As you know, earlier this week, the President signed into law a bill that will fundamentally change health care delivery in the United States. While there are many outstanding issues and questions regarding the law, the purpose of this memo is to provide a summary of the law highlighting key provisions that will impact local governments as employers. This is the first of several updates on the new law that we will be providing to you as new information becomes available.

There has been much debate as to whether the cost of health insurance premiums will go up, down, or remain the same as a result of the new law. While there is no consensus as to the law’s ultimate impact on the cost of specific health insurance plans, most economists agree that insurance costs for current coverage will go down. They also agree that, under the new law, the rate of increase of the cost of health care will be reduced and will result in federal savings of nearly $140 billion over the first ten years and $1 trillion over the first 20 years.

This memo is divided into the following sections:

- New Requirements for Employers
- Immediate Changes in Health Changes
- The Next Steps

**New Requirements for Employers**

*In general, while local governments will need to review their health plans to determine if they comply with the new law and may have to modify their plans to meet new requirements, two fundamental and basic aspects of the way in which cities and towns provide health insurance will be retained: Local governments will be able to continue to self-insure and to participate in state-wide risk pools through which they can provide health insurance.*

That being said, the new law is not without its controversial requirements, including employer mandates to provide and individual mandates to purchase health insurance;
minimum coverage standards that apply to all health plans; public state-wide health
insurance exchanges, where health insurance will be sold to individuals and small
businesses of 100 or fewer employees; and a 40 percent excise tax on “Cadillac” health
care plans that exceed a certain dollar level of benefits beginning in 2018.

Despite any controversy over these requirements and other provisions called for in the
law, such as achieving near-universal coverage and expanding Medicaid, nothing in the
law appears likely to force cities and towns to dramatically change the ways in which
they currently provide health insurance to their employees.

This does not mean that cities and towns will be able to avoid making any changes to
their health care benefits packages. New requirements on employers include the
following:

- Local governments that self-insure must, after two years, demonstrate to the
  Secretary of Health and Human Services that their self-insurance plans are
  sufficiently funded or capitalized to cover all likely medical claims.

- The health care insurance local governments, like all employers, provide to their
  employees must meet coverage minimums.

- Local governments, like all employers, that already offer insurance to some
  workers must provide insurance to all workers—both full and part-time. This
  insurance will have to meet certain minimum cost, coverage, and reimbursement
  requirements that are prescribed by the law and the Department of Health and
  Human Services.

- In addition, all plans must include an “essential health benefits package” that
  would provide a comprehensive set of services that covers no less than 60 percent
  of the cost of the covered benefit. The “essential health benefits package”
  components will be defined and annually updated by the Secretary of Health and
  Human Services, but will have to include hospitalization and general health care
  by primary and specialty physicians.

- Under the law, out-of-pocket expenses for any plan are limited to no more than
  $6,000 for individuals and $12,000 for families, and all plans must reduce out-of-
  pocket expenses for lower-income individuals and households by nearly 40
  percent, without increasing overall costs.

- Public sector employers, like all employers, may opt out of providing employees
  with health benefits, but if they do they must either provide subsidies for the
  purchase of insurance or may face penalties as high as $3,000 per full-time
  worker depending on the nature of non-compliance.

- A 40 percent excise tax applies to employment-based health plans with premiums
  exceeding $10,200 for single coverage, $27,500 for a family plan, $11,850 for
retirees, and $30,950 for employees in high-risk professions, such as police officers and firefighters.

Immediate Changes in Health Insurance

Several key provisions of the law take effect immediately (for a new federal law this means within six months) and will require changes in health insurance plans and documents.

The law:

- Prohibits pre-existing condition exclusions for children in all new plans;
- Provides immediate access to insurance for Americans who are uninsured because of a pre-existing condition through a temporary high-risk pool;
- Prohibits dropping people from coverage when they get sick;
- Lower seniors' prescription drug prices by beginning to close the donut hole and provides a $250 rebate to Medicare beneficiaries who hit the donut hole in 2010;
- Offer tax credits to small businesses to purchase coverage;
- Eliminates lifetime limits and restrictive annual limits on benefits in all plans;
- Requires plans to cover enrollees’ dependent children until age 26;
- Requires new plans to cover preventive services and immunizations without cost-sharing;
- Ensures consumers have access to an effective internal and external appeals process to appeal new insurance plan decisions; and
- Requires premium rebates to enrollees from insurers with high administrative expenditures and require public disclosure of the percent of premiums applied to overhead costs.

The Next Steps

Over the next several months, the Department Health and Human Services, the Department of Labor, and the Internal Revenue Service will publish interim and final regulations governing the implementation of the health care reform law.

NLC will monitor the development of those regulations to help ensure they take into account a local government perspective. Of course, if you need additional information or have questions about other aspects of the law, please contact Neil Bomberg (bomberg@nlc.org, 202.626.3042).