

UnitedHealthcare Regulatory Summary

Regulatory Summary – Affordable Care Act (ACA)

Name	Summary		Effective Date	Client Action	UHC Action
Health Savings Account (HSA) Dollar Maximums	Minimum deductible, maximum out-of-pocket and maximum contribution limits apply. Catch up contributions for ages 55+ remain \$1,000.		01/01/2025	Ensure plans do not exceed limits and – maximums.	Continue to monitor.Update plan design, upon request.
	Limits and Maximums	Self Family Only			
	Minimum Deductible	\$1,650 \$3,300			
	Annual Contribution Limit	\$4,300 \$8,550			
	Annual Out of Pocket Maximum	\$8,300 \$16,600			
Out-of-Pocket Maximums	All in-network member cost-sharindollar copayments, must accumu of-pocket maximum (OOPM). ➤ 2026 in-network out-of-pocket \$10,150 individua I/ \$20,300 fa ➤ 2025 in-network out-of-pocket individual / \$18,400 family	nlate to a plans out- maximum is amily	01/01/2025 01/01/2026	Ensure plans do not exceed in-network out- of-pocket limits.	 Continue to monitor Update plan design, upon request.
Non-Discrimination in Health Programs and Activities (ACA Section 1557) Final Rule	Implements Section 1557 of the Aprohibiting discrimination by "any activity, any part of which is receifinancial assistance, including crecontracts of insurance, or under a activity that is administered by an or any entity established under Ti We are aware of and are monitor tied to recent court decisions. Most effective dates are 7/7/2024 Nondiscrimination Notice – 1 Section 1557 Coordinator – 1 Patient care decision support 5/1/2025 Policies and Procedures – 7/ Internal Training – 7/7/2025 Language Assistance/Auxilian 7/7/2025	health program or ving Federal edits, subsidies, or any program or a Executive Agency itle I [of the ACA]." ring developments 4 except as follows: 1/4/2024 1/4/2024 tools use –	Effective date is 7/7/24* * Dates may be impacted by court case	 Notify enrollees of any changes to plan design. Notices (including language assistance) were sent to groups to provide to members in Q1. Update plan documents as appropriate. Make the combined Nondiscrimination, Accessibility, and Languages Notice available to members. 	 UnitedHealthcare is actively engaged and updating strategy and documentation. Nondiscrimination notices are updated for 11/4/24. Combined Nondiscrimination Notice, Accessibility, and Languages Notice sent to groups to provide to members; posted on uhc.com – 1/20/25 – 2/12/25 Notice to go with key documents Notice posted on uhc.com 1557 coordinator is in place. Planning for training, policies and procedures for 2025 effective dates is underway.



Regulatory Summary – ACA and CAA

Name	Summary	Effective Date	Client Action	UHC Action
The Patient-Centered Outcomes Research Institute – PCORI Fees update	Employers and plan sponsors are responsible for submitting IRS Form 720 and paying the PCORI fee by July 31, 2025. Instructions for reporting and paying the fee are posted on the IRS website. For plan and policy years that end on or after Oct. 1, 2024, and before Oct. 1, 2025, the fee is \$3.47 per covered life. For plan/policy years that end on or after Oct. 1, 2023, and before Oct. 1, 2024, the PCORI fee is \$3.22 per covered life.	07/31/2025	ASO clients are responsible to complete the forms posted on IRS site.	 UHC submits the fee for fully insured groups. Note: the group would need to submit the fee for an employer funded HRA.
Consolidated Appropriations Act (CAA) No Surprises Act – Independent Issue Resolution (IDR)	The federal No Surprises Act (NSA) established an Independent Dispute Resolution (IDR) process for payers (health insurers, group health plans, and Federal Employees Health Benefits carriers) and certain providers, facilities, and air ambulance carriers to resolve disputes over out-of-network (OON) reimbursement amounts. The IDR process established a Qualifying Payment Amount (QPA) for each OON item and service and the IDR decision takes into account the QPA (the reimbursement amount may be higher based on factors such as patient acuity). The federal regulators have indicated that payers may continue to use the current rules for determining QPAs (those in place prior to the court decision) for any OON item or service furnished before ug. 1,2025.An updated No Surprises Act independent dispute resolution process confirmed that calculation of QPA will not need to consider certain factors that would have raised the QPA and kept the IDR admin fee and arbiter fee ranges the same for 2025. Enforcement discretion regarding use of 2021 rulemaking or 2023 District Court decision to calculate QPA also applies to QPAs for purposes of patient cost sharing, providing required disclosures(initial payment or notice of denial), and providing required disclosures and submissions under the Federal IDR process.	January 2022	 Awareness Client specific reporting available through Employer eServices. Terminated clients whose claim and bank accounts are not active when IDR final decision is made would need to pay the provider and pay the IDR arbitrator if their claim or bank account is closed. 	 UnitedHealthcare manages the IDR process. For self-funded clients UHC will pay the CMS administrative fee and the IDR entity upfront fee and reconcile payment with the client's bank account. FAQs are available.

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Consolidated Appropriations Act (CAA) – Mental Health Parity NQTL	 Non-Quantitative Treatment Limitations (NQTL): Beginning February 11, 2021, per the CAA an NQTL analysis must be made available to regulators, upon request. ASO customer are required to analyze their plans to be compliant with the NQTL regulations. Provide NQTL analysis when requested federal (DOL, HHS) regulators. 	2/11/2021 Final Rule was released 9/9/24 with effective dates of 1/1/25 and 1/1/26	Request UHC engagement to support DOL audit.	 Perform NQTL analysis to support DOL request. NQTL documentation typically includes a side-by-side analysis of medical/surgical and mental health/substance use disorder NQTLs. To streamline documentation issuance updated HP NQTL templates are available. As updates are available, we will communicate to impacted parties.
Consolidated Appropriations Act (CAA) – Pre-deductible Telehealth HSA-HDHP plans	The CAA included a provision allowing HSA qualified HDHPs to cover telehealth services without first meeting the deductible. This safe harbor applies for any plan year beginning in 2023 or 2024 and is voluntary for the plan sponsor. For ASO groups with the UnitedHealthcare Virtual Visit program, the Virtual Visit may also waive deductible. UnitedHealthcare provided coverage for fully insured Virtual Visits (national program) at \$0 cost share for HSA plans that included it in 2024. The telehealth \$0 cost share for HSA Safe Harbor ends for plan years on and after 1/1/25. Any extension of the safe harbor will have to come from Congress.	Applies to plan years beginning in 2023 and 2024 End effective for groups with coverage on and after plan year 1/1/25	 Notify Sales & Account Management to implement a change in plan design. Confirm plan removes coverage for \$0 cost share for plan years on and after 1/1/2025. 	Update plan design, upon request.



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Consolidated Appropriations Act (CAA) No Surprises Act – Gag Clause Prohibition Compliance Attestation (GCPCA)	Plans and issuers must annually submit to CMS an attestation that the plan or issuer is complying with the gag clause prohibition. This is referred to as the Gag Clause Prohibition Compliance Attestation (GCPCA). UnitedHealthcare submits the Gag Clause Attestation for fully insured plans required each year. UnitedHealthcare also attests for Level Funded groups beginning in 2024. Confirmation number for 2024 is 66375.	Submit annually by 12/31	 ASO client should attest by 12/31 each year. UnitedHealthcare will attest for UHC administered business, upon request when the customer completes a Letter of Direction and a Gag Clause data template. 	 UnitedHealthcare reviews and ensures removal of all Gag clauses from existing contracts each year. UnitedHealthcare provides self funded customers with Confirmation of Compliance Sep. 1. UHC will attest for clients that request UHC to attest and provide the signed documents.
HIPAA Reproductive Privacy	 HHS's Office for Civil Rights strengthened HIPAA privacy requirements. Prohibits the use or disclosure of PHI for purposes of investigating lawful reproductive health care in certain circumstance. Introduces a requirement to obtain a signed attestation beginning 12/23/24, prior to sharing PHI potentially related to reproductive health care for certain purposes. Regulated entities may disclose health information related to reproductive health care only if an attestation is obtained confirming the information is not intended to be used for one of the prohibited purposes. Other requirements include updating policies and Notice of Privacy Practices (NPP) (2/26/26) and training employees on the new rules to avoid data breaches. 	Attestation Template - 12/23/24 NPP – 2/16/26	 Employers must obtain a signed attestation before disclosing PHI for certain reproductive health care activities. Employers must keep reproductive health information about their employees private. 	UHC will require the attestation prior to releasing any data covered under the regulation.



Name	Summary	Effective Date	Client Action	UHC Action
Employer and Individual Mandate 6055/6056 Reporting 1095-B and 1095-C	 Fully insured customers – UHC requirement 1/31/25 fully insured members will have their 1095-B form available on the member portal. Those members who reside in CA, DC, NJ or RI will have the forms mailed to them, unless they have indicated a preference for other method. 3/31/25 - UHC will submit the fully insured 1095-B forms to the IRS by 3/31. Surest fully insured uses a third-party vendor to file 1095-B data with the IRS and state tax revenue departments. And all Surest members in all states are mailed the 1095-B form via US mail by appropriate deadlines. Large fully insured, ASO or Level Funded customers – Employer Requirement 1/31/25 – 1095-C employer provides/posts for members 3/31/25 – 1095-C (via 1094-C transmittal) employer submits to IRS and state tax revenue departments for (CA, DC, NJ, RI) 	Subscribers 1/31 each year IRS 3/31 each year State Tax Revenue Depts (when required) 3/31 each year	ASO clients must provide subscribers with 1095-C form by 1/31 and submit 1095- via 1094-C transmittal to the IRS and state tax revenue depts. (where required)	Posts and 1095-B for subscribers and sends to subscribers when requested. Submits 1095-B via 1094-B transmittal to IRS by 3/31. Submits 1095-B to CA, DC, NJ, RI tax revenue departments by 3/31 Note: Minimum Essential Coverage" (MEC) refers to health insurance plans that meet the Affordable Care Act's requirements, including most employer-sponsored plans, individual health plans purchased through the marketplace, Medicare Part A, Medicare Advantage plans, most Medicaid coverage, Children's Health Insurance Program (CHIP), TRICARE, and certain Veterans Affairs health plans; essentially, most government-sponsored health insurance programs qualify as MEC. According to CMS, under Obamacare, any health insurance/benefit plan offered to members by an employer qualifies as minimum essential coverage. So, if a member and their family get health insurance through a job, they should have MEC, which includes coverage for current employees, coverage for retirees, and COBRA continuation coverage. Coverage students get through their college or university also qualifies as MEC. Certain health benefits such as plans that provide only discounts on health services, plans that only cover dental or vision, care under a workers' compensation plan, or plans that provide care only for specific conditions do not qualify as MEC.



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Consolidated Appropriations Act (CAA) No Surprises Act – Air Ambulance Reporting	The Air Ambulance Report must include data relevant to air ambulance services furnished within the reporting period, as well as data relevant to air ambulance services with payment dates that fall within the reporting period. The report will be due for two consecutive years. Air Ambulance Reporting Based on preliminary indications of the air ambulance reporting requirements, UnitedHealthcare plans to report on behalf of all customers (fully insured, ASO, level funded). Once the final rule is released, we will determine if any additional data would be needed from the customer. The government agencies have indicated that the final rules will be published in March 2025.	Pending Final Rule anticipated 3/2025	➤ Awareness	 UnitedHealthcare is waiting for additional guidance on the timing, content and submission requirements for Air Ambulance Reporting. No reporting is required until the Final Rule is released.



Regulatory Summary – Transparency in Coverage Rule

Name	Summary	Effective Date	Client Action	UHC Action
Transparency in Coverage Rule (TiC) – Consumer Price Transparency Tool (CPTT)	The Transparency in Coverage rule requires insurers and plans to create an online consumer tool that includes personalized information regarding members' costsharing responsibilities for covered items and services, including prescription drugs. The tool must be an internet-based cost estimator tool to estimate personal cost-share liability for both medical and prescription drugs and must: Permit members to search based on billing code or description Allow members to compare costs across both innetwork and out-of-network providers Inform members of any accumulated deductible or other out-of-pocket expenditures to date List any factors that impact the cost such as service location or drug dosage Provide cost estimates in paper format at the member's request Beginning with plan years on or after January 1, 2023, the cost estimator tool must disclose information on 500 items, services and prescription drugs identified in the final rule. Starting with plan years on and after January 1, 2024, the tool must list all covered items and services including prescription drugs.	All items and services 1/1/24	> Awareness	 UnitedHealthcare has expanded the consumer portal to include the required capabilities for all billing codes and service estimates effective 1/1/2024. UnitedHealthcare expanded cost comparison tools to the member apps. COMPLETE
Transparency in Coverage Rule (TiC) – Machine-Readable Files (MRF)	Insurers and plans are required to make available to the public — including consumers, researchers, employers, and third-party developers — machine-readable files disclosing detailed information on the costs of covered items and services including prescription drug pricing, as follows: Negotiated rates for in-network providers Historical allowed amounts and billed charges for out-of-network providers; and Negotiated rates and historic net prices for prescription drugs (paused pending additional rulemaking)	07/01/2022 and monthly	> Awareness	 Posted files beginning 07/01/2022. UnitedHealthcare updates files on a monthly basis, as required. COMPLETE

