PUBLIC SUBMISSION

As of: November 24, 2009 Received: November 24, 2009 Status: Pending_Post Tracking No. 80a5e131 Comments Due: January 05, 2010 Submission Type: Web

Docket: EBSA-2008-0020 Prohibiting Discrimination Based on Genetic Information in Health Insurance Coverage and Group Health Plans

Comment On: EBSA-2008-0020-0023 Interim Final Rules Prohibiting Discrimination Based on Genetic Information in Health Insurance Coverage and Group Health Plans

Document: EBSA-2008-0020-DRAFT-0051 Comment on FR Doc # E9-22504

Submitter Information

Name: Leonard Natale Address: Park Ridge, NJ, Organization: Sony Electroincs

General Comment

See attached letter for comments

Attachments

EBSA-2008-0020-DRAFT-0051.1: Comment on FR Doc # E9-22504

INSTRUCTIONS: COPY ONTO EMPLOYER'S LETTERHEAD, REVISE AS DESIRED, AND EMAIL BY THE END OF NOVEMBER, TO <u>WWW.REGULATIONS.GOV</u> WITH COPIES AS LISTED AT THE END OF THE LETTER.

November __, 2009

Submitted through the Federal eRulemaking Portal <u>http://www.regulations.gov.</u>

Office of Health Plan Standards and Compliance Assistance Employee Benefits Security Administration U.S. Department of Labor Washington, DC 20210

Attention: RIN 1210-AB27

Ladies and Gentlemen:

We are writing regarding the interim final rules implementing sections 101 through 103 of the Genetic Information Nondiscrimination Act of 2008 ("GINA"). The request was published by the Departments of Labor, Health and Human Services, and the Treasury in the *Federal Register* on October 7, 2009.

<u>Our wellness programs</u>: Wellness, prevention, and disease management programs address potential health problems of our employees, often before they develop into more costly and deadly chronic disease. These programs are among the limited available avenues open to us to encourage and guide healthy behavior, and, to help us control healthcare costs while improving our employees' quality of life.

Health Risk Assessments (HRA), including questions designed to gather family medical history, are a critical component of our wellness programs. We have found that employees participate in these beneficial HRAs or other wellness or disease management programs to a greater extent when financial incentives are offered.

<u>Impact of the regulation</u>: The interim final regulation under Title I of GINA would undermine our wellness programs by precluding our ability to provide a financial incentive to individuals who complete an HRA that requests family medical history and to provide rewards to employees for meeting certain health-related goals. If this regulation is allowed to be implemented, we fear that completion rates of HRAs will suffer significantly, and participation in wellness programs will plummet. The regulation will also hamstring our ability to guide employees into disease management programs based on information provided in an HRA.

We appreciate this opportunity to provide comments and would be happy to further discuss our concerns with you.

Sincerely,

Cc: Timothy Geithner

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Secretary U.S. Department of Treasury 1500 Pennsylvania Avenue NW Washington, DC 20220

Kathleen Sebelius Secretary U.S. Department of Health and Human Services 200 Independence Avenue SW Room 639G Washington, DC 20201

Hilda Solis Secretary U.S. Department of Labor 200 Constitution Avenue NW Washington, DC 20210

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Robert Kocher, MD, Special Assistant to the President, National Economic Council, TheWhite House (via fax to (202) 456-4796)

Ezekiel Emanuel, MD, Special Advisor for Health Policy, Office of the Director, Office of Management and Budget (via fax to (202) 395-3174)

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