## **EMPLOYEE BENEFITS**

## 2023 Compliance Checklist (September - August Plan Years)

mportant Compliance Dates			Employer Requirements			
January O	W2 Box 12 Reporting of Aggregate Cost of Coverage (1/31) <sup>2</sup>	ACA The ACA created several notice and disclosure obligations for				
February O	1094-C & 1095-C (Paper) Reporting Due to IRS (2/28) <sup>2</sup>	group	group health plans, such as:  Statement of Grandfathered Status			
	1095-C Reporting Due to Employees (3/2) <sup>2</sup>		Notice of Rescission			
March 🔘	2022 Reporting to IRS if filing electronically (3/31) <sup>2</sup> (Electronic filing required for ALE with 250 or more 1095s)		Notice of Patient Protect Uniform Summary of Be		Providers	
	5500 Filing Due (3/31) <sup>3</sup>		Exchange Notice	otice		
April O	Deadline for 2022 HSA Contributions (4/17) <sup>2</sup>	COBRA  Notice/disclosure requirements:  Initial/General COBRA Notice				
May	SAR, Summary Annual Report Due (5/31) <sup>3</sup>	QE Notice to Plan Administrator				
		COBRA Election Notice				
June 🔾	Prescription Drug Data Collection (RxDC) Reporting Due (6/1) <sup>2</sup>		Notice of Unavailability of COBRA			
July 🔘	PCORI Filing Due (7/31) <sup>3</sup>	Notice of Insufficient Payment				
		☐ Premium Change Notice ☐ Termination Notice				
August O	SBC Distribution: With open enrollment materials or 30 days prior to renewal if coverage renews automatically <sup>1,5</sup>	ERISA Notice/disclosure requirements:				
September 🔾		님	SPD Summany of Material Ma	adifications (SMM)		
	Medicare Part D Notice Due (10/14) <sup>1</sup>	Summary of Material Modifications (SMM)  Plan Documents (upon request)				
October O	CMS Online Disclosure of Creditable – Medicare Part D	Summary Annual Report (SAR)				
	Coverage (Due 60 Days Post Annual Renewal) (10/30) <sup>1</sup>	Notice of Special Enrollment Rights				
		HIPAA Notice of Privacy Practices				
November (	SPD Delivery Deadline <i>for new enrollees</i> (11/29) <sup>1,4</sup> (Within 90 days of effective date)	☐ CHIPRA				
December O	CAA Transparency "Gag Clause" Attestation Due (12/31) <sup>6</sup>	<ul><li>Medicare Part D (Creditable/Non-creditable coverage)</li><li>WHCRA</li></ul>				
<sup>1</sup> Applies to Plan Year beginning 9/1/2023 and ending 8/31/2024		ACA Cost Sharing Limits (Plan Years Beginning In 2023)				
<ul> <li>Applies to 2022 calendar year</li> <li>Applies to Plan Year beginning 9//2021 and ending 8/31/2022</li> <li>SPDs must be distributed within 120 days after effective date of a new plan. Amended SPDs or SMMs describing material reductions in health plan benefits must be distributed within 60 days after they are adopted. Amended SPDs or SMMs describing other material modifications must be distributed within 210 days after end of plan year in which they are adopted.</li> </ul>			lf-Only Coverage mily Coverage	\$9,100 \$18,200		
		HDHP OOP Maximum (Plan Years Beginning In 2023)				
§ If material modification is made to plan mid-year that impacts content of SBC, notice of material modification must be provided at least 60 days prior to date on which modification will be effective. § Applies to the reference period from 12/27/2020 through the date of attestation.			lf-Only Coverage mily Coverage	\$7,500 \$15,000		

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