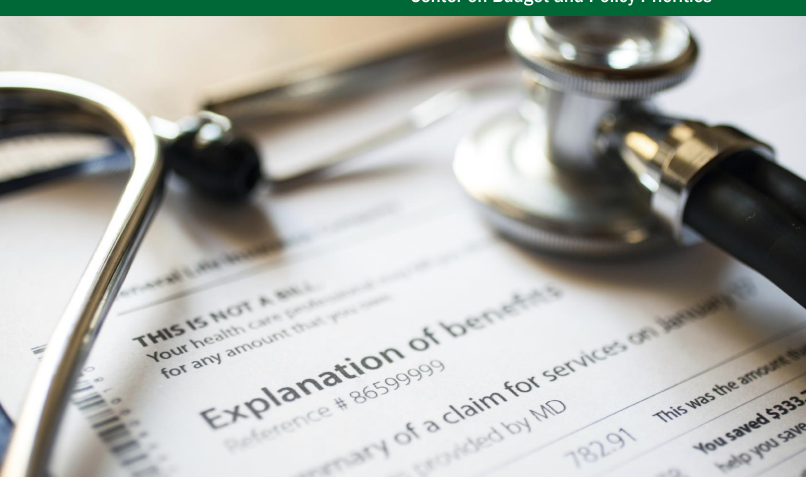


The Tax Preparer's Guide to the Affordable Care Act

Center on Budget and Policy Priorities





Authors

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Introduction

The tax system now plays an important role in making health insurance coverage more affordable. The Affordable Care Act (ACA) created a new refundable tax credit, which can be paid to insurers in advance on a monthly basis to help individuals pay premiums for private health insurance coverage. The ACA also requires that most individuals have health coverage that meets certain minimum standards and uses the tax system to enforce that requirement. Those who don't have coverage and are not exempt from the requirement incur a penalty that is collected when they file their taxes.

Because major provisions of the health reform law are being administered through the tax system, taxpayers and tax preparers need to understand how the health reform law affects the preparation of tax returns. For example, if someone on the tax return did not have health coverage all year, the preparation of the tax return will require completion of new tax forms or worksheets to claim an exemption from the coverage requirement, or calculate the penalty for not having coverage. Households that received advance payments of the premium tax credit will need to reconcile the payments they received with their final premium tax credit, which is calculated on the tax return.

This guide is intended to help tax preparers understand how the ACA affects tax preparation. It provides basic information and practical tips and suggestions to help preparers properly complete the ACA-related sections of the tax return. The guide covers the following topics:

- Coverage under the ACA. This section provides an overview of the ACA's coverage requirements, and the financial assistance that is available to help people purchase health insurance coverage.
- How the ACA Changes the Tax Return. This section provides an overview of the new areas on the tax return related to the ACA's coverage requirements, and illustrates how tax preparers can approach each of these areas.
- **Minimum Essential Coverage**. This section explains who is required to have health insurance coverage and what types of coverage people must have to meet the requirement.
- Exemptions from the Requirement to Maintain Minimum Essential Coverage. This section explains the exemptions from the requirement to maintain minimum essential coverage, and provides an approach for how to determine whether taxpayers may qualify for an exemption.
- The Individual Responsibility Payment for People Who Neither Maintain Minimum Essential
 Coverage nor Qualify for an Exemption. This section explains who is subject to the penalty for
 not having coverage, how to calculate the penalty amount, and what happens if taxpayers don't
 pay the penalty.
- The Premium Tax Credit. This section explains the eligibility requirements for the premium tax credit, how the Marketplace determines eligibility, and how the premium tax credit amount is calculated.
- Reconciling the Advance Payment of the Premium Tax Credit with the Final Premium Tax
 Credit Amount. This section explains the process for reconciling the advance payment premium
 tax credit with the final premium tax credit amount, including the forms taxpayers need to
 complete the reconciliation process.



This guide doesn't provide in-depth explanations of the rules for determining eligibility for premium tax credits, how premium tax credits are calculated, and how to enroll in coverage, which might also be of interest to tax preparers. Tax preparers who are interested in learning more about the ACA's coverage provisions should visit the Center on Budget and Policy Priorities' "Beyond the Basics" project website at www.healthreformbeyondthebasics.org. Beyond the Basics provides detailed information on eligibility and enrollment for health coverage programs intended for advocates and state and local officials who help consumers enroll in health coverage through webinars, fact sheets and other materials.





Coverage under the ACA

Requirement to Maintain Minimum Essential Coverage

Beginning in 2014, most individuals must maintain health insurance coverage that meets certain standards — called minimum essential coverage (MEC) — or pay a penalty. Most private and public coverage, including employer-sponsored coverage, individual coverage, Medicaid and Medicare, is considered MEC.

The requirement to maintain health coverage is enforced through the individual shared responsibility payment, a penalty assessed on the tax return. Certain individuals are exempt from the requirement to maintain coverage and from the penalty. For example, individuals with qualifying religious exemptions and those whose household income is below the filing threshold for federal income taxes are not subject to the penalty. The Secretary of Health and Human Services (HHS) can also grant exemptions from the penalty to people who suffer hardships that make it difficult for them to obtain coverage. Uninsured individuals who are not exempt from the requirement to maintain MEC have to pay a penalty for each month that they are uninsured.

Financial Assistance for Health Coverage

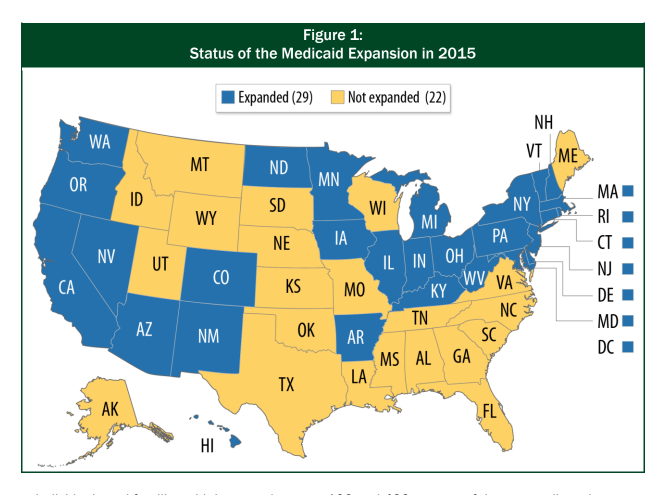
To help people afford coverage and meet the ACA's coverage requirements, states can expand Medicaid to cover low-income adults who are under age 65 and not previously covered by Medicaid. The ACA also provides a premium tax credit to help low and moderate-income people who are not eligible for MEC purchase coverage in new Marketplaces established under the ACA.

Before 2014, Medicaid covered many low-income individuals but left many others out. Medicaid didn't cover low-income adults without dependent children unless they were pregnant, age 65 or older, or had serious disabilities. Children were generally covered at higher income levels, but the income eligibility standards for parents in many states were very low.

The ACA required all states to expand Medicaid to cover children, parents, and childless adults with incomes up to 138 percent of the poverty line starting in 2014. In 2012, however, the Supreme Court decision upholding health reform gave states the choice of whether or not to expand Medicaid to cover childless adults and parents who were not eligible under prior law. To date, 28 states and the District of Columbia have expanded Medicaid (see Figure 1). There is no deadline for a state to expand.

The ACA also created a new federal tax credit to help people purchase coverage in health insurance Marketplaces (also known as exchanges) beginning in 2014. The premium tax credit can be provided on a monthly basis to pay a share of the monthly health insurance premiums charged to individuals and families, or the credit can be claimed as a lump sum on the tax return. In either case, a person who wants to claim the credit must file a tax return for the year in which the credit is received.





Individuals and families with incomes between 100 and 400 percent of the poverty line who purchase coverage in the health insurance Marketplace in their state may be eligible for the premium tax credit. The credit is not available to help pay for individual plans purchased outside of the Marketplace. To receive the tax credit, individuals must be U.S. citizens or lawfully present in the United States. They can't be eligible for most other types of MEC, namely employer-sponsored coverage that is considered adequate and affordable, or public coverage, such as Medicare or Medicaid. This means that in states that have expanded Medicaid, most parents and childless adults with incomes up to 138 percent of the poverty line will be eligible for Medicaid; those with incomes above that level, may be eligible for the premium tax credit. In states that haven't expanded Medicaid, premium tax credit eligibility begins at 100 percent of the poverty line. People with incomes below the poverty line may fall into a gap between Medicaid and premium tax credit eligibility. Children who are eligible for Medicaid or the Children's Health Insurance Program (CHIP) — which in most states cover children at higher income levels than adults — aren't eligible for the premium tax credit.

While eligibility for the premium tax credit is generally restricted to those with incomes between 100 percent and 400 percent of the poverty line, a special rule allows lawfully residing immigrants with incomes below the poverty line to qualify for the premium tax credit when their immigration

¹ For state-by-state income eligibility levels, see "<u>Where Are States Today? Medicaid and CHIP Eligibility Levels for Adults, Children, and Pregnant Women as of January 2015</u>", Kaiser Commission on Medicaid and the Uninsured, February 2015.



status does not allow them to qualify for Medicaid. It's important to note, however, that lawfully present individuals with incomes below the poverty line who *are eligible* for Medicaid (or *would be eligible* for Medicaid had their state expanded) are not eligible for the premium tax credit.

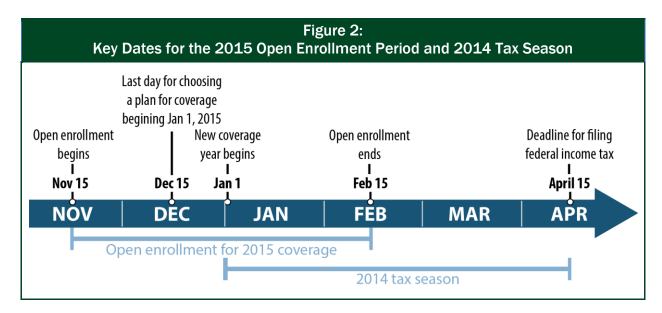
Under a second exception to the premium tax credit's income requirements, a person who applied for the premium tax credit, was determined eligible by the Marketplace and received an advance payment when they were enrolled in a Marketplace plan, may claim the credit, even if his or her income at the end of the year is below the poverty line.

Enrollment Periods and Other Key Dates

People can apply for and enroll in Medicaid at any point during the year. They can apply for advance premium tax credits at any point too, but they can only *receive* advance premium tax credits if they are enrolled in a Marketplace plan, and enrollment in Marketplace plans is limited to certain periods of the year, called open or special enrollment periods.

Open enrollment is a period of time when people can sign up for or change their health insurance plans. During open enrollment, health insurers must enroll anyone who is eligible and who applies for coverage. Those who don't sign up for health insurance during open enrollment are not allowed to sign up for coverage until the next open enrollment period, unless they qualify for a special enrollment period. For the 2015 plan year, open enrollment started November 15, 2014 and ends on February 15, 2015. In future years, open enrollment for Marketplace coverage will likely start in October and end in December.

Open enrollment for 2015 overlaps with the 2014 tax filing season (see Figure 2), when people have to report whether they meet the requirement to have coverage. Tax preparers who see uninsured clients on or before February 15 have an opportunity to refer them to Medicaid or the Marketplace to sign up for health coverage. Uninsured clients who are seen after February 15 should still be referred to a health assister to assess their eligibility for Medicaid, which is open for enrollment all year, or for a special enrollment period that will allow them to enroll in a Marketplace plan. For people who are already enrolled in Marketplace coverage, changes to the income or family size used to project premium tax credit eligibility can be made at any time during the tax year, so tax





preparers may want to refer people back to the Marketplace if it appears the amount of their 2015 monthly advance payment is above or below what they should receive based on their income.

Certain circumstances qualify people for a special enrollment period, which allows them to sign up for a health insurance plan outside of the open enrollment period or to switch plans during the year. A special enrollment period becomes available when people experience certain qualifying events, such as the birth or adoption of a child, marriage, or loss of coverage due to loss of a job or divorce. People generally have up to 60 days after the qualifying event to make any plan changes.

Use of Federal Poverty Levels

credit is defined in terms of federal poverty guidelines a measure of poverty in the United States that HHS

Income eligibility for Medicaid and the premium tax

calculates every year. A person's household size is used to determine his income as a percentage of the poverty line. Table 1 shows the poverty guidelines applied to different household sizes in the 48 contiguous states and the District of Columbia to determine eligibility for the 2014 premium tax credit. (Alaska and Hawaii each have their own federal poverty guidelines.) A family's income as a percentage of the poverty line is calculated by taking the family's annual income in dollars and dividing it by the poverty guideline for its household size. For example, income for a single individual who earns \$15,000 would be 131 percent of the poverty line (\$15,000 ÷ \$11,490 = 1.31 or 131 percent).

For premium tax credit eligibility, the Marketplace uses the poverty guidelines that are in effect on the first day of open enrollment for the calendar year in which an applicant is seeking coverage. This means that for 2015 coverage, the Marketplace will use the 2014 poverty guidelines, which are in effect on November 15, 2014 – the first day of 2015 open enrollment. Premium tax credits for 2014 were calculated using the 2013 guidelines, which are shown in Table 1.

Eligibility for advance premium tax credits is determined on a prospective basis, which means that at the time people apply, they provide an estimate of their income, household size, and other factors that are used to determine eligibility for premium tax credits. The final determination of the premium tax credit is made based on income and household size reported on the tax return.

Is it too late to refer uninsured clients to the Marketplace if open enrollment is over?

Even if open enrollment is over, tax preparers should still refer uninsured taxpayers to the Marketplace. The Marketplace has a "no wrong door" policy and will assess Medicaid or premium tax credit eligibility based on a single application. People can enroll in Medicaid at any time during the year. Those who want to enroll in a Marketplace plan can only do so during open enrollment. However, the Marketplace can screen people for eligibility for a special enrollment period that could allow them to purchase health insurance coverage.

Table 1:
Federal Poverty Guidelines for the 2014
Premium Tax Credit in the 48 Contiguous
States and the District of Columbia

Persons in the family/household	Poverty guideline
1	\$11,490
2	\$15,510
3	\$19,530
4	\$23,550
5	\$27,570
6	\$31,590
7	\$35,610
8	\$39,630

For families/households with more than 8 persons, add \$4,020 for each additional person.



How the ACA Changes the Tax Return

There are four new items on the tax return related to the ACA (see Figure 3):

- 1. Reporting on minimum essential coverage
- 2. Determining eligibility for exemptions from the coverage requirement
- 3. Determining the penalty amount for months without health coverage or an exemption, and
- 4. Reporting and reconciling any advance payments of the premium tax credit received during the tax year.

Figure 3 illustrates how tax preparers can approach each of these areas, and indicates the tax forms that should be completed for each of the four steps. Not all taxpayers will have to address each of these steps on the tax return. Everyone has to report whether they had MEC; most people do have MEC so the ACA-related portion of their tax return will be as simple as checking a box. In a smaller number of cases, taxpayers will also need to complete additional forms or worksheets to claim an exemption or premium tax credit or to calculate a penalty. The following sections describe each of these steps.

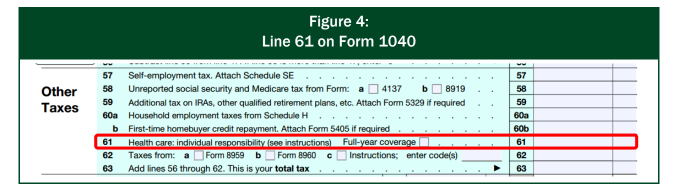
St	Figure 3: Step by Step Approach to Completing the ACA-Related Portions of the Tax Return						
STEP 1	Did everyone on the tax return have coverage all year?	YES	Check the box for full-year coverage on Line 61, Form 1040 (Go to Step 4)				
STEP 2	Is anyone on the tax return eligible for an exemption from the coverage requirement for any month during the year?	YES	Complete Form 8965				
STEP 3	Does anyone on the tax return have no coverage and no exemption in any month during the year?	YES	Calculate the penalty amount for months without coverage				
STEP 4	Did anyone on the tax return purchase coverage in the Marketplace and qualify for a premium tax credit?	YES	Complete Form 8962				



Minimum Essential Coverage

Starting January 1, 2014, most people must maintain MEC and report that they have MEC on their tax returns. On Form 1040, this is reported on Line 61 (see Figure 4).

Taxpayers should check the box on Line 61 of Form 1040 only if everyone on the tax return had MEC for all months in 2014. Note that a person who has MEC for at least one day of the month, is considered to have coverage for the entire month. For example, someone who has MEC that terminated on May 2 will be considered to have MEC for the entire month of May. Similarly, a person who enrolls in MEC on May 30 will be considered to have MEC for the entire month of May.



Who Needs to Maintain Minimum Essential Coverage?

Everyone in the United States must maintain MEC, unless specifically exempted by the ACA. The coverage requirement includes foreign citizens who qualify as U.S. residents for income tax purposes. Certain people are treated under the law as having MEC for the entire year, including U.S. citizens who live abroad for at least 330 days within a 12-month period and all residents of the U.S. territories. While these groups of people are considered to have MEC, they indicate their special status by claiming a health coverage exemption, rather than by declaring they have full-year coverage.

What Types of Insurance Are Considered Minimum Essential Coverage?

Most health insurance plans are considered MEC, so most people who have health coverage meet the requirement to maintain MEC. Table 2 lists the types of insurance that satisfy the individual responsibility requirement.



Table 2: List of Health Plans That Are Minimum Essential Coverage						
Employer-Sponsored Coverage	Individual Health Coverage	Coverage Under Government- Sponsored Programs				
 Employee coverage (including self-insured plans) COBRA coverage Retiree coverage 	 Health insurance purchased directly from an insurance company Health insurance purchased through the health insurance Marketplace Health insurance provided through a student health plan Health coverage provided 	 Medicare Part A coverage Medicare Advantage plans Most Medicaid coverage Children's Health Insurance Program Most types of TRICARE coverage Comprehensive health care programs offered by the 				
Other Coverage Certain foreign coverage (if recognized as minimum essential coverage by HHS) Certain coverage for business owners	through a student health plan that is self-funded by a university for plan years that begin on or before December 31, 2014 (for later plan or policy years, sponsors of these programs may apply to HHS to be recognized as MEC)	Department of Veterans Affairs State high-risk health insurance pools that begin on or before December 31, 2014 (for later plan years, sponsors of these programs may apply to HHS to be recognized as MEC) Health coverage provided to Peace Corps volunteers Department of Defense Non- appropriated Fund Health Benefits Program Refugee Medical Assistance				

What Types of Insurance Are Not Considered Minimum Essential Coverage?

Plans that provide only limited benefits do not meet the requirement for MEC. The following types of insurance are *not* MEC:

- Coverage consisting solely of "excepted benefits," such as policies that only cover vision care or dental care
- · Accident or disability insurance
- Workers' compensation
- AmeriCorps/AfterCorps coverage

Some plans are not MEC, but HHS has indicated that for 2014, people who only have these types of coverage won't have to pay a penalty. For any month an individual is enrolled in one of the following programs, a coverage exemption can be claimed using code H on Form 8965:

- Medicaid providing only family planning services
- Medicaid providing only tuberculosis-related services
- Medicaid providing coverage limited to treatment of emergency medical conditions



- Pregnancy-related Medicaid coverage²
- Medicaid coverage for the medically needy²
- Section 1115 Medicaid demonstration projects²
- Space available TRICARE coverage provided under chapter 55 of title 10 of the United States Code for individuals who are not eligible for TRICARE coverage for health care services from private sector providers²
- Line of duty TRICARE coverage provided under chapter 55 of title 10 of the United States Code²

Are Taxpayers Required to Show Proof of MEC?

In general, taxpayers don't need to show proof of their health coverage in 2014. Tax preparers can rely on the client's attestation of coverage to determine whether he or she has MEC. Tax preparers need to use due diligence by asking the taxpayer appropriate questions and ensuring that the taxpayer's responses can be reasonably believed. Starting in 2015, insurers, employers and government programs that provide MEC to any individual will report that coverage to the Internal Revenue Service (IRS) and the covered individual. In 2014, reporting on health coverage is voluntary. When those reporting requirements take effect it will be easier for tax preparers to know whether and for what months someone has MEC. Table 3 presents the tax forms that can help preparers figure out whether someone has MEC.



TIP

How will a tax preparer know whether someone's Medicaid coverage is MEC or not?

In some cases, it will be difficult to tell whether someone's Medicaid coverage is MEC. In an interview with a tax filer, he or she may reveal having Medicaid coverage, but won't necessarily know what kind of Medicaid coverage it is.

This won't make a big difference for 2014 since HHS has indicated people with any form of Medicaid won't have to pay a penalty. But in general, some questions preparers can ask to figure out whether someone's Medicaid is considered MEC include:

- Does your Medicaid plan cover regular office visits?
- Does your Medicaid plan cover prescriptions for any conditions (not just specific ones)?
- Does your Medicaid plan cover hospitalizations for any conditions (not just those specific to a disease)?

If a client answers "yes" to all these questions, it's likely that his or her coverage is MEC.

² These categories of coverage are generally not MEC. However, to the extent that certain programs within these categories provide comprehensive coverage, the Secretary of HHS may recognize these programs as MEC in the future.



Table 3: Available Tax Forms that Contain Information on Whether a Taxpayer Has Minimum Essential Coverage					
Form	Description				
W-2 Form	In Box 12 of the W-2 form, the code DD indicates the cost of employer-sponsored coverage. However, an amount in this code only indicates that the individual had MEC at some point during the year and can't be used to determine for which months he or she had MEC or which family members were covered				
Form SSA-1099, Social Security benefit statement	This form is used to report to an individual any Social Security benefits he or she may have collected during the year. The form includes any Medicare Part B or D premiums deducted from benefits. Similar to the W-2 form, this form can't be used to determine the months the individual had MEC. However, Medicare beneficiaries generally enroll in Medicare on a continuous basis once they become eligible.				
Form 1095-A	The Marketplace will send this form to individuals who enroll in a qualified health plan through the Marketplace. The form will indicate the months for which each individual in the policy had coverage and the amount of advance premium tax credits received, if any.				
Form 1095-B	This form is optional for 2014 coverage. Starting in 2015, providers of MEC will be required to send this form to the IRS and covered individuals. This form will be provided by insurance companies; Medicaid, Medicare and other providers of public coverage; and small employers that are not subject to the employer responsibility requirement. The form indicates who is covered under the policy and which months each person has coverage.				
Form 1095-C	This form is optional for 2014 coverage. Starting in 2015, employers that are subject to the employer responsibility requirement (generally, those with 50 or more full-time employees) will submit this form to the IRS and to the covered employee. The form indicates who was offered coverage, how much it cost, and who enrolled.				

What If a Taxpayer and/or His or Her Dependents Don't Have Minimum Essential Coverage for the Entire Year?

If there are people on the tax return who don't have MEC for the entire year, the tax preparer should determine whether they qualify for an exemption from the coverage requirement for some or all of the months they were uninsured. Some people may have already received an exemption from the Marketplace, but most will need help determining their eligibility for an exemption on the tax return. The next section discusses the different types of exemptions that are available and how to get them.



V

TEST YOUR KNOWLEDGE

When Does Someone Have Minimum Essential Coverage?

SCENARIO 1: Eddie and Maria adopted a child on April 20. This qualified them for a special enrollment period to enroll in private health insurance coverage, and they sign up for a plan that covered them starting April 20. They keep this coverage for the rest of the year, but before they signed up for it in April, Eddie and Maria were uninsured. For which months do Eddie

and Maria have MEC?

ANSWER: Eddie and Maria have MEC for the months of April through December. Even though they

were uninsured for most of April, they are considered to have MEC for that entire month

because they had MEC for at least one day in April.

SCENARIO 2: Luis lives in Puerto Rico. On July 1 he started a job that provides health insurance coverage

but before starting that job he was uninsured. For which months does Luis have MEC?

ANSWER: Because Luis lives in Puerto Rico — a U.S. territory — he is considered to have MEC for the

entire year even though we was uninsured for the first half of the year. He will show this on

his tax return by claiming an exemption.

SCENARIO 3: Jason graduated from college in May. From January 1 to August 31, he was enrolled in a

student health plan through his university. On September 1, Jason started a new job that offered health coverage. He enrolled in this coverage from September 1 through December.

For which months does Jason have MEC?

ANSWER: Jason has MEC for the entire year. Both his student health plan and employer plan are

considered MEC, and he never experienced a coverage gap.

SCENARIO 4: Robert and Mona are married. For the entire year, Robert received medical treatments

through workers' compensation. From January through August, Mona was uninsured. In September Mona started a job that offered insurance, and she enrolled both herself and Robert. They are covered through Mona's employer plan until the end of the year. For which

months do Robert and Mona have MEC?

ANSWER: Robert and Mona have MEC for the months of September through December. Even though

Robert received medical treatments that was covered by workers' compensation for the

entire year, coverage through workers' compensation is not considered MEC.



Exemptions from the Requirement to Maintain Minimum Essential Coverage

Some uninsured individuals will qualify for an exemption from the requirement to have MEC and will not have to pay a penalty for months they are uninsured. There are many different exemptions based on income and other circumstances of the uninsured individual, the length of time a person was uninsured, and the availability and affordability of health insurance. Every taxpayer and dependent who didn't have insurance coverage for the entire year should be screened for potential eligibility for an exemption before calculating a penalty.

Some exemptions can only be granted by the Marketplace, some can only be claimed on the tax return, and some can be obtained either through the Marketplace or the tax filing process. Table 4 lists the exemptions, which are discussed more fully below.

Table 4: Exemptions from the Coverage Requirement					
Exemption Type	Process for Obtaining Exemption				
Individuals in a state that did not expand Medicaid	For 2014 only, can be claimed on tax return				
U.S. citizens and residents living abroad and certain non-citizens	Tax return only				
Indian tribe membership	Marketplace application or tax return				
Membership in a health care sharing ministry	Marketplace application or tax return				
Limited benefit Medicaid and TRICARE	Tax return only — only available for 2014				
Incarceration	Marketplace application or tax return				
Insurance is unaffordable	Tax return only				
Aggregate cost of employer insurance is unaffordable	Tax return only				
Short coverage gap	Tax return only				
Coverage gap prior to obtaining MEC by May 1, 2014	Tax return only — only available for 2014				
Non-calendar year employer-sponsored plan	Tax return only — only available for 2014				
Religious conscience	Marketplace application only				

How Do People Report on Exemptions When They File Taxes?

Taxpayers claim exemptions on Form 8965, which has three parts (see Figure 5):

- Part I Exemptions granted by the Marketplace
- Part II Exemptions that apply to the entire household when household income is below the tax
 filing threshold
- Part III Exemptions that can be claimed directly on the tax return



Figure 5: IRS Form 8965

2065

Health Coverage Exemptions

OMB No. 1545-0074

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Determining Eligibility for an Exemption: Where to Start?

When determining whether a taxpayer qualifies for an exemption, it's best to start with the exemptions that are the easiest to obtain before moving on to exemptions that are more complicated and harder to get. Figure 6 illustrates a step-by-step approach that tax preparers can use to evaluate taxpayers' eligibility for an exemption:

- **Step 1**: Find out if anyone on the tax return has already received an exemption from the Marketplace.
- **Step 2**: Determine eligibility for an exemption based on having income below the tax filing threshold an exemption that covers everyone on the tax return.
- **Step 3**: Consider whether anyone on the return qualifies for an exemption that can be claimed directly on the tax return without applying to the Marketplace.
- **Step 4**: Check to see if anyone on the tax return may qualify for a Marketplace exemption The following sections provide more details on each of these steps.

		Figure 6: Step-by-Step Approach to Evaluating Elig	ibility fo	r Exemptions
ST	EP 1	Does the taxpayer already have an exemption from the Marketplace?	YES	Enter exemption certificate number (ECN) on Form 8965, Part I
ST	EP 2	Does the taxpayer have income below the filing threshold? (Exemption applies to entire household for the entire year)	YES	Check box 7a or 7b on Form 8965, Part II
ST	EP 3	Does anyone in the household qualify for one of the exemptions for an individual that can be claimed on the tax return?	YES	Enter applicable code on Form 8965, Part III
		List of Exemptions for Individuals		Exemption Code
		Individuals in a state that did not expand Medicaid		Code G
		Certain non-citizens and U.S. citizens and residents living abroad		Code C
	ıries	Federally-recognized Indian tribe or eligible for services through the Indian Health Service		Code E
	Duration varies	Membership in a health care sharing ministry		Code D
	Durat	Limited benefit Medicaid and TRICARE		Code H
		Incarceration		Code F
		Insurance is unaffordable		Code A
		Aggregate cost of employer insurance is unaffordable		Code G
	ation	Short coverage gap (less than 3 months)		Code B
	Limited duration	Coverage by May 1, 2014		Code G
	Limite	Non-calendar year employer-sponsored plan		Code H
ST	EP 4	Does anyone qualify for a Marketplace hardship exemption?	YES	Apply for exemption and enter "pending" on Form 8965, Part I





Step 1: Find Out if Anyone on the Tax Return Has Already Received an Exemption from the Marketplace

Part I of Form 8965 is where taxpayers enter information on exemptions granted by the Marketplace. Taxpayers must provide an exemption certificate number (ECN), which is a six- or seven-digit letter and number code that the Marketplace sends to the taxpayer. The exemption certificate may specify the months the exemption covers. If it doesn't specify any months, the exemption covers the entire year.

In most cases, people must submit a paper exemption application to the Marketplace to receive a Marketplace exemption. Most people won't have Marketplace exemptions when they file their tax return, but it's still worth asking whether they have one. If a taxpayer was granted an exemption but lost the ECN, he can obtain the ECN from the Marketplace call center at 1-800-318-2596 (Connecticut residents call 1-855-805-4325).

In one situation people automatically received a Marketplace exemption without submitting an application. This occurred when people applied for coverage through the Federally Facilitated Marketplace (Healthcare.gov), had income below 100 percent of the poverty line, and were denied Medicaid because their state did not expand coverage. In this case, the taxpayer's eligibility determination notice included an ECN.

Step 2: Determine Eligibility for an Exemption Based on Having Income Below the Tax Filing Threshold

Part II of Form 8965 is for exemptions based on having income below the tax filing threshold. If a taxpayer doesn't already have an ECN, the next step tax preparers should take is to check whether the taxpayer has income below the tax filing threshold, which would qualify everyone on the tax return for an exemption for the entire year. There are two ways to calculate eligibility for this exemption:

- Line 7a household income below the filing threshold. This method uses household income, which is defined as the Modified Adjusted Gross Income (MAGI) of each individual on the tax return with a tax filing requirement. For this purpose, MAGI is Adjusted Gross Income (AGI, IRS Form 1040, line 37) plus tax-exempt interest (IRS Form 1040, line 8b) and any excluded foreign income (IRS Form 2555, lines 45 and 50). If household income is below the filing threshold then everyone on the tax return qualifies for an exemption. Note that if a dependent on the tax return has a tax filing requirement, then his or her MAGI must be included in the household's MAGI.
- Line 7b gross income below the filing threshold. This method looks at gross income, which is
 all income received from all sources (unless specifically exempt from tax). It includes the taxable
 portion of Social Security benefits and income (but not losses) on Schedules C, D or F. When
 using this measure, the income of dependents does not count, even if the dependent has a filing
 requirement.

Box 1 shows how to calculate income using these two different approaches. Note that this is the only exemption that applies to the entire household, so if everyone in the household is uninsured everyone can be exempted from the penalty without having to consider additional exemptions. Also, people without a tax filing requirement don't need to file a tax return just to claim this exemption. If a taxpayer isn't required to but chooses to file anyway (perhaps to claim the Earned Income Tax Credit) then he should file Form 8965 if one or more people on the tax return are uninsured.



Box 1

Example of How to Calculate Whether a Taxpayer Has Income Below the Tax Filing Threshold

Gladys, age 66, is head of household and claims her dependent grandson, age 5, who lived with her all year. Gladys earned \$13,500 in wages, her only income. Her grandson inherited money in 2013, and he had \$1,400 interest income for 2014.

What is Gladys' household income for the purpose of determining eligibility for the Line 7a exemption?

Gladys' household income is \$14,900. Her dependent grandson has a tax filing requirement because he has more than \$1,000 in unearned income, which means his income is counted towards the household's income (\$13,500 + \$1,400 = \$14,900). Since the household income is more than Gladys' filing threshold (\$14,600), she does not qualify for the Line 7a exemption.

What is Gladys' gross income for the purpose of determining eligibility for the Line 7b exemption?

Gladys' gross income is \$13,500. For the Line 7b exemption, a dependents' income is never included, regardless of whether the dependent has a tax filing requirement. Since her gross income (\$13,500) is less than her filing threshold (\$14,600), she can claim the Line 7b exemption, which applies to both her and her grandson.

Step 3: Consider Whether Anyone on the Return Qualifies for an Exemption that Can Be Claimed Directly on the Tax Return without Applying to the Marketplace

As noted previously, there are a number of exemptions that people can claim on their tax returns. Tax preparers should evaluate eligibility for these exemptions for each individual on the tax return who is uninsured if they don't already have a Marketplace exemption and the household doesn't qualify for an exemption for having income below the tax filing threshold. Taxpayers who qualify for these individual exemptions, which are discussed in more detail below, have to enter the appropriate code on Form 8965, Part III.

- Resident of a state that did not expand Medicaid: An exemption is available for a person whose
 household income is less than 138 percent of the poverty line and who lived at any time during
 the year in a state that didn't expand Medicaid coverage. For this exemption, household income
 - is defined as the MAGI of each individual on the tax return with a tax filing requirement. (The definition of MAGI for this exemption is the same as the definition of MAGI for premium tax credits, which is discussed in more detail later in the guide.) For 2014, taxpayers can claim this exemption on the tax return. For 2015, however, an exemption for people unable to qualify for Medicaid due to their state's decision not to expand will only be available through the Marketplace. To claim it for 2015, a person will have to apply for Medicaid and be denied coverage.
- U.S. citizens living abroad and certain noncitizens: U.S. citizens and residents who live



What documentation must be submitted to claim an exemption through the tax return?

Tax filers do not need to submit documentation to claim an exemption on their tax returns. Like everything submitted on the return, information pertaining to a coverage exemption is submitted under penalty of perjury. However, while tax filers are not required to submit documentation, they are responsible for producing documentation if they are audited by the IRS.



abroad for more than 330 full days in the calendar year, as well as U.S. citizens who are bona fide residents of another country for the entire tax year are exempt from the penalty. Residents of U.S. territories and 1040NR (or 1040NR-EZ) filers are also exempt. Individuals who are not U.S. citizens or nationals, and who are not lawfully present as defined by the ACA, are also eligible for this exemption. This includes undocumented individuals, people with Deferred Action for Childhood Arrivals (DACA or "Dreamers), and certain other immigrants who are *not* included in Healthcare.gov's <u>list</u> of immigrants who qualify to use the Marketplace. In most cases, this exemption will apply to the entire year.

- Indian tribe membership: This exemption applies to members of a federally recognized Indian tribe, or individuals eligible for services through an Indian health care provider. People can also obtain this exemption by applying through the Marketplace.
- Health care sharing ministry: Members of health care sharing ministries, which share health care costs among people who hold similar beliefs, are exempt from the penalty. Health care sharing ministries are operated by not-for-profit religious organizations that act as a clearinghouse for people who have medical expenses and want to share their costs. To qualify for this exemption, an



TIP

When someone qualifies for an exemption that can be obtained through the Marketplace and the tax return, which option should he or she choose?

Some exemptions can be granted by the Marketplace and claimed through the tax return. When a taxpayer qualifies for these types of exemptions, it's typically easiest to claim it through the tax return.

individual must be a member of a health care sharing ministry that has been in existence (and sharing medical expenses) at all times since December 31, 1999, and which undergoes an annual audit by an independent certified public accountant, available to the public upon request. Taxpayers can also obtain this exemption by applying through the Marketplace.

- Limited benefit Medicaid and TRICARE: As mentioned earlier, some government coverage options are not MEC because they offer limited benefits. Exemptions are available for people who only have coverage through these programs, which include:
 - Family planning services Medicaid
 - Pregnancy-related services Medicaid
 - o Emergency medical condition Medicaid
 - Section 1115 Medicaid (limited-benefit coverage provided in some states to people who were not eligible for comprehensive Medicaid)
 - Medicaid for the medically needy (requires beneficiaries to "spend down" income into the Medicaid range by paying for medical expenses)
 - Limited-benefit TRICARE for space-available care
 - Limited-benefit TRICARE for line-of-duty care

It's useful to check against this list if someone says they don't have insurance but received medical care, because they may be receiving care through one of these limited-benefit programs, which would exempt them from the penalty. Note, however, that this exemption is only available for 2014.



- Incarceration: Individuals who are in a jail, prison, or similar penal institution or correctional facility are exempt from the penalty. The exemption is not available for months an individual is on probation, parole, or home confinement, or the months they were in jail awaiting trial. A person can claim this exemption for any month he was incarcerated for at least one day. (People can also obtain this exemption from the Marketplace.)
- Insurance is unaffordable: This exemption is available when the cost of coverage exceeds 8 percent of household income. The cost of coverage is calculated differently based on whether employer-sponsored coverage is available and based on who is uninsured. Because this exemption is more complicated than other exemptions that can be claimed on the tax form, tax preparers should try this exemption only when a simpler exemption isn't available.
 - Key to understanding this exemption is knowing which health plan to use in measuring the cost of coverage against household income. If a person had an offer of employer-sponsored coverage, either as an employee or as the family member of an employee who is on the same tax return, use the lowest cost offer to the employee or the family member to calculate whether the offer of coverage was affordable. If a person has no offer of employer-sponsored coverage, use the cost of the lowest cost "bronze" plan, after premium tax credits, to determine affordability. Table 5 details how affordability is determined. The applicable plan cost is compared to the household income of the family, and the plan is unaffordable if it is greater than 8 percent of income.
- Aggregate cost of employer insurance is unaffordable: This exemption is available for families when two or more people in the family have an offer of employer-sponsored coverage that is affordable (costing each individual with the offer less than 8 percent of household income) but the combined cost to cover them both is greater than 8 percent of household income. Table 5 shows how to calculate the affordability of employer coverage for the purpose of this exemption.

Table 5: How to Calculate Affordability of Insurance Coverage						
Household Income: Adjusted gross income (AGI) + Tax-exempt interest + Excluded foreign income PLUS any pre-tax deduction for employer-sponsored insurance						
Offer of Coverage Through an Employer	As an employee	As a member of the employee's family	Two or more family members have offers of employer coverage			
	Does the <u>lowest-cost self-only</u> <u>plan</u> offered by the employer cost more than 8% of income?	Does the <u>lowest-cost plan that covers</u> <u>everyone on the tax return who is</u> <u>eligible for coverage</u> and is not otherwise exempt cost more than 8% of income?	Are the (1) individual offers of coverage affordable but (2) <u>their combined cost</u> is greater than 8% of household income and (3) is no family coverage offered for less than 8% of household income?			
	If YES, enter Code A for each applicable month	If YES, enter Code A for each applicable month	If YES to all three, enter Code G for each applicable month			
No Offer of Coverage Through an Employer	Does the <u>lowest-cost bronze Marketplace plan for all uninsured</u> , nonexempt members of the tax household (after subtracting the amount of premium tax credits the taxpayer would be eligible to receive) cost more than 8% of household income?					
	If YES, enter Code A for each appli	cable month				



In addition to the exemptions listed above, there are three exemptions that are limited in duration. These include:

- Short coverage gap: This exemption applies to individuals who went without coverage for less than three consecutive months during the year. If the gap is three or more consecutive months, none of the months within the gap will qualify. Also, if there are multiple gaps in a year, the exemption is only available for the first gap in coverage.
- Coverage gap prior to obtaining MEC that is effective by May 1, 2014: This is a special exemption available only in 2014 for people who didn't have coverage at the beginning of 2014 but obtained coverage by May 1, 2014. People who enrolled in Marketplace coverage, Medicaid, CHIP or other MEC that has an effective date of on or before May 1, 2014 are eligible for an exemption for any months from January through April 2014 that they were uninsured.
- Non-calendar year employer-sponsored plan: People whose employer-sponsored insurance plan year started in 2013 and continued into 2014, but who chose not to take the coverage, are exempt for the months in 2014 covered by the 2013 plan. For example, if an individual was eligible to enroll in his employer's health plan with a coverage year that began on September 1, 2013 and ended on August 31, that person is not liable for the individual responsibility payment for January 2014 through August 2014, as he would have had to enroll in the employersponsored plan in 2013 in order to be covered by the plan in those months of 2014. This exemption is only available in 2014.

Step 4: Check to See if Anyone on the Tax Return May Qualify for a Marketplace Exemption

If after going through steps 1 through 3, there are still individuals on the tax return who don't have an exemption for months they were uninsured, the final step tax preparers should take is to check if they may qualify for a Marketplace exemption. Two types of exemptions can only be obtained by submitting an application to the Marketplace:

 Religious conscience: Members of a religious sect that is recognized as conscientiously opposed to accepting any insurance benefits are exempt from the mandate penalty. The Social Security Administration administers the process for recognizing these sects. Such sect or division must have been in existence since December 31, 1950.



TIP

Are there people who should apply for an exemption through the Marketplace. even though they can claim an exemption on their tax return?

A person who is eligible for an exemption that can be claimed on an application to the Marketplace or on the tax return can choose which method to use to claim the exemption. In general, claiming the exemption directly on the tax return is easier. However, people belonging to a few exempt groups — members of religious sects, members of federallyrecognized Indian tribes or those eligible for Indian health services — can receive lifetime exemptions by applying through the Marketplace, doing away with the need to claim annual exemptions.



- Hardship: People who have suffered a hardship that makes them unable to obtain coverage may qualify for an exemption. There are many categories of hardship, including:
 - o Homelessness
 - Eviction in the last 6 months or facing eviction or foreclosure
 - Receipt of a utility shut-off notice
 - o Domestic violence
 - o Recent death of a close family member
 - Disaster that resulted in significant property damage
 - o Bankruptcy in the last 6 months
 - Debt from medical expenses in the last 24 months
 - High expenses caring for an ill, disabled or aging relative



TIP

Should tax preparers refer clients to a health care assister to complete a hardship exemption application?

A referral to a health care assister is one option, but it causes additional delay. Consider helping the client complete the hardship application at the tax site. No special health care knowledge is required to complete the process. In most cases, the information needed to complete a hardship exemption application includes:

- Client's name and contact information
- Dependents' name and information
- · Documentation of hardship
- · Taxpayer's signature
- Failure of another party to comply with a medical support order for a dependent child who
 is determined ineligible for Medicaid or CHIP
- Through an appeals process determined eligible for a Marketplace QHP, PTC, or CSR but was not enrolled
- Determined ineligible for Medicaid because the state did not expand
- o Individual health insurance plan was cancelled and the individual believes that the available plan options are more expensive than the plan that was cancelled
- Other hardship in obtaining coverage (including for people in AmeriCorps, Vista and NCCC who are enrolled in limited duration or self-funded coverage)

A person who wishes to claim an exemption through the Marketplace can visit www.healthcare.gov/exemptions to find the correct exemption application. (The Federally Facilitated Marketplace processes exemptions for all states except Connecticut. Connecticut residents should visit Access Health CT website at www.ct.gov/hix for information on how they can apply for exemptions.)

Applying for an exemption doesn't need to delay tax filing. A person who has applied for an exemption (or is applying simultaneous when filing their tax return) can write "pending" in the ECN column on Form 8965, Part I. If the exemption is approved, the Marketplace will notify the IRS and the taxpayer doesn't need to amend the return. If the exemption is not approved, the Marketplace will notify the taxpayer of the denial. The taxpayer can then apply for an alternative exemption or amend his tax return to reflect the amount of the penalty they may owe because the exemption was denied.



V

TEST YOUR KNOWLEDGE

Who Qualifies for an Exemption from the Mandate Penalty?

SCENARIO 1: John doesn't have insurance in January, February or March of 2014. He gets a new job in March with insurance that starts on April 1. Does John qualify for an exemption?

ANSWER: John doesn't qualify for the short coverage gap exemption because his coverage gap was three full months and the exemption is for gaps less than three months. However, John does qualify for the exemption for months prior to obtaining minimum essential coverage that is effective no later than May 1, 2014. He should enter Code G on Form 8965. (Note that this exemption is only available for 2014.)

SCENARIO 2: Fatima has an ITIN and files taxes but she is not lawfully present in the U.S. Her husband and daughter are U.S. citizens. Does Fatima qualify for an exemption?

ANSWER: Yes, people who are not lawfully present in the U.S. qualify for an exemption. Fatima should enter Code C for herself on Form 8965. Her husband and daughter are not eligible for this exemption, because they are citizens.

Scenario 3: Sonia and Gilberto are married and have two children. Sonia has an offer of health insurance through her job, but she doesn't accept it. Her household income is \$47,000 a year. Sonia's share of the premium for employee-only coverage is \$2,350 per year, which is 5 percent of income. Her share of the premium for employee plus children coverage is \$4,700 per year, or 10 percent of income. No spousal coverage is offered through her employer. Do Sonia and her family qualify for an exemption?

ANSWER: Sonia's share of the premium for employee-only coverage would have to be more than 8 percent of the household's income to be considered unaffordable. Since her share of the premium is 5 percent of her household income, it is considered affordable and Sonia doesn't qualify for this exemption.

For the children, the only plan that would cover them through Sonia's employer would cost 10 percent of their household income so it would be considered unaffordable, and they qualify for this exemption. Enter Code A for each child on Form 8965.

Affordability for Gilberto is based on the lowest-cost bronze plan in the Marketplace covering only Gilberto because he didn't have an offer of employer coverage. Let's say that the lowest-cost bronze plan, after taking into account premium tax credits, costs \$2,000 a year which is 4 percent of household income. In this case, the plan would be considered affordable and Gilberto is not eligible for an affordability exemption.

SCENARIO 4: Bob and Joan each have jobs that offer health coverage only to the employee. Their combined household income is \$45,000 a year. Bob's share of the premium for his employer plan is \$2,400 a year or 5.3 percent of his household income. Joan's share of the premium for her employer plan is \$2,100 a year of 4.7 percent of income. Their share of the premiums to cover both of them through their employers is \$4,500 a year which is 10 percent of their household income. Do Bob and Joan qualify for an exemption?

ANSWER: Yes, even though individually, the cost of covering Bob and Joan is less than 8 percent of their income, Bob and Joan both qualify for an exemption because the *aggregate* cost of coverage is more than 8 percent of their income. They can enter Code G on Form 8965.

The Individual Responsibility Payment for People Who Neither Maintain Minimum Essential Coverage nor Qualify for an Exemption

Individuals who don't maintain the minimum level of coverage and don't qualify for an exemption must pay a tax penalty. The penalty will be assessed for the first time in 2015 when people file their 2014 taxes.

Who is Subject to the Penalty?

Individuals of all ages are subject to a penalty for not having MEC unless they qualify for an exemption. The taxpayer who claims a dependent on his or her tax return is responsible for making the payment if the dependent does not have coverage or an exemption.

How is the Penalty Amount Determined?

The penalty is either a flat amount, or a percentage of household income, whichever is greater. The amount of the penalty varies in 2014, 2015 and 2016 according to the schedule outlined in Table 6. Beginning in 2017, the flat dollar amounts are increased annually by the

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TIP

Who is responsible for reporting on coverage for a tax dependent who files a tax return?

If a dependent files a tax return but doesn't claim his own exemption, he or she doesn't need to report coverage, claim an exemption or make an individual responsibility payment on his or her tax return. The person who is claiming the dependent's exemption is responsible for reporting on the dependent's coverage or exemption and making any individual responsibility payment that may be required if the dependent is uninsured and doesn't qualify for an exemption.

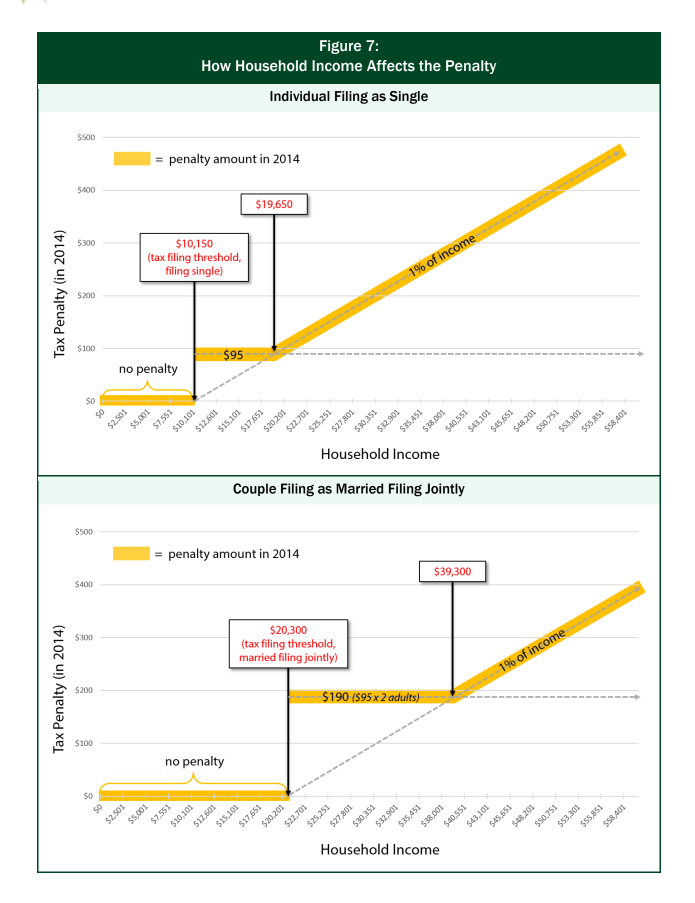
cost of living. Figure 7 illustrates how household income affects the penalty amount for a single individual and for a married couple filing a joint tax return.

	Table 6: Penalty for Not Maintaining MEC						
Tax Year	Penalty will be	the greater of:					
2014	\$95 for each adult and \$47.50 for each dependent under 18 years old in the household, up to \$285 per family	1 percent of household income over the income tax filing threshold¹ (up to cap²)					
2015	\$325 for each adult and \$162.50 for each dependent under 18 years old in the household, up to \$975 per family	2 percent of household income over the income tax filing threshold (up to cap²)					
2016	\$695 for each adult and \$347.50 for each dependent under 18 years old in the household, up to \$2,085 per family	2.5 percent of household income over the income tax filing threshold (up to cap²)					

¹ Tax filing threshold for tax year 2014 is \$10,150 for a single filer and \$20,300 for married filers



² Capped at national average premium of a bronze level plan purchased through a Marketplace. For 2014, the cap is \$2,448 per individual with a maximum of \$12,240 for a family with five or more members.





The penalty is pro-rated for the number of months without coverage, so for each month that a person is uninsured he will be assessed 1/12th of the annual penalty. Also, the penalty is capped in one of two ways, depending on which method is used. If using the flat dollar amount, the penalty is capped at three times the adult penalty. If using the percentage of income method, the penalty is capped at an amount equal to the national average premium for bronze level coverage in the health insurance Marketplace. For 2014, that cap is \$2,448 a year (\$204 per month) per individual, with a maximum of \$12,240 a year (\$1,020 per month) for a family with five or more members.

Tax software will help taxpayers figure out their penalty amount. The instructions for Form 8965 also include a worksheet to help calculate the penalty. The penalty amount is entered on Line 61 of Form 1040.

What Happens if a Client Can't Pay the Penalty?

Taxpayers who are subject to the penalty but don't pay it will receive a notice from the IRS stating that they owe the penalty. The IRS can collect the funds by reducing the amount of a taxpayer's tax refund for that year or future years. However, the IRS can't seize or place a lien on a taxpayer's property if he or she doesn't pay the penalty. Any balances due on the penalty will accrue interest, but the IRS can't impose additional penalties for failure to pay.



TIP

What should tax preparers tell a client who has to pay a penalty for being uninsured?

There are some things that tax preparers can do to help clients understand the penalty and avoid it in the future:

- Determine potential eligibility for an exemption. Explain the types of situations for which exemptions are available. This educates the client and shows the client that you did your best to help.
- Ask about their insurance status for 2015. If they don't have insurance, refer them to the Marketplace or to a local health care assister. Depending on what kind of insurance he or she qualifies for, there may be rules allowing enrollment only at certain times of the year (open enrollment) or under certain circumstances (special enrollment).
- Remind the client that penalties increase substantially in future years. Helping them think ahead about their 2015 coverage is no different than advising a client to adjust their tax withholding for 2015.





TEST YOUR KNOWLEDGE

What is the Penalty?

SCENARIO 1: Jerry has household income of \$17,000 and will file his taxes as Single. He did not have insurance coverage in 2014 and does not qualify for an exemption. What is Jerry's penalty?

ANSWER: Jerry's penalty is the higher of two amounts: 1) a flat amount of \$95, or 2) 1 percent of his household income above his filing requirement of 10,150 (\$17,000 - \$10.150 = \$6,850 x 1% = \$68.50). Jerry's penalty amount is \$95. Enter this amount on Line 61 of Form 1040.

SCENARIO 2: Same scenario except Jerry was uninsured with no exemption for only 6 months of the year. What is Jerry's penalty?

ANSWER: Figure out the monthly penalty under each method of calculation by multiplying each result above by 1/12. Under the flat dollar method, the monthly penalty is \$95 x 1/12 = \$7.92 per month. Under the percentage-of-income method, the monthly penalty is \$5.71 per month. Use the higher amount and multiply by the number of months Jerry is uninsured and non-exempt (\$7.92 x 6 = \$47.52, rounded to \$48.) Enter \$48 on Line 61 of Form 1040.

SCENARIO 3: Eloise and Marcus are married with two young sons. None of them had insurance in 2014. They will file jointly with household income of \$39,500. What is their penalty?

ANSWER: Their penalty is the higher of two amounts. The flat dollar amount is: \$95 x 2 (number of adults) + \$47.50 x 2 (number of children) = \$285. The percentage-of-income amount is $$39,500 - $20,300 = $19,200 \times 1\% = 192 . The higher of the two amounts - \$285 -is entered on Line 61 of Form 1040.

SCENARIO 4: Same family as in Scenario 3 except only Marcus is uninsured all year. Everyone else had full-year coverage. What is their penalty?

ANSWER: The flat-dollar amount is \$95 for one adult. However, the amount calculated under the percentage-of-income method (\$192) is the same amount as above, regardless of the number of family members that were uninsured all year. Enter \$192 on Line 61, Form 1040.



The Premium Tax Credit

The health reform law provides financial assistance to help people buy health coverage through a premium tax credit (PTC). The PTC lowers the cost of private health insurance purchased in a Health Insurance Marketplace. Taxpayers who purchase coverage in a Marketplace can receive an advance payment of the credit to lower their monthly premium costs or they can wait and claim the credit on their tax return. This section explains the eligibility requirements for the PTC, how the Marketplace determines eligibility, and how the PTC is calculated.

Eligibility for the Premium Tax Credit

Taxpayers must meet four conditions to claim the PTC, which are discussed below:

- 1. A taxpayer or household member must be enrolled in a health plan through the Marketplace.
- 2. The enrolled person must not be eligible for other MEC.
- 3. The enrolled person must have an eligible tax filing and dependent status.
- 4. The taxpayer must have MAGI between 100 percent and 400 percent of the poverty line, with some exceptions for people with income below the poverty line.

1. Enrollment in a Marketplace Plan

Most people are eligible to purchase insurance in the Marketplace, but some people are not. A person can't purchase Marketplace coverage if he is incarcerated or an undocumented immigrant. Furthermore, Marketplace plans in each coverage area can only be sold to residents of the area. For example, if a person lives in Connecticut but works in New York, the person would only be eligible to purchase a plan in the Connecticut Marketplace, not in the New York Marketplace.

2. Ineligible for Other MEC

The premium tax credit is only available to people who aren't eligible to enroll in other MEC, other than coverage in the individual market. The Marketplace assesses eligibility for other MEC in determining eligibility for advance payments of the PTC.

In general, a person who is eligible for Medicaid, Medicare or other public coverage is ineligible for premium tax credits, even if the individual doesn't enroll in the public coverage that is available. Similarly, people are also ineligible for premium tax credits if they are eligible for employer-sponsored insurance, regardless of whether they enroll in that coverage.

There is an exception. A person may be eligible for the PTC despite an offer of employer-sponsored insurance if: (1) he did not enroll in the coverage; and (2) the coverage is inadequate or unaffordable. A plan is *adequate* if it meets the minimum value standard, which means the plan pays at least 60 percent of health care costs covered by the plan for a typical population. Minimum value is a technical concept; most people will need to ask their employer or insurance plan whether their plan meets the standard.

In 2014, a plan is *unaffordable* if the lowest-cost plan that meets the minimum value standard costs more than 9.5 percent of household income to cover the employee. (The percentage used to measure affordability goes up each year. In 2015, it is 9.56 percent.) An employee's family members who are offered coverage through the employee's plan are also considered to have an offer of MEC unless the employee-only plan doesn't meet the minimum value standard or is unaffordable. Family



coverage is considered affordable if employee-only coverage costs less than 9.5 percent of income, even if the cost of covering the family costs more than 9.5 percent of household income.

A person who has an offer of employer-sponsored coverage through another person isn't barred from receiving the PTC if he or she isn't claimed on that other person's tax return as a dependent. This might happen, for example, in the case of a child with an offer of coverage from a non-custodial parent but who will not be claimed as a tax dependent by that parent, an adult child not claimed as a dependent who could enroll in his parent's employer coverage, or a person who is eligible for coverage through their domestic partner's employer but who will not or cannot file taxes with their partner (see Box 2).

3. Eligible Tax Filing and Dependent Status

Most taxpayers who file their taxes as Married Filing Separately can't claim the premium tax credit. However, a married person who doesn't file taxes with a spouse but qualifies for the Head of Household filing status can claim the premium tax credit.

There are also exceptions for spouses who file separately and are survivors of domestic violence or who have been abandoned by their spouse. In either case, the taxpayer should check the box indicating "Relief" on the top right-hand corner of Form 8962. Relief can be claimed by individuals who live apart from their spouse and file as Married Filing Separately due to domestic abuse; the IRS does not require taxpayers to submit documentation of the abuse with the tax return. In the case of abandoned spouses, the taxpayer can claim relief if he or she files separately and is unable to



What happens on the tax return when the affordability of employer coverage changes in the middle of the year?

Determinations about the affordability of employer coverage and whether it meets minimum value are made at the time of application. If the Marketplace found that employer-sponsored insurance was unaffordable based on information given at the time of application, this determination stands at tax time. This applies even if the insurance cost at the end of the tax year ends up being less than 9.5 percent of the household's MAGI, for example because household income was higher than expected.

Is there any help for families if employer-sponsored family coverage is unaffordable?

Family coverage offered by an employer is considered affordable if the employee-only coverage is affordable regardless of the cost to cover other family members. Having an offer of "affordable" coverage bars a person from receiving premium tax credits. If family members are barred from receiving PTC because of the offer but can't afford the employer-sponsored coverage, consider the affordability exemption (Code A) for uninsured family members. Eligibility for the affordability exemption does take the cost of family coverage into account.

Box 2

Example of When a Tax Dependent Can Have an Offer of Adequate and Affordable Employer Coverage and Still Qualify for the Premium Tax Credit

A couple is divorced and will file taxes separately. They have one son, who will be claimed as a dependent by his mother, the custodial parent. The child's father has employer-sponsored coverage that includes an offer of family coverage. The mother enrolls in Marketplace coverage for herself and her son.

In this scenario if all other eligibility criteria are met, the child is eligible for premium tax credits. The child doesn't have an offer of coverage that prevents him from being eligible for premium tax credits despite his father's offer of family coverage, because he is the tax dependent of the mother.



locate their spouse using reasonable diligence. A taxpayer can only claim each of these exceptions for a maximum of three consecutive years.

If a taxpayer received advance payment of premium tax credits but is Married Filing Separately and no exception applies, they will need to repay all advance payments of premium tax credits received, up to the repayment cap in Table 7.

Filers also can't claim premium tax credits for themselves if they are or could be the dependent of another person. Only the taxpayer who claims the enrollee's personal exemption can claim the PTC.

4. MAGI between 100 and 400 Percent of FPL

To be eligible for the premium tax credit eligibility a taxpayer's MAGI must be between 100 percent and 400 percent of the poverty line. (A discussion of MAGI is below.)

If someone received advance payments of the PTC, and year-end household income is above 400 percent of the poverty line, all of the advance payments must be repaid. No repayment cap applies and there are no exceptions.

However, if income is below 100 percent of the poverty line, there are two circumstances in which a person may qualify for the PTC. First, people who are lawfully present in the U.S. and who are ineligible for Medicaid due to their immigration status are able to claim the PTC even if their income is below the poverty line. Second, if at the time of enrollment the Marketplace estimated that a taxpayer's income would be between 100 and 400 percent of the poverty line, and the taxpayer received advance premium tax credits, he can claim the PTC even if his year-end income is less than 100 percent of the poverty line.

How Does the Marketplace Assess Eligibility?

A person seeking health insurance at the Marketplace completes an application to determine whether they are eligible for Medicaid, CHIP or Marketplace coverage. The application asks questions to determine current and projected annual income, the members of the household and their relationships to each other, and the availability of employer-sponsored coverage. Each individual applying for coverage is first screened for Medicaid or CHIP eligibility. If the applicant is found ineligible for Medicaid or CHIP, the Marketplace then determines eligibility for premium tax credits.

Table 7 Repayment Caps for APTC for Tax Year 2014									
Income (as % of the federal poverty line)	Taxpayers Filing as SINGLE Will Pay Back No More Than:	Taxpayers Using Other Filing Statuses Will Pay Back No More Than:							
Under 200%	\$300	\$600							
At least 200% but less than 300%	\$750	\$1,500							
At least 300% but less than 400%	\$1,250	\$2,500							
400% and above	Full repayment	Full repayment							



Definition of Family or Household for Premium Tax Credit Eligibility

For premium tax credit eligibility, the household includes the tax filer and all individuals for whom the tax filer claims a personal exemption. Individual members of a tax household may not be eligible for the PTC (for example, because they have other minimum essential coverage), but they will still be included in the household for determining the poverty level income of the household members who are eligible.

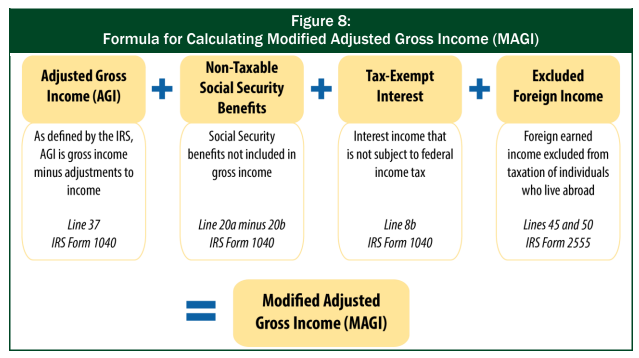
Definition of Income for Premium Tax Credit Eligibility

To determine eligibility for the PTC, the Marketplace uses a household's projected MAGI for the calendar year in which the credit will be claimed. MAGI is adjusted gross income, as defined by the IRS, plus any excluded foreign income, non-taxable social security benefits, and tax-exempt interest received for the tax year (see Figure 8).

A household's MAGI is the sum of the MAGI of each family member with a tax filing requirement. If a dependent has a tax filing requirement, the dependent's MAGI is calculated and added to the taxpayer's MAGI to determine the MAGI for the household.

How Does the Marketplace Estimate and Verify Income, Household Size and Tax Filing Status?

The taxpayer projects the income and the number of household members he expects for the year and attests that he will not file taxes as Married Filing Separately. Sometimes these projections are difficult, especially when the taxpayer or spouse have fluctuating incomes, when the inclusion of a person as a dependent on the tax return is uncertain, and when the taxpayer's marital and filing status may change during the year. If payments of the premium tax credit are taken in advance, a mistake in the projection of income, family size or filing status can result in the taxpayer receiving too much premium tax credit, which must be repaid, or too little credit, making it difficult to pay the taxpayer's share of monthly premiums. Other changes that happen during the year, such as





changing to a filing status of Married Filing Separately or income that rises over 400 percent of the poverty line, may result in the loss of eligibility for the PTC and require repayment of some or all of the credit.

The Marketplace verifies most of the information provided on the application. It checks income projections on the application against the taxpayer's most recent income tax return (for 2014 eligibility, the most recent tax information was from tax year 2012) and wage data. When the taxpayer's attestation of projected income is inconsistent with the information available through electronic data sources, he may be asked to provide documents to verify his projected income.

How Is the Tax Credit Amount Determined?

Taxpayers who are eligible for the premium tax credit are expected to contribute a portion of the premium cost based on household income, as measured by the federal poverty line. This expected contribution increases as income increases. For 2014, the expected contribution for taxpayers with income at or below 138 percent of the poverty line is two percent of their



TIP

How is the calculation of household income for premium tax credits different from the calculation of income for tax purposes?

For premium tax credits, household income is the taxpayer's MAGI, plus the MAGI of each person in the tax household who is claimed as a dependent and has a filing requirement. The potential inclusion of dependent income in the household's MAGI means additional information may be needed to complete a tax return, including:

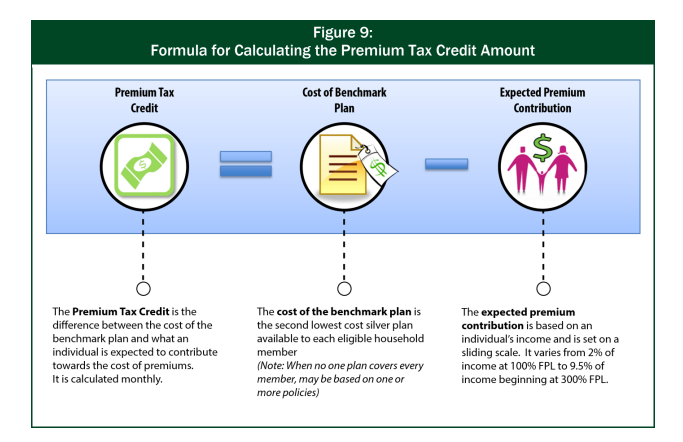
- The income of each dependent on the tax return
- How much of the dependent's income was earned and how much was unearned
- Whether each dependent has a filing requirement (the filing requirements are available in Form 1040 Instructions, page 8).

household income. The percentage of income increases as income increases and reaches 9.5 percent of household income for families with income between 300 and 400 percent of the poverty line. (In 2015, these figures are adjusted upwards for inflation.)

The premium tax credit is the difference between the cost of a benchmark plan and the amount the taxpayer is expected to contribute toward the cost of coverage (see Figure 9). The benchmark plan is the second lowest cost plan in the "silver" tier of Marketplace plans for each covered individual, which is based on their ages and where they live. (Marketplace plans are categorized according to their cost-sharing as platinum, gold, silver, or bronze plans.)

Once the Marketplace calculates an advance premium tax credit amount based on the benchmark plan, the taxpayer can use that credit amount to purchase any plan in any metal tier offered in the Marketplace. If the taxpayer enrolls in a plan with a premium that is higher than the benchmark plan's premium, the taxpayer will pay the difference. However, if he or she enrolls in a plan with a premium that is lower than the benchmark plan's premium, the taxpayer's contribution will be less than the expected contribution, though the premium tax credit can never exceed the total premium cost. (For an in-depth explanation of how the premium tax credit is calculated, visit the Center on Budget and Policy Priorities' "Beyond the Basics" project website at www.healthreformbeyondthebasics.org.)









Reconciling the Advance Payment of the Premium Tax Credit with the Final Premium Tax Credit Amount

A taxpayer must file a tax return if she or anyone on the tax return received advance payments of the premium tax credit. A taxpayer also must file if advance payments were received by someone whom the taxpayer told the Marketplace they would claim as a personal exemption, but who ended up not being claimed by the taxpayer or anyone else. The amount of the advance payments is a preliminary determination by the Marketplace; the actual credit amount is determined based on information reported on the tax return. Therefore, when the taxpayer files his return, she will have to reconcile the amount of advance payments she received against the final credit amount for which she is eligible. The taxpayer will need two forms — Form 1095-A and Form 8962 — to reconcile the advance payment of the premium tax credit with the final premium tax credit amount.

Form 1095-A

Everyone who purchased health insurance in the Marketplace will receive a Form 1095-A from the Marketplace. This form provides the information necessary to determine the premium tax credit on Form 8962, including who was covered in the Marketplace plan and for which months, the premium cost of the plan the enrollee selected, the premium for the benchmark plan that helps establish the credit amount, and the amount of any advance payments of the premium tax credit that were received.

Like other tax forms, Form 1095-A will be mailed to enrollees by January 31 after the coverage year. Only the person who was listed as the principal contact will receive the Form 1095-A. If another taxpayer was enrolled in the same plan, the person who receives Form 1095-A should share a copy of the form with the other party. In most cases, the form will also be accessible online in the taxpayer's Marketplace account.

If the taxpayer discovers an error in the Form 1095-A, he should report it to the Marketplace call center. The Marketplace will investigate the error and may issue a corrected Form 1095-A. Taxpayers who receive a corrected Form 1095-A after filing their tax return may need to file an amended tax return.

Form 8962

Form 8962 is used to determine the final premium tax credit and any overpayment or underpayment of advance payments. The form has five parts:

- 1. Determination of the amount the taxpayer is expected to contribute to the cost of coverage, based on income and household size.
- 2. Determination of the premium tax credit amount and reconciliation of the advance payment of the credit.
- 3. Amount of excess advance premium tax credits, if any, that must be repaid
- 4. Allocation of premiums and premium tax credits, as applicable, for policies shared among more than one taxpayer.
- 5. Special premium tax credit calculation for taxpayers who marry during the year.



On Form 8962, the taxpayer's actual premium, the premium for the benchmark plan (referred to as second lowest cost silver plan on Forms 1095-A and 8962) applicable to the covered individuals, and the amount of premium tax credit received in advance are reported based on the information in Form 1095-A. The final premium credit is calculated by subtracting the expected contribution computed based on poverty level income reported on the tax return from the second lowest cost silver plan. This amount is then compared to the advance payments received by the taxpayer to determine whether there was an underpayment or overpayment of the credit. If the taxpayer received less advance credit than the allowable amount computed on the return, the additional PTC is reported on Line 69 of Form 1040 as a payment (a refundable credit). If the premium tax credit received in advance exceeds the allowable premium tax credit calculated on Form 8962, the taxpayer will have to repay some or all of the premium tax credit. The amount of premium tax credit that must be repaid is capped (see Table 7). After the application of the caps, the Excess Advance Premium Tax Credit is reported on Line 46 of Form 1040. Figure 10 includes a sample completed Form 8962.

Parts 4 and 5 of Form 8962 deal with complex situations that are not covered in this guide. Part 4 of Form 8962 applies when taxpayers who are enrolled in a Marketplace plan and received premium tax credits in advance separate or divorce during the tax year, when a person the taxpayer enrolled in coverage will be claimed by someone else, or when the taxpayer is claiming a person who was enrolled by someone else. Part 5 of Form 8962 applies to taxpayers who married during the year, when someone in their household received advance payments of premium tax credits before they were married. Additional guidance (Publication 974) is expected from the IRS on these complex situations.

Guidance for Taxpayers Who Must Repay Some or All of the Premium Tax Credit

Tax preparers who have clients who have to repay some or all of their premium tax credit should refer them to the Marketplace or someone familiar with health coverage, such as a health care navigator, certified application counselor or insurance agent or broker, for additional help. For 2015 coverage, many people who were enrolled in Marketplace plans in 2014 were automatically renewed at the same premium tax credit level as they received in 2014. This means that a person who received excess advance payments of the premium tax credit in 2014 may face the same problem in 2015 unless the taxpayer updates his or her income or dependent information with the Marketplace. Income and household information can be updated at any time of the year, although people can only enroll in a health plan during open or special enrollment periods as explained in earlier in the guide.



TIP

Will people who owe taxes because they received overpayments of the advance premium tax credit have to pay any penalties?

For the 2014 tax year, the IRS will waive certain penalties for taxpayers who owe taxes because they received an overpayment of the advance premium tax credit. Taxpayers who must pay back excess premium tax credits they received and who can't pay the amount by the April 15 tax filing deadline will not be assessed a late payment fee although interest will accrue on the unpaid amount. The IRS will also waive penalties for underpayment of 2014 estimated taxes attributable to the tax credit. For more information on who qualifies for this relief, see IRS Notice 2015-09.



Figure 10: Sample Form 8962 with APTC Repayment

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Premium Tax Credit (PTC) Department of the Treasury Internal Revenue Service ► Information about Form 8962 and its separate instructions is at www.irs.gov/form8962.						2014 Attachment Sequence No. 73					
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9	Did you sha	re a policy with anot	her taxpayer	or get ma	arried durir	ng the year a	and want to use the alt	ernative calculatio	n? (se	ee instructions)	
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10	22-27	s 1095-A for your tax household include coverage for January through December with no changes in monthly amounts shown or									
		✓ Yes. Continue to line 11. Compute your annual PTC. Skip lines 12–23 □ No. Continue and continue to line 24.									
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