#### 2020 Welfare Plan Automatic Participant Disclosures Checklist<sup>1</sup>

Item/Description	Initial Disclosure Requirement(s)	Annual (or Other Periodic) Disclosure Requirement(s)
Summary Plan Description (SPD)  ERISA² requires plan sponsors to distribute SPDs to inform participants of their benefits, rights, and obligations under the plan and describe how the plan operates. Department of Labor (DOL) regulations (available <a href="here">here</a> ) prescribe an extensive list of contents that must be included in an SPD. Changes to the SPD are communicated to participants either through a summary of material modifications (SMM) or the issuance of an updated SPD.	Provide current SPD (including all SMMs) to each participant within 90 days of enrollment in the plan.	participant participants within 210 days of the end of the plan year in which the change was adopted.  However, any "material reduction" in covered group health plan services or benefits must be communicated to participants within 60 days of the adoption of the change (unless group health plan updates are instead provided at
<ul> <li>Among other contents required to appear in the SPD, the following must also be included:         <ul> <li>Group health plans providing coverage for maternity or newborn infant care must include a description of the requirements for a hospital length of stay in connection with childbirth under federal or state law, as applicable (model language is provided <a href="here">here</a>, see page 140, and language may need to be supplemented with additional state law requirements, if applicable).</li> <li>See Patient Protections Notice requirement below.</li> <li>See Notice of Grandfathered Health Plan Status requirement below.</li> </ul> </li> </ul>		least quarterly) (but see also <b>Summary of Benefits and Coverage (SBC)</b> requirement below regarding mid-year material changes).  An SPD must be updated (incorporating all SMMs) and distributed to all participants at least every 5 years (10 years, if no changes were made to the plan during that period).
Note that the inclusion of many of the other participant disclosures described in this checklist in the SPD will satisfy the applicable disclosure requirements, so long as the SPD is distributed to all required recipients by the applicable deadline.		

¹ Other disclosures are required upon the happening of certain events (for example, a COBRA election notice must be provided upon notice of a "qualifying event" causing a loss of coverage under the group health plan), but those are outside the scope of this checklist. The disclosures described in this checklist are limited to the disclosures required to be provided automatically at the time of eligibility/enrollment or periodically thereafter for existing welfare plans. Note that not all of the items in this checklist will apply to all welfare plans; for example, stand-alone retiree-only plans and certain "excepted benefits" (e.g., limited-scope dental and vision plans and certain employee assistance programs (EAPs)) are exempt from many of these requirements; certain small employers may be exempt from COBRA and other requirements; non-federal governmental plans may have opted out of one or more of certain compliance obligations; etc. Additional requirements may apply outside the scope of this document, like information reporting required on IRS Forms 1094-B and 1095-B (with instructions), Forms 1094-C and 1095-C (with instructions), and Form W-2 reporting of healthcare costs in Box 12, using code DD (with instructions).

<sup>&</sup>lt;sup>2</sup> The Employee Retirement Income Security Act of 1974, as amended.

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Summary Annual Report (SAR)  ERISA requires a summary, in narrative form, of the Form 5500 Annual Return/Report of Employee Benefit Plan most recently filed for the plan (if applicable).  DOL-prescribed SAR contents.	N/A	Provide to all plan participants within <u>9 months</u> <u>after the end of the plan year</u> (or 2 months after the due date of the Form 5500 with an approved extension).
General COBRA³ Notice This notice describes to participants and their covered family members their right to purchase a temporary extension of group health plan coverage when coverage is lost because of certain "qualifying events" under COBRA. The model notice was recently updated (in May 2020) to incorporate additional information about Medicare to aid participants in their decision-making about coverage continuation.  Model notice in English; Model notice in Spanish.	Provide to each covered employee and covered spouse* no more than 90 days after group health plan coverage begins.  *A single notice may be mailed to the employee's home, addressed to both the employee and spouse if the spouse is known to reside there.	N/A
HIPAA <sup>4</sup> Notice of Privacy Practices A group health plan (or an insurer) subject to the HIPAA privacy rules must provide this notice describing the uses and disclosures of protected health information (PHI) and the individual's rights and the plan's (or insurer's) duties with respect to that PHI.  Model notice, select for "Health Plans."	Provide to new enrollees in the plan, at the time of enrollment. (Notice to the covered participant is deemed to provide notice to his or her covered dependents.)	At least once every 3 years, notify all participants of the availability of the Notice of Privacy Practices and how to obtain it.  If there is a material change to the notice:  A group health plan that posts the notice on a website that is maintained for the plan must post the revised notice by the effective date of the material change and provide the revised notice in the next annual mailing to plan participants (e.g., open enrollment mailing).  A group health plan that does not post the notice on a website must provide the revised notice (or information about the material change and how to obtain the revised notice) to plan participants within 60 days of the effective date of the material change.

The Consolidated Omnibus Budget Reconciliation Act of 1985, as amended.
 The Health Insurance Portability and Accountability Act of 1996, as amended.

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Notice of Special Enrollment Rights Under HIPAA and CHIPRA <sup>5</sup> This notice describes the rights of certain individual(s) to enroll in a group health plan upon the happening of certain events (and under certain circumstances) such as the loss of other coverage; gaining a new dependent through marriage, birth, adoption, or placement for adoption (with notice within at least 30 days); or becoming eligible for premium assistance under Medicaid or a Children's Health Insurance Program (CHIP) (with notice within 60 days). Note that these deadlines for requesting special enrollment are currently extended by the "Outbreak Period" that began March 1, 2020, and extends until 60 days after the end of the National Emergency (COVID-19) under joint DOL and Internal Revenue Service (IRS) guidance available		

<sup>&</sup>lt;sup>5</sup> The Children's Health Insurance Program Reauthorization Act of 2009, as amended. <sup>6</sup> The Patient Protection and Affordable Care Act, as amended by the Health Care and Education Reconciliation Act of 2010, and as subsequently amended.

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Notice of Creditable or Non-Creditable Prescription Drug Coverage This notice describes to Medicare Part D eligible individuals whether their prescription drug coverage under the plan constitutes "creditable coverage" under Medicare Part D rules to help them determine whether to enroll in Part D coverage during the annual Medicare Part D election period (October 15 to December 7, for coverage generally effective January 1) or their initial Medicare Part D enrollment period.	Provide to each Medicare Part D eligible individual* who joins (or seeks to join) the plan during the plan year, prior to his or her prescription drug coverage effective date under the plan.	Provide to Medicare Part D eligible individuals* <u>each year, prior to** October 15</u> , the start of the Medicare annual election period.  *If this notice is annually distributed to all covered individuals by this due date, the plan is relieved of the requirement to also distribute the notice to covered individuals who first become eligible for Part D coverage during the year.
Model notices.	*This includes participants and COBRA continuees, as well as covered spouses and dependents. A single notice may be provided to the individual and his or her spouse and/or dependent(s) covered under the same plan (unless the spouse or dependent is known to reside at a different address).	** "Prior to" means a notice must have been provided within the last 12 months.
Summary of Benefits and Coverage (SBC) The Affordable Care Act requires group health plans to provide a standardized summary of benefits and coverage available under each applicable group health plan benefit package (typically, each of the medical coverage options available under the plan).  Note that the SBC and related materials have recently been updated for use for plan years beginning on and after January 1, 2021. The new SBC template, group health plan guidance for drafting the SBC, uniform glossary for use with the SBC, and other guidance are all available here.	Provide to individuals* as part of initial application materials** for enrollment (and again by the first day of coverage, if there are changes to the information in the SBC between application and enrollment).  * This includes participants and COBRA continuees, as well as covered spouses and dependents. A single notice may be provided to the individual and his or her spouse and/or dependent(s) covered under the same plan (unless the spouse or dependent is known to reside at a different address).  ** The SBC is not required at application if provided earlier upon request and there have been no changes to SBC.	<ul> <li>Provide to individuals:*</li> <li>As part of annual open enrollment materials, or if no annual open enrollment is held, at least 30 days prior to the new plan year (with some flexibility for an insured plan for late insurance policy issuance or renewal);</li> <li>Within 90 days of their special enrollment;</li> <li>At any time upon request, within 7 business days of the request; and</li> <li>At least 60 days prior to the effective date of any mid-year material change to the benefits/coverage described in the SBC.</li> <li>* This includes participants and COBRA continuees, as well as covered spouses and dependents. A single notice may be provided to the individual and his or her spouse and/or dependent(s) covered under the same plan (unless the spouse or dependent is known to reside at a different address).</li> </ul>

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Patient Protections Notice The Affordable Care Act requires non-grandfathered group health plans to describe to covered individuals their rights to do one or both of the following:  1. Choose a primary care provider or a pediatrician (when the plan requires designation of the same).  2. Obtain obstetrical or gynecological care without prior authorization.	Include (if applicable) whenever provided.	an SPD or other description of benefits is
Model notice (page 150).  Notice of Grandfathered Health Plan Status  The Affordable Care Act requires that any group health plan believed to be a "grandfathered health plan" must disclose its status as a	Include (if applicable) in any plan materials describing the benefits provided under the plan, including the SPD.	
grandfathered health plan.  Model notice (page 149).		
Employer Notice to Employees of Coverage Options The Fair Labor Standards Act (FLSA), as amended by the Affordable Care Act, requires FLSA-subject employers to provide notice to employees of health coverage alternatives available through the Health Insurance Marketplace and some of the consequences of participating.	Provide to <u>all</u> employees (regardless of plan eligibility or enrollment status) at the time of hiring (or within 14 days of the employee's start date).	N/A
Model notices—one for employers that offer health plan coverage to some or all employees and the other for employers that do not offer health plan coverage (both in English and Spanish versions)— and related guidance available <a href="here">here</a> .		

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Wellness Program Disclosures:	If applicable:	
HIPAA  If a group health plan offers a wellness program that rewards an individual for satisfying a standard related to a health factor (which includes performing or completing an activity related to a health factor), then the plan must disclose the availability of a reasonable alternative standard for obtaining the reward. The disclosure must include contact information for obtaining the alternative and a statement that recommendations of an individual's physician will be accommodated.  Model language (page 139).  The applicable regulations also provide other examples of permissible language (in the various examples starting on page 773).	Include in all plan materials describing the terms of the wellness program.	
GINA <sup>7</sup> When a wellness program (e.g., a health risk assessment) requests family or medical history or other genetic information of an employee or employee's spouse, the individual must provide knowing, voluntary, and written authorization on a form that describes the genetic information obtained, how it will be used, and any restrictions on its disclosure.	GINA disclosures must be provid the wellness program prior to the	ed to employees and spouses who participate in completion of the program.
ADA <sup>8</sup> If a wellness program makes disability-related inquiries or requests employees to complete a medical examination, the program must be voluntary. The ADA requires a notice that explains what information will be collected, how it will be used, restrictions on disclosure of the information, who will receive it, and the methods used to keep it confidential. <sup>9</sup> Sample notice.		employees before they provide any health e for the employee to decide whether to

<sup>&</sup>lt;sup>7</sup> Genetic Information Nondiscrimination Act of 2008, as amended.

<sup>&</sup>lt;sup>8</sup> Americans with Disabilities Act of 1990, as amended.

<sup>&</sup>lt;sup>9</sup> Note that certain aspects of the Equal Employment Opportunity Commission's (EEOC's) final wellness regulations (relating to wellness incentives) were vacated by a court and then removed, effective January 1, 2019, by the EEOC. We understand revised regulations to be soon forthcoming and it is unclear whether (or if so, how) any such new guidance will impact this ADA wellness program disclosure requirement for the future.