer of anything of value to a covered recipient when the covered recipient is a patient and not acting in the professional capacity of a covered recipient.

"(vii) Discounts (including rebates).

"(viii) In-kind items used for the provision of

charity care.

"(ix) A dividend or other profit distribution from, or ownership or investment interest in, a publicly traded security and mutual fund (as described in sec-

"(x) In the case of an applicable manufacturer who offers a self-insured plan, payments for the provi-

sion of health care to employees under the plan.

"(xi) In the case of a covered recipient who is a licensed non-medical professional, a transfer of anything of value to the covered recipient if the transfer is payment solely for the non-medical professional services of such licensed non-medical professional.

"(xii) In the case of a covered recipient who is a physician, a transfer of anything of value to the covered recipient if the transfer is payment solely for the services of the covered recipient with respect to a civil or criminal action or an administrative proceeding.

"(11) Physician.—The term 'physician' has the meaning given that term in section 1861(r)."

#### SEC. 6003. DISCLOSURE REQUIREMENTS FOR IN-OFFICE ANCILLARY SERVICES EXCEPTION TO THE PROHIBITION ON PHYSI-CIAN SELF-REFERRAL FOR CERTAIN IMAGING SERVICES.

(a) IN GENERAL.—Section 1877(b)(2) of the Social Security Act (42 U.S.C. 1395nn(b)(2)) is amended by adding at the end the following new sentence: "Such requirements shall, with respect to magnetic resonance imaging, computed tomography, positron emission tomography, and any other designated health services specified under subsection (h)(6)(D) that the Secretary determines appropriate, include a requirement that the referring physician inform the individual in writing at the time of the referral that the individual may obtain the services for which the individual is being referred from a person other than a person described in subparagraph (A)(i) and provide such individual with a written list of suppliers (as defined in section 1861(d)) who furnish such services in the area in which such individual resides.".

(b) Effective Date.—The amendment made by this section 42 USC 1395nn shall apply to services furnished on or after January 1, 2010.

#### SEC. 6004. PRESCRIPTION DRUG SAMPLE TRANSPARENCY.

Part A of title XI of the Social Security Act (42 U.S.C. 1301 et seq.), as amended by section 6002, is amended by inserting after section 1128G the following new section:

#### "SEC. 1128H. REPORTING OF INFORMATION RELATING TO DRUG SAM-PLES.

42 USC 1320a-7i.

"(a) IN GENERAL.—Not later than April 1 of each year (beginning with 2012), each manufacturer and authorized distributor of record of an applicable drug shall submit to the Secretary (in a form and manner specified by the Secretary) the following information with respect to the preceding year:

"(1) In the case of a manufacturer or authorized distributor of record which makes distributions by mail or common carrier under subsection (d)(2) of section 503 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 353), the identity and quantity of drug samples requested and the identity and quantity of drug samples distributed under such subsection during that year, aggregated by-

"(A) the name, address, professional designation, and signature of the practitioner making the request under subparagraph (A)(i) of such subsection, or of any individual who makes or signs for the request on behalf of the practi-

"(B) any other category of information determined appropriate by the Secretary.

"(2) In the case of a manufacturer or authorized distributor of record which makes distributions by means other than mail or common carrier under subsection (d)(3) of such section 503, the identity and quantity of drug samples requested and the identity and quantity of drug samples distributed under such

subsection during that year, aggregated by—

"(A) the name, address, professional designation, and signature of the practitioner making the request under subparagraph (A)(i) of such subsection, or of any individual who makes or signs for the request on behalf of the practitioner: and

"(B) any other category of information determined appropriate by the Secretary.

"(b) DEFINITIONS.—In this section:

"(1) APPLICABLE DRUG.—The term 'applicable drug' means a drug-

"(A) which is subject to subsection (b) of such section

503; and
"(B) for which payment is available under title XVIII
"XIX or XXI (or a waiver of or a State plan under title XIX or XXI (or a waiver of such a plan).

"(2) AUTHORIZED DISTRIBUTOR OF RECORD.—The term 'authorized distributor of record' has the meaning given that term in subsection (e)(3)(A) of such section.

"(3) MANUFACTURER.—The term 'manufacturer' has the meaning given that term for purposes of subsection (d) of such section.

42 USC 1320b-23.

#### SEC. 6005. PHARMACY BENEFIT MANAGERS TRANSPARENCY REQUIRE-MENTS

Part A of title XI of the Social Security Act (42 U.S.C. 1301 et seq.) is amended by inserting after section 1150 the following new section:

#### "SEC. 1150A. PHARMACY BENEFIT MANAGERS TRANSPARENCY REQUIREMENTS.

- "(a) Provision of Information.—A health benefits plan or any entity that provides pharmacy benefits management services on behalf of a health benefits plan (in this section referred to as a 'PBM') that manages prescription drug coverage under a contract with-
  - "(1) a PDP sponsor of a prescription drug plan or an MA organization offering an MA-PD plan under part D of title XVIII; or

"(2) a qualified health benefits plan offered through an exchange established by a State under section 1311 of the Patient Protection and Affordable Care Act,

shall provide the information described in subsection (b) to the Secretary and, in the case of a PBM, to the plan with which the PBM is under contract with, at such times, and in such form

and manner, as the Secretary shall specify.

"(b) INFORMATION DESCRIBED.—The information described in this subsection is the following with respect to services provided by a health benefits plan or PBM for a contract year:

"(1) The percentage of all prescriptions that were provided through retail pharmacies compared to mail order pharmacies, and the percentage of prescriptions for which a generic drug was available and dispensed (generic dispensing rate), by pharmacy type (which includes an independent pharmacy, chain pharmacy, supermarket pharmacy, or mass merchandiser pharmacy that is licensed as a pharmacy by the State and that dispenses medication to the general public), that is paid by the health benefits plan or PBM under the contract.

"(2) The aggregate amount, and the type of rebates, discounts, or price concessions (excluding bona fide service fees, which include but are not limited to distribution service fees, inventory management fees, product stocking allowances, and fees associated with administrative services agreements and patient care programs (such as medication compliance programs and patient education programs)) that the PBM negotiates that are attributable to patient utilization under the plan, and the aggregate amount of the rebates, discounts, or price concessions that are passed through to the plan sponsor, and the total number of prescriptions that were dispensed.

"(3) The aggregate amount of the difference between the amount the health benefits plan pays the PBM and the amount that the PBM pays retail pharmacies, and mail order pharmacies, and the total number of prescriptions that were dis-

(c) CONFIDENTIALITY.—Information disclosed by a health benefits plan or PBM under this section is confidential and shall not be disclosed by the Secretary or by a plan receiving the information, except that the Secretary may disclose the information in a form which does not disclose the identity of a specific PBM, plan, or prices charged for drugs, for the following purposes:

"(1) As the Secretary determines to be necessary to carry out this section or part D of title XVIII.

"(2) To permit the Comptroller General to review the information provided.

"(3) To permit the Director of the Congressional Budget

Office to review the information provided.

"(4) To States to carry out section 1311 of the Patient

Protection and Affordable Care Act.

"(d) Penalties.—The provisions of subsection (b)(3)(C) of section 1927 shall apply to a health benefits plan or PBM that fails to provide information required under subsection (a) on a timely basis or that knowingly provides false information in the same manner as such provisions apply to a manufacturer with an agreement under that section.".

Applicability.

## Subtitle B—Nursing Home Transparency and Improvement

## PART I—IMPROVING TRANSPARENCY OF **INFORMATION**

## SEC. 6101. REQUIRED DISCLOSURE OF OWNERSHIP AND ADDITIONAL DISCLOSABLE PARTIES INFORMATION.

- (a) IN GENERAL.—Section 1124 of the Social Security Act (42) U.S.C. 1320a-3) is amended by adding at the end the following new subsection:
- "(c) REQUIRED DISCLOSURE OF OWNERSHIP AND ADDITIONAL DISCLOSABLE PARTIES INFORMATION.—

  "(1) DISCLOSURE.—A facility shall have the information

described in paragraph (2) available-

"(A) during the period beginning on the date of the enactment of this subsection and ending on the date such information is made available to the public under section 6101(b) of the Patient Protection and Affordable Care Act for submission to the Secretary, the Inspector General of the Department of Health and Human Services, the State in which the facility is located, and the State long-term care ombudsman in the case where the Secretary, the

Time period.