April 16, 2013

The Honorable Seth Harris Acting Secretary, United States Department of Labor 200 Constitution Ave. NW Washington, DC 20210

Submitted electronically to: <u>e.ohpsca-2707.ebsa@dol.gov</u>

Dear Acting Secretary Harris:

The 107 undersigned organizations write on behalf of the more than 133 million Americans living with chronic diseases and disabilities and their family caregivers. We respectfully urge you to revise the exception to the coordinated annual limitation on out-of-pocket maximums for certain group health plans, as put forth in the February 2013 "Frequently Asked Questions (FAQs) about Affordable Care Act Implementation Part XII." Permitting certain plans to have a total annual out-of-pocket limit that is twice the amount of other plans is contrary to the Affordable Care Act (ACA) and can have an enormous negative impact on patients. In this letter, the undersigned organizations offer an alternative that respects the administrative challenges of coordinating multiple service providers while maintaining the intent of the ACA to limit out-of-pocket spending to a single annual limit.

The ACA introduced standards designed to protect patients from high out-of-pocket costs for the majority of health plans in the marketplace, beginning January 1, 2014. Section 1302(c)(1) of the ACA requires health plans to comply with established annual limitations on out-of-pocket spending, tied to the maximum cost sharing for health savings accounts (HSAs).¹ This annual limit on out-of-pocket spending applies to qualified health plans, non-grandfathered individual and small group policies, and non-grandfathered group health plans. This protection is vital for people with severe and chronic health conditions, whose out-of-pocket spending can total thousands of dollars each year.

The affordability of coverage is a significant concern to people with chronic diseases and disabilities. The limits on annual out-of-pocket spending do not include the monthly premiums for enrollment, which have risen dramatically in recent years. When premiums are taken together with the annual out-of-pocket maximum, patients with chronic conditions could be facing annual costs for health care at around \$12,000.

The FAQ document referenced above suggests that certain group health plans will have a oneyear grace period in 2014 that permits a total annual out-of-pocket maximum for a patient that is double the amount intended by the ACA. We understand that this grace period would apply only in 2014 for group health plans that utilize multiple service providers to help administer benefits. However, we argue that this allowance, even within the limits offered by the FAQ document, will disproportionately harm people with chronic diseases and disabilities.

¹ For 2013, maximum out-of-pocket costs for HSAs are \$6,250 for individual coverage and \$12,500 for family coverage, as provided by the Internal Revenue Service on April 27, 2012, in Revenue Procedure 2012-26.

We understand the administrative burden to collect and share data on a timely and accurate basis for those plans that utilize multiple service providers to administer covered benefits, such as having one company managing medical expenses and a separate company managing prescription drugs. However, permitting these plans to have a total annual out-of-pocket limit that is twice the amount of other plans subject to this requirement is contrary to the ACA. As written, this grace period will have an enormous negative impact on patients who are already bearing significant costs for health care.

For these reasons, we respectfully urge you to revise the proposed leniency and require plans with multiple service providers to maintain total annual out-of-pocket limits that do not exceed the dollar amounts set forth in section 1302(c)(1). Such plans must ensure that the sum of separate out-of-pocket limits must not be greater than the annual limit established by law, and separate limits should not be developed in a way that discriminates against patients with high costs within a particular benefit.

Further, the manner and method of introducing this grace period policy is also contrary to federal rulemaking policy. This one-year allowance for certain group health plans was not introduced or referenced in the proposed or final regulations on essential health benefits. Rather, it appeared in an FAQ document, with no opportunity for stakeholder input and no obligation to address commenters.

Finally, this unexpected interpretation of the statute and regulation highlights the importance of creating and enforcing a uniform appeals process not only for issues related to coverage but also for issues resulting from calculating out-of-pocket expenses. Patients with high-cost health needs are the most likely to need the protections of an annual out-of-pocket maximum and will be most concerned about how their medical expenses count towards this maximum. The ability to appeal such calculations is imperative; formal, uniform processes for these appeals across all plans would offer additional protections to all health plan enrollees, especially people living with chronic diseases and disabilities.

Thank you for taking immediate action to revise the proposed policy to create an exception to the coordinated annual limitation on out-of-pocket maximums for certain group health plans. We look forward to working with you to further develop and refine policies and processes to ensure patients receive necessary and affordable health care services and the best possible care.

Sincerely,

AIDS Action Baltimore AIDS Community Research Initiative of America AIDS Foundation of Chicago The AIDS Institute AIDS United AIM at Melanoma Alliance for Aging Research Alliance for Patient Advocacy Alpha-1 Association Alpha-1 Foundation Alzheimer's Association American Academy of Neurology American Academy of Physician Assistants American Association of Diabetes Educators American Association on Health and Disability American Autoimmune Related Diseases Association American Cancer Society American Cancer Society Cancer Action Network American Epilepsy Society American Foundation for Suicide Prevention American Heart Association/American Stroke Association American Kidney Fund Amputee Coalition Arthritis Foundation Association of Community Cancer Centers Asthma and Allergy Foundation of America Autoimmune Advocacy Alliance Cancer Support Community Caregiver Action Network Center for Lawful Access and Abuse Deterrence Colon Cancer Alliance **Community Access National Network COPD** Foundation Crohn's & Colitis Foundation of America Dab the AIDS Bear Project Easter Seals **Epilepsy Foundation Epilepsy Foundation of Colorado Epilepsy Foundation of Indiana** Epilepsy Foundation of Kentuckiana **Epilepsy Foundation of Michigan Epilepsy Foundation of Minnesota** Epilepsy Foundation of Missouri and Kansas Epilepsy Foundation of Northeastern New York, Inc. Epilepsy Foundation Northwest (Oregon, Washington, Alaska) Epilepsy Foundation Texas - Houston/Dallas-Fort Worth/West Texas FORCE: Facing Our Risk of Cancer Empowered **GIST** Cancer Awareness Foundation **Global Healthy Living Foundation HealthHIV** Hemophilia Federation of America **HIV Dental Alliance** Huntington's Disease Society of America Hyacinth AIDS Foundation Hydrocephalus Association **Immune Deficiency Foundation** International Myeloma Foundation Legacy Community Health Services, Inc.

Leukemia & Lymphoma Society Lifelong AIDS Alliance LIVESTRONG Foundation Lung Cancer Alliance Lupus Foundation of America Mental Health America Minnesota AIDS Project Minority Development& Empowerment Inc. Myasthenia Gravis Foundation of America National Alliance for Caregiving National Alliance for Hispanic Health National Alliance of State & Territorial AIDS Directors National Alliance on Mental Illness National Alopecia Areata Foundation National Association of Epilepsy Centers National Association of Nutrition and Aging Services Programs National Council for Community Behavioral Healthcare National Eczema Association National Fibromyalgia & Chronic Pain Association National Gaucher Foundation, Inc. National Health Council National Hemophilia Foundation National Lung Cancer Partnership National Marfan Foundation National Multiple Sclerosis Society National Organization for Rare Disorders National Patient Advocate Foundation National Psoriasis Foundation National Stroke Association Osteogenesis Imperfecta Foundation **Ovarian Cancer National Alliance** Pancreatic Cancer Action Network Parkinson's Action Network Patient Services Incorporated **PKD** Foundation Prevent Blindness America **Project Inform** Pulmonary Hypertension Association Rare Disease Legislative Advocates RetireSafe San Francisco AIDS Foundation Society for Women's Health Research Spina Bifida Association Susan G. Komen Advocacy Alliance **US** Pain Foundation Us TOO International Prostate Cancer Education and Support Network Veterans Health Council Vietnam Veterans of America Women Against Prostate Cancer