

ACA REPORTING AND FILING: WHAT YOU NEED TO KNOW FOR 2018

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Mary Bauman

616.831.1704 baumanm@millerjohnson.com

millerjohnson.com

45 Ottawa Ave SW Suite 1100 Grand Rapids, MI 49503 100 W Michigan Ave Suite 200 Kalamazoo, MI 49007

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 Employers using the AIR system to electronically file their 1095-Cs have been frustrated with the error reports that do not explain whether the error relates to an employee's SSN or dependent's SSN

 Going forward the IRS will now indicate whether it is an employee or a dependent error but this still creates an issue and situations of multiple dependents on the 1095-C

- New reporting Forms 1094-B, 1095-B, 1094-C and 1095-C for 2018 released
- New instructions also released
- No substantive changes
- Transition relief that no longer applies is removed
 Union multiemployer plan relief continues
 Plan start month box still optional

 If erroneous cost error in Line 15 of 1095-C is under \$100 may not need to correct

Reminders From 2017 Forms

Conditional offer to spouse

- If spouse's offer of coverage is conditioned on not being eligible for other employer coverage, two new indicator codes for Line 14
- If rely on qualifying offer in Line 14 can leave Line 16 blank or complete

Reminders From 2017 Forms

COBRA

- If FT employee terminates during the year and is offered COBRA, whether elected or not, reported for remaining months on 1095-C as no offer (Line 14-1H) and not employed (Line 16-2A)
- If terminate during month, use 2B on Line 16 for month of termination
- If reduction in hours and offered COBRA, complete Line 14 on 1095-C based on who is offered coverage (employee and only enrolled dependent(s))



- There are 3 safe harbor methods for measuring for affordability (Box 1 W-2, rate of pay and federal poverty line)
- Coverage must be affordable to avoid employer pay or play penalties
- To be affordable, the premium cost for single employee coverage under the employer's cheapest medical option providing minimum value must be no more than 9.5% of the amount determined under one of the three safe harbors

 The 9.5% figure is adjusted annually for changes in the cost of living

 The percentage does not necessarily go up annually

Year	Percentage
2015	9.56%
2016	9.66%
2017	9.69%
2018	9.56%
2019	9.86%

 The IRS previously indicated that employers who provide additional compensation to employees who opt out of group health coverage may be required to include that amount when measuring for affordability for pay or play penalty purposes

Under most recent guidance the IRS says:
This rule will not apply for opt-out arrangements in effect on or before December 16, 2015
In addition, this rule will not apply to opt out arrangements which require employees to provide reasonable evidence that the employee, spouse and dependents have other group health coverage for period during which coverage is being waived

Reporting Penalties

IRS can assess \$270 penalty per return for late, incomplete or incorrect forms

- IRS granted relief for incomplete or incorrect returns for prior years if good faith effort
- IRS has <u>not</u> indicated it will extend good faith relief to 2018 reporting (due in first quarter of 2019)



 IRS expects a corrected 1095-C to be prepared and furnished/filed for any of the following errors:

- Individual's name or Social Security Number
- Employer's EIN
- Indicator code in Lines 14 or 16
- Cost in Line 15
- Information about enrollees in Part III (where self-funded)

If incorrect 1095-C has <u>not</u> already been filed with IRS:

- Prepare corrected form
- Write "corrected" on top
- Redistribute to employee
- File with IRS by the deadline
 - Original incorrect Form 1095-C is not filed

If incorrect 1095-C was filed with the IRS:

- Prepare corrected form
- Enter "X" in corrected check box
- Redistribute to employee
- File all corrected 1095-Cs with IRS along with 1094-C transmittal form
 - Do not check corrected check box on 1094-C
 - Do not check as authoritative transmittal and complete only Part I of 1094-C

IRS expects a corrected 1094-C to be prepared and filed for any of the following errors:

- Employer's name or EIN
- Number of 1095-Cs filed
- Information regarding ALE group
- Line 22 relief
- Any column of Part III except total employee headcount

If incorrect 1094-C was filed with IRS:
Prepare corrected form (all parts)
Enter "X" in corrected check box
Mark as authoritative transmittal
Do not include 1095-Cs
File with IRS

Deadline Reminder

 1095-Cs must be distributed to employees by the first business day on or after January 31

- The 1094-C and 1095-Cs must be filed with the IRS
 - By the first business day on or after February 28 if filing by mail
 - By the first business day on or after March 31 if filing electronically

 IRS not expected to grant delayed deadlines as was the case for prior year reporting

Deadline Reminder

 Employers can file for an automatic 30-day extension for filing the 1094-C and 1095-Cs with the IRS

 But the extension doesn't apply to the employee distribution deadline

IRS Enforcement

Pay or Play – Letter 226J





The IRS began to issue notices of proposed assessments in November 2017 with respect to calendar year 2015

 2015 was the first year the pay or play penalty applied to large employers

The notice is known as IRS Letter 226J

The notices focus on compliance with the "a" penalty (\$2,000 x all FTEs – the first 30) and whether the employer offered coverage to at least 70% of all full-time employees in 2015
The 70% threshold increased to 95% for 2016 and later years

- The IRS notice will list one or more employees who went to the exchange and received a premium tax credit, triggering the penalty
- If the "a" penalty does not apply, the employer can still be subject to the "b" penalty is (\$3,000 for each full-time employee who was not offered affordable, minimum value coverage and who received a premium tax credit)

 In most cases, the employers who are receiving the notices appear to have inaccurately completed their IRS Form 1094-C transmittal form regarding whether the employer offered coverage to at least 70% of its full-time employees

What should you do if you receive such a letter?
 Respond promptly – 30 days

 Respond thoroughly – if coverage was offered to at least 70% of the full-time employees, explain that the 1094-C was completed in error and assert no "a" penalty applies

For employees reported as receiving a premium tax credit, also explain that the "b" penalty should not apply if the employee was:

- Part-time,
- Not employed,
- In a waiting period, or
- Offered affordable, minimum value coverage

- Employers have been successful if they fully respond to the IRS and have facts to back up their position
- The IRS has also started to issue Letter 226J regarding 2016 compliance

- Employers should review their 2016 and 2017
 Forms 1094-C and 1095-C to confirm accurate
- If the forms are not accurate, they should correct and refile now
- The IRS is likely not to be as accommodating in the next round

 The big unanswered question is what changes to the ACA and health benefits can we expect going forward?

Several bills are pending in Congress

 Whether the bills will pass, particularly in an election year, is uncertain

The changes can be grouped into the following general areas:

 Repeal ACA employer pay or play penalty for 2015 through 2018

Further delay ACA Cadillac tax from 2022 to 2023

Changes to preserve HSA eligibility:
 Allow HDHP to cover first \$250 single/\$500 family of specified services such as telemedicine expenses

- before deductible is satisfied
- Permit employees to receive certain items and services through onsite or retail clinics before reaching HDHP deductible

 Employees would be eligible for an HSA even if the employee's spouse was enrolled in a general purpose medical FSA as long as the FSA did not reimburse any of the employee's expenses

Any bronze or catastrophic plan purchased on the exchange would be considered a qualified HDHP for HSA eligibility purposes

 All employees enrolled in Medicare Part A only (and not Part B or D or a Medicare Advantage Plan) would still be HSA eligible

 The employee could receive certain qualified concierge services before reaching the HDHP deductible and still be HSA eligible

Changes to increase HSA contributions
Increase HSA annual contributions limits to align with the HDHP maximum out-of-pocket limits (\$6,750 single / \$13,500 family for 2019)
Allow both spouses to make age 55 catch-up contributions to the same HSA

Restore FSA / HRA transfers to an HSA

 Changes to expand tax-free distributions from an HSA or FSA

- Drugs could be reimbursed even if not prescribed by a physician (also would apply to medical FSAs)
- Expenses incurred up to 60 days before HDHP / HSA established

Gym memberships and exercise classes (also would apply to medical FSAs and potentially, employer group health plans)

QUESTIONS



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