

1 “(A) IN GENERAL.—The term ‘pre-existing
2 condition exclusion’ means, with respect to a
3 group health plan or health insurance coverage,
4 a limitation or exclusion of benefits relating to
5 a condition based on the fact that the condition
6 was present before the date of enrollment in
7 such plan or for such coverage, whether or not
8 any medical advice, diagnosis, care, or treat-
9 ment was recommended or received before such
10 date.

11 “(B) TREATMENT OF GENETIC INFORMA-
12 TION.—Genetic information shall not be treated
13 as a pre-existing condition in the absence of a
14 diagnosis of the condition related to such infor-
15 mation.

16 “(2) DATE OF ENROLLMENT.—The term ‘date
17 of enrollment’ means, with respect to an individual
18 covered under a group health plan or health insur-
19 ance coverage, the date of enrollment of the indi-
20 vidual in the plan or coverage or, if earlier, the first
21 day of the waiting period for such enrollment.

22 “(3) WAITING PERIOD.—The term ‘waiting pe-
23 riod’ means, with respect to a group health plan and
24 an individual who is a potential participant or bene-
25 ficiary in the plan, the period that must pass with

1 respect to the individual before the individual is eli-
2 gible to be covered for benefits under the terms of
3 the plan.”.

4 (2) INDIVIDUAL MARKET.—Subject to sub-
5 section (e), subpart 1 of part B of title XXVII of
6 the Public Health Service Act (42 U.S.C. 300gg–41
7 et seq.) is amended by adding at the end the fol-
8 lowing:

9 **“SEC. 2746. PROHIBITION OF PRE-EXISTING CONDITION EX-**
10 **CLUSIONS OR OTHER DISCRIMINATION**
11 **BASED ON HEALTH STATUS.**

12 “The provisions of section 2701 shall apply to health
13 insurance coverage offered to individuals by a health in-
14 surance issuer in the individual market in the same man-
15 ner as it applies to health insurance coverage offered by
16 a health insurance issuer in the group market.”.

17 (b) GUARANTEED AVAILABILITY OF COVERAGE.—

18 (1) GROUP MARKET.—Subject to subsection (e),
19 subpart 3 of part A of title XXVII of the Public
20 Health Service Act is amended by striking section
21 2711 (42 U.S.C. 300gg–11) and inserting the fol-
22 lowing:

23 **“SEC. 2711. GUARANTEED AVAILABILITY OF COVERAGE.**

24 “(a) GUARANTEED ISSUANCE OF COVERAGE IN THE
25 GROUP MARKET.—Subject to subsection (b), each health

1 insurance issuer that offers health insurance coverage in
2 the group market in a State shall accept every employer
3 and every individual in a group in the State that applies
4 for such coverage.

5 “(b) ENROLLMENT.—

6 “(1) RESTRICTION.—A health insurance issuer
7 described in subsection (a) may restrict enrollment
8 in coverage described in such subsection to open or
9 special enrollment periods.

10 “(2) ESTABLISHMENT.—A health insurance
11 issuer described in subsection (a) shall establish spe-
12 cial enrollment periods for qualifying events (as such
13 term is defined in section 603 of the Employee Re-
14 tirement Income Security Act of 1974).”.

15 (2) INDIVIDUAL MARKET.—Subject to sub-
16 section (e), subpart 1 of part B of title XXVII of
17 the Public Health Service Act is amended by strik-
18 ing section 2741 of such Act (42 U.S.C. 300gg–41)
19 and inserting the following:

20 **“SEC. 2741. GUARANTEED AVAILABILITY OF COVERAGE.**

21 “The provisions of section 2711 shall apply to health
22 insurance coverage offered to individuals by a health in-
23 surance issuer in the individual market in the same man-
24 ner as such provisions apply to health insurance coverage
25 offered to employers by a health insurance issuer in con-

1 nection with health insurance coverage in the group mar-
2 ket. For purposes of this section, the Secretary shall treat
3 any reference of the word ‘employer’ in such section as
4 a reference to the term ‘individual.’”.

5 (c) PROHIBITING DISCRIMINATION AGAINST INDI-
6 VIDUAL PARTICIPANTS AND BENEFICIARIES BASED ON
7 HEALTH STATUS.—

8 (1) GROUP MARKET.—Subject to subsection (e),
9 section 2702 of the Public Health Service Act is
10 amended to read as follows:

11 **“SEC. 2702. PROHIBITING DISCRIMINATION AGAINST INDI-
12 VIDUAL PARTICIPANTS AND BENEFICIARIES
13 BASED ON HEALTH STATUS.**

14 “(a) IN GENERAL.—A group health plan and a health
15 insurance issuer offering group health insurance coverage
16 may not establish rules for eligibility (including continued
17 eligibility) of any individual to enroll under the terms of
18 the plan or coverage based on any of the following health
19 status-related factors in relation to the individual or a de-
20 pendent of the individual:

21 “(1) Health status.

22 “(2) Medical condition (including both physical
23 and mental illnesses).

24 “(3) Claims experience.

25 “(4) Receipt of health care.

1 “(5) Medical history.

2 “(6) Genetic information.

3 “(7) Evidence of insurability (including condi-
4 tions arising out of acts of domestic violence).

5 “(8) Disability.

6 “(9) Any other health status-related factor de-
7 termined appropriate by the Secretary.

8 “(b) IN PREMIUM CONTRIBUTIONS.—

9 “(1) IN GENERAL.—A group health plan, and a
10 health insurance issuer offering group health insur-
11 ance coverage, may not require any individual (as a
12 condition of enrollment or continued enrollment
13 under the plan) to pay a premium or contribution
14 which is greater than such premium or contribution
15 for a similarly situated individual enrolled in the
16 plan on the basis of any health status-related factor
17 in relation to the individual or to an individual en-
18 rolled under the plan as a dependent of the indi-
19 vidual.

20 “(2) CONSTRUCTION.—Nothing in paragraph
21 (1) shall be construed—

22 “(A) to restrict the amount that an em-
23 ployer or individual may be charged for cov-
24 erage under a group health plan except as pro-
25 vided in paragraph (3); or

1 “(B) to prevent a group health plan, and
2 a health insurance issuer offering group health
3 insurance coverage, from establishing premium
4 discounts or rebates or modifying otherwise ap-
5 plicable copayments or deductibles in return for
6 adherence to programs of health promotion and
7 disease prevention.

8 “(3) NO GROUP-BASED DISCRIMINATION ON
9 BASIS OF GENETIC INFORMATION.—

10 “(A) IN GENERAL.—For purposes of this
11 section, a group health plan, and health insur-
12 ance issuer offering group health insurance cov-
13 erage, may not adjust premium or contribution
14 amounts for the group covered under such plan
15 on the basis of genetic information.

16 “(B) RULE OF CONSTRUCTION.—Nothing
17 in subparagraph (A) or in paragraphs (1) and
18 (2) of subsection (d) shall be construed to limit
19 the ability of a health insurance issuer offering
20 group health insurance coverage to increase the
21 premium for an employer based on the mani-
22 festation of a disease or disorder of an indi-
23 vidual who is enrolled in the plan. In such case,
24 the manifestation of a disease or disorder in
25 one individual cannot also be used as genetic in-

1 formation about other group members and to
2 further increase the premium for the employer.

3 “(c) GENETIC TESTING.—

4 “(1) LIMITATION ON REQUESTING OR REQUIR-
5 ING GENETIC TESTING.—A group health plan, and a
6 health insurance issuer offering health insurance
7 coverage in connection with a group health plan,
8 shall not request or require an individual or a family
9 member of such individual to undergo a genetic test.

10 “(2) RULE OF CONSTRUCTION.—Paragraph (1)
11 shall not be construed to limit the authority of a
12 health care professional who is providing health care
13 services to an individual to request that such indi-
14 vidual undergo a genetic test.

15 “(3) RULE OF CONSTRUCTION REGARDING PAY-
16 MENT.—

17 “(A) IN GENERAL.—Nothing in paragraph
18 (1) shall be construed to preclude a group
19 health plan, or a health insurance issuer offer-
20 ing health insurance coverage in connection
21 with a group health plan, from obtaining and
22 using the results of a genetic test in making a
23 determination regarding payment (as such term
24 is defined for the purposes of applying the regu-
25 lations promulgated by the Secretary under

1 part C of title XI of the Social Security Act and
2 section 264 of the Health Insurance Portability
3 and Accountability Act of 1996, as may be re-
4 vised from time to time) consistent with sub-
5 section (a).

6 “(B) LIMITATION.—For purposes of sub-
7 paragraph (A), a group health plan, or a health
8 insurance issuer offering health insurance cov-
9 erage in connection with a group health plan,
10 may request only the minimum amount of in-
11 formation necessary to accomplish the intended
12 purpose.

13 “(4) RESEARCH EXCEPTION.—Notwithstanding
14 paragraph (1), a group health plan, or a health in-
15 surance issuer offering health insurance coverage in
16 connection with a group health plan, may request,
17 but not require, that a participant or beneficiary un-
18 dergo a genetic test if each of the following condi-
19 tions is met:

20 “(A) The request is made pursuant to re-
21 search that complies with part 46 of title 45,
22 Code of Federal Regulations, or equivalent Fed-
23 eral regulations, and any applicable State or
24 local law or regulations for the protection of
25 human subjects in research.

1 “(B) The plan or issuer clearly indicates to
2 each participant or beneficiary, or in the case of
3 a minor child, to the legal guardian of such
4 beneficiary, to whom the request is made that—

5 “(i) compliance with the request is
6 voluntary; and

7 “(ii) non-compliance will have no ef-
8 fect on enrollment status or premium or
9 contribution amounts.

10 “(C) No genetic information collected or
11 acquired under this paragraph shall be used for
12 underwriting purposes.

13 “(D) The plan or issuer notifies the Sec-
14 retary in writing that the plan or issuer is con-
15 ducting activities pursuant to the exception pro-
16 vided for under this paragraph, including a de-
17 scription of the activities conducted.

18 “(E) The plan or issuer complies with such
19 other conditions as the Secretary may by regu-
20 lation require for activities conducted under this
21 paragraph.

22 “(d) PROHIBITION ON COLLECTION OF GENETIC IN-
23 FORMATION.—

24 “(1) IN GENERAL.—A group health plan, and a
25 health insurance issuer offering health insurance

1 coverage in connection with a group health plan,
2 shall not request, require, or purchase genetic infor-
3 mation for underwriting purposes (as defined in sec-
4 tion 2791).

5 “(2) PROHIBITION ON COLLECTION OF GE-
6 NETIC INFORMATION PRIOR TO ENROLLMENT.—A
7 group health plan, and a health insurance issuer of-
8 fering health insurance coverage in connection with
9 a group health plan, shall not request, require, or
10 purchase genetic information with respect to any in-
11 dividual prior to such individual’s enrollment under
12 the plan or coverage in connection with such enroll-
13 ment.

14 “(3) INCIDENTAL COLLECTION.—If a group
15 health plan, or a health insurance issuer offering
16 health insurance coverage in connection with a group
17 health plan, obtains genetic information incidental to
18 the requesting, requiring, or purchasing of other in-
19 formation concerning any individual, such request,
20 requirement, or purchase shall not be considered a
21 violation of paragraph (2) if such request, require-
22 ment, or purchase is not in violation of paragraph
23 (1).

24 “(e) GENETIC INFORMATION OF A FETUS OR EM-
25 BRYO.—Any reference in this part to genetic information

1 concerning an individual or family member of an indi-
2 vidual shall—

3 “(1) with respect to such an individual or fam-
4 ily member of an individual who is a pregnant
5 woman, include genetic information of any fetus car-
6 ried by such pregnant woman; and

7 “(2) with respect to an individual or family
8 member utilizing an assisted reproductive tech-
9 nology, include genetic information of any embryo le-
10 gally held by the individual or family member.

11 “(f) PROGRAMS OF HEALTH PROMOTION OR DIS-
12 EASE PREVENTION.—

13 “(1) GENERAL PROVISIONS.—

14 “(A) GENERAL RULE.—For purposes of
15 subsection (b)(2)(B), a program of health pro-
16 motion or disease prevention (referred to in this
17 subsection as a ‘wellness program’) shall be a
18 program offered by an employer that is de-
19 signed to promote health or prevent disease
20 that meets the applicable requirements of this
21 subsection.

22 “(B) NO CONDITIONS BASED ON HEALTH
23 STATUS FACTOR.—If none of the conditions for
24 obtaining a premium discount or rebate or
25 other reward for participation in a wellness pro-

1 gram is based on an individual satisfying a
2 standard that is related to a health status fac-
3 tor, such wellness program shall not violate this
4 section if participation in the program is made
5 available to all similarly situated individuals
6 and the requirements of paragraph (2) are com-
7 plied with.

8 “(C) CONDITIONS BASED ON HEALTH STA-
9 TUS FACTOR.—If any of the conditions for ob-
10 taining a premium discount or rebate or other
11 reward for participation in a wellness program
12 is based on an individual satisfying a standard
13 that is related to a health status factor, such
14 wellness program shall not violate this section if
15 the requirements of paragraph (3) are complied
16 with.

17 “(2) WELLNESS PROGRAMS NOT SUBJECT TO
18 REQUIREMENTS.—If none of the conditions for ob-
19 taining a premium discount or rebate or other re-
20 ward under a wellness program as described in para-
21 graph (1)(B) are based on an individual satisfying
22 a standard that is related to a health status factor
23 (or if such a wellness program does not provide such
24 a reward), the wellness program shall not violate
25 this section if participation in the program is made

1 available to all similarly situated individuals. The
2 following programs shall not have to comply with the
3 requirements of paragraph (3) if participation in the
4 program is made available to all similarly situated
5 individuals:

6 “(A) A program that reimburses all or
7 part of the cost for memberships in a fitness
8 center.

9 “(B) A diagnostic testing program that
10 provides a reward for participation and does
11 not base any part of the reward on outcomes.

12 “(C) A program that encourages preven-
13 tive care related to a health condition through
14 the waiver of the copayment or deductible re-
15 quirement under group health plan for the costs
16 of certain items or services related to a health
17 condition (such as prenatal care or well-baby
18 visits).

19 “(D) A program that reimburses individ-
20 uals for the costs of smoking cessation pro-
21 grams without regard to whether the individual
22 quits smoking.

23 “(E) A program that provides a reward to
24 individuals for attending a periodic health edu-
25 cation seminar.

1 “(3) WELLNESS PROGRAMS SUBJECT TO RE-
2 QUIREMENTS.—If any of the conditions for obtaining
3 a premium discount, rebate, or reward under a
4 wellness program as described in paragraph (1)(C)
5 is based on an individual satisfying a standard that
6 is related to a health status factor, the wellness pro-
7 gram shall not violate this section if the following re-
8 quirements are complied with:

9 “(A) The reward for the wellness program,
10 together with the reward for other wellness pro-
11 grams with respect to the plan that requires
12 satisfaction of a standard related to a health
13 status factor, shall not exceed 30 percent of the
14 cost of employee-only coverage under the plan.
15 If, in addition to employees or individuals, any
16 class of dependents (such as spouses or spouses
17 and dependent children) may participate fully
18 in the wellness program, such reward shall not
19 exceed 30 percent of the cost of the coverage in
20 which an employee or individual and any de-
21 pendents are enrolled. For purposes of this
22 paragraph, the cost of coverage shall be deter-
23 mined based on the total amount of employer
24 and employee contributions for the benefit
25 package under which the employee is (or the

1 employee and any dependents are) receiving
2 coverage. A reward may be in the form of a dis-
3 count or rebate of a premium or contribution,
4 a waiver of all or part of a cost-sharing mecha-
5 nism (such as deductibles, copayments, or coin-
6 surance), the absence of a surcharge, or the
7 value of a benefit that would otherwise not be
8 provided under the plan. The Secretaries of
9 Labor, Health and Human Services, and the
10 Treasury may increase the reward available
11 under this subparagraph to up to 50 percent of
12 the cost of coverage if the Secretaries determine
13 that such an increase is appropriate.

14 “(B) The wellness program shall be rea-
15 sonably designed to promote health or prevent
16 disease. A program complies with the preceding
17 sentence if the program has a reasonable
18 chance of improving the health of, or preventing
19 disease in, participating individuals and it is
20 not overly burdensome, is not a subterfuge for
21 discriminating based on a health status factor,
22 and is not highly suspect in the method chosen
23 to promote health or prevent disease.

24 “(C) The plan shall give individuals eligible
25 for the program the opportunity to qualify for

1 the reward under the program at least once
2 each year.

3 “(D) The full reward under the wellness
4 program shall be made available to all similarly
5 situated individuals. For such purpose, among
6 other things:

7 “(i) The reward is not available to all
8 similarly situated individuals for a period
9 unless the wellness program allows—

10 “(I) for a reasonable alternative
11 standard (or waiver of the otherwise
12 applicable standard) for obtaining the
13 reward for any individual for whom,
14 for that period, it is unreasonably dif-
15 ficult due to a medical condition to
16 satisfy the otherwise applicable stand-
17 ard; and

18 “(II) for a reasonable alternative
19 standard (or waiver of the otherwise
20 applicable standard) for obtaining the
21 reward for any individual for whom,
22 for that period, it is medically inadvis-
23 able to attempt to satisfy the other-
24 wise applicable standard.

1 “(ii) If reasonable under the cir-
2 cumstances, the plan or issuer may seek
3 verification, such as a statement from an
4 individual’s physician, that a health status
5 factor makes it unreasonably difficult or
6 medically inadvisable for the individual to
7 satisfy or attempt to satisfy the otherwise
8 applicable standard.

9 “(E) The plan or issuer involved shall dis-
10 close in all plan materials describing the terms
11 of the wellness program the availability of a
12 reasonable alternative standard (or the possi-
13 bility of waiver of the otherwise applicable
14 standard) required under subparagraph (D). If
15 plan materials disclose that such a program is
16 available, without describing its terms, the dis-
17 closure under this subparagraph shall not be re-
18 quired.

19 “(g) EXISTING PROGRAMS.—Nothing in this section
20 shall prohibit a program of health promotion or disease
21 prevention that was established prior to the date of enact-
22 ment of this section and applied with all applicable regula-
23 tions, and that is operating on such date, from continuing
24 to be carried out for as long as such regulations remain
25 in effect.

1 “(h) REGULATIONS.—Nothing in this section shall be
2 construed as prohibiting the Secretaries of Labor, Health
3 and Human Services, or the Treasury from promulgating
4 regulations in connection with this section.”.

5 (2) INDIVIDUAL MARKET.—Subject to sub-
6 section (e), subpart 1 of part B of title XXVII of
7 the Public Health Service Act, as previously amend-
8 ed, is further amended by adding at the end the fol-
9 lowing:

10 **“SEC. 2747. PROHIBITING DISCRIMINATION AGAINST INDI-**
11 **VIDUAL PARTICIPANTS AND BENEFICIARIES**
12 **BASED ON HEALTH STATUS.**

13 “The provisions of section 2702 (other than sub-
14 sections (b)(2)(B) and (f) of such section) shall apply to
15 health insurance coverage offered to individuals by a
16 health insurance issuer in the individual market in the
17 same manner as such provisions apply to health insurance
18 coverage offered to employers by a health insurance issuer
19 in connection with health insurance coverage in the group
20 market.”.

21 (d) INCORPORATION INTO ERISA AND INTERNAL
22 REVENUE CODE.—

23 (1) ERISA.—Subject to subsection (e), subpart
24 B of part 7 of subtitle A of title I of the Employee
25 Retirement Income Security Act of 1974 (29 U.S.C.

1 1181 et seq.) is amended by adding at the end the
2 following:

3 **“SEC. 715. ADDITIONAL MARKET REFORMS.**

4 “Sections 2701, 2702, and 2711 shall apply to group
5 health plans, and health insurance issuers providing health
6 insurance coverage in connection with group health plans,
7 as if included in this subpart, and to the extent that any
8 provision of this part conflicts with a provision of such
9 a section with respect to group health plans, or health in-
10 surance issuers providing health insurance coverage in
11 connection with group health plans, the provisions of such
12 section shall apply.”.

13 (2) IRC.—Subject to subsection (e), subchapter
14 B of chapter 100 of the Internal Revenue Code of
15 1986 is amended by adding at the end the following:

16 **“SEC. 9815. ADDITIONAL MARKET REFORMS.**

17 “Sections 2701, 2702, and 2711 shall apply to group
18 health plans, and health insurance issuers providing health
19 insurance coverage in connection with group health plans,
20 as if included in this subchapter, and to the extent that
21 any provision of this subchapter conflicts with a provision
22 of such a section with respect to group health plans, or
23 health insurance issuers providing health insurance cov-
24 erage in connection with group health plans, the provisions
25 of such section shall apply.”.

1 (e) EFFECTIVE DATE CONTINGENT ON PPACA
2 COURT DECISION.—The amendments made by this sec-
3 tion shall take effect upon the issuance of a decision of
4 the Supreme Court resulting in the provisions of the Pa-
5 tient Protection and Affordable Care Act (Public Law
6 111–148), including the amendments made by such Act,
7 having no force or effect and the provisions of law amend-
8 ed by such Act being restored or revived as if such Act
9 had never been enacted.

