

Individual Mandate Working Group Overview of Recommendations

September 26, 2018

Agatha Kessler, Health Policy Director, GMCB



Agenda

I. Act 182 of 2018

- a) Overview of Act
- b) Timeline
- c) Individual Mandate Working Group

II. Individual Mandate

- a) Background
- b) What we know about Vermont
- c) Federal Individual Mandate Overview (Jason Levitis)
- d) Recommendations



Act 182 of 2018: Overview

- In response to the elimination of the federal penalty associated with the individual mandate (Tax Cuts and Jobs Act of 2017), the General Assembly passed Act 182 of 2018:
 - > Requirement that Vermonters shall maintain minimum essential coverage
 - Intent that the 2019 General Assembly should enact a financial penalty or other enforcement mechanism
 - > Established the Individual Mandate Working Group, to develop recommendations regarding:
 - Minimum Essential Coverage
 - Exemptions
 - Enforcement
 - Administration



Act 182 of 2018: Report Timeline

7/1: First Meeting of Working Group called by GMCB designee

9/25-10/12: Public Comment

10/23 (tentative): Working Group Final Vote













9/26: Board
Meetingbackground and
review preliminary
recommendations

10/17 (tentative): Board Meetingfurther review and/or discussion 11/1: Report Deadline



Act 182 of 2018: Working Group

Membership

- ➤ Agency of Human Services: (Adaline Strumolo)
- ➤ Department of Financial Regulation (Emily Brown)
- Department of Tax (Doug Farnham)
- Green Mountain Care Board (Robin Lunge)
- ➤ Office of the Health Care Advocate (Mike Fisher)
- ➤ Blue Cross and Blue Shield of Vermont (Sara Teachout)
- ➤ MVP (Susan Gretkowski)

Meetings

- ➤ Six Meetings; Independent member(s) also did research and proposal development outside of public meetings
- Facilitator approach: Agendas and meetings led by most relevant organization
- ➤ Public Comments: accepted at each meeting; online; public comment period (September 25 October 12)
 Public comments on the draft report may be submitted:
 - By email: <u>imwgcomments@vtlegalaid.org</u>
 - By phone: (802) 828-5322 or (802) 828-4871



Act 182 of 2018: Working Group

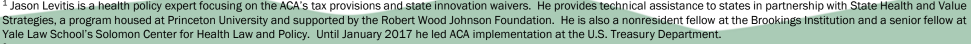
Resources

- > Staff from membership's organizations: including insurers' actuarial departments
- ➤ State Health and Value Strategies: Jason Levitis¹
- ➤ Colleagues in Other States
- ➤ Federal Issues Working Group resources²

Principles & Process

Recommendations should:

- > Focus on maintaining Vermont's low uninsured rate
- > Strive to be practical: balance the complexity of health care policy, administrative burden and Vermonters' best interests
- ➤ Include alternative options to present different perspectives/priorities





Federal Income Tax Returns: 2016 Vermont Data

Item	All returns	i	Size of adjusted gross income*								
		Under	\$1	\$10,000	\$25,000	\$50,000	\$75,000	\$100,000	\$200,000	\$500,000	\$1,000,0
		\$1 [1]	under	under	under	under	under	under	under	under	00
			\$10,000	\$25,000	\$50,000	\$75,000	\$100,000	\$200,000	\$500,000	\$1,000,000	or
											more
FPL Level	1		<84%	84% - 210% ^{1,2,3}	210% - 421% ^{2,3}	421% - 631%	631% - 842%	842% - 1684%	1684% - 4209%	4209% - 8418%	>8418%
	2		<62%	62% - 156% ^{1,2,3}	156% - 312% ^{2,3}	312% - 468%³	468% - 624%	624% - 1248%	1248% - 3121%	3121% - 6242%	>6242%
	3		<50%	50% - 124% ^{1,2,3}	124% - 248% ^{1,2,3}	248% - 372% ^{2,3}	372% - 496% ³	496% - 992%	992% - 2480%	2480% - 4960%	>4960%
	4		<41%	41% - 130%1,2,3	103% - 206%1,2,3	206% - 309% ^{2,3}	309% - 412%3	412% - 823%	823% - 2058%	2058% - 4115%	>4115%
# of Vermont returns	325,860	5,850	50,030	61,570	82,690	46,050	30,140	38,750	9,050	1,210	520
	100%	2%	15%	19%	25%	14%	9%	12%	3%	0%	0%

5,070

\$ 2,967,000

48%

** 30

\$ 18,000

0%

3,160

\$ 1,607,000

30%

Program Eligibility FPL Thresholds:

of returns w/ penalty

\$ of penalty

- ¹Medicaid: up to 138% FPL
- ²Vermont Premium Assistance: up to 300% FPL

10,590

\$ 7,346,000

3.2%

- ³Federal Premium Tax Credit: up to 400% FPL
- > Categories not broken down by household size, makes definitive conclusions more difficult

1,480

\$ 1,328,000

14%

- > \$10,000 \$25,000: Many family sizes should be eligible for Medicaid
- > \$25,000 \$50,000: Some family sizes should be eligible for Medicaid, federal Advance Premium Tax Credit or Vermont premium assistance.

470

\$ 573,000

4%

290

3%

570,000

70

1%

225,000

^{*} As a result of confusion about the federal tax rules, the figures above include substantial numbers of erroneous payments by Medicaid-eligible families who were in fact exempt. The issue was detected, and the IRS took steps to correct it, including refunding payments, but the results of those efforts are not reflected above.



0%

** 10

0%

58,000

^{*}Source: IRS Individual Income and Tax Data, by State and Size of Adjusted Gross Income, Tax Year 2016

Federal Income Tax Returns: 2015/2016 Vermont Data Delta between 2015 and 2016

Item	All returns				Size of adjusted	gross income*			
		under \$10,000	\$10,000 under \$25,000	\$25,000 under \$50,000	\$50,000 under \$75,000	\$75,000 under \$100,000	\$100,000 under \$200,000	\$200,000 under \$500,000	\$500,000 or more
FPL Level	1	<84%	84% - 210%1,2,3	210% - 421% ^{2,3}	421% - 631%	631% - 842%	842% - 1684%	1684% - 4209%	4209% - 8418%
	2	<62%	82% - 158% ^{1,2,3}	156% - 312% ^{2,3}	312% - 488%3	468% - 624%	624% - 1248%	1248% - 3121%	3121% - 6242%
	3	<50%	50% - 124% ^{1,2,3}	124% - 248% ^{1,2,3}	248% - 372% ^{2,3}	372% - 496%³	496% - 992%	992% - 2480%	2480% - 4980%
	4	<41%	41% - 130% ^{1,2,3}	103% - 206%1,2,3	206% - 309% ^{2,3}	309% - 412%³	412% - 823%	823% - 2058%	2058% - 4115%
# of returns subject to penalty	-2,290	-10	-920	-950	-270	-80	-80	0	0
% change	-18%	-25%	-23%	-16%	-15%	-15%	-22%	0%	0%
\$ of penalty	\$ 1,242,000	\$ 9,000	\$ 520,000	\$ 581,000	\$ 137,000	\$ 13,000	\$ -48,000	\$ 20,000	\$ 10,000
% change	20%	100%	48%	24%	12%	2%	-8%	10%	21%

^{*}Source: IRS Individual Income and Tax Data, by State and Size of Adjusted Gross Income, Tax Year 2016 and 2015

Program Eligibility FPL Thresholds:

- ¹Medicaid: up to 138% FPL
- ²Vermont Premium Assistance: up to 300% FPL
- ³Federal Premium Tax Credit: up to 400% FPL
- > Penalty increased from 2015 (\$325/adult) to 2016 (\$695/adult)



Table One: Maintenance Population Approximate Percent of Members Projected to Drop Coverage											
Income Range				Age Band							
	LT18	18-26	26-35	35-45	45-55	GT55	Total				
Below 200% FPL	8%	7%	5%	5%	4%	2%	4%				
200% to 250% FPL	12%	12%	11%	11%	8%	4%	8%				
250% to 300% FPL	13%	11%	10%	10%	8%	3%	7%				
300% to 400% FPL	11%	11%	9%	9%	7%	3%	7%				
Above 400% FPL	41%	38%	40%	37%	27%	13%	25%				
Total	25%	13%	10%	11%	10%	5%	9%				

Table One: Maintenance Population Demographics of population projected to drop coverage as a result of removing the individual mandate penalty

Table Two: Recruitment Population Demographics of population uninsured in 2014; federal individual mandate penalty was in effect

^{*}Source: Lewis & Ellis Individual Mandate Report¹

				vo: Recruitme d Rate by Age	•					
				Breakdown k	y Age					
Ag	e	0-17	18-24	25-34	35-44	45-64	65+	TOTAL	L	
% unin	sured	1.0%	4.6%	11.0%	5.1%	3.7%	0.3%	3.7%		
Change from 2	2012 to 2014	-1.5%	-6.9%	-7.2%	-2.1%	-2.5%	0.0%	-3.1%	6	
				Breakdown I	y FPL					
FPL Level	Below 139%	139%-150%	151%-200%	201%-250%	251%-300%	301%-350%	351%-400%	Above 400%	TOTAL	
% uninsured	5.0%	3.2%	5.8%	5.7%	4.2%	5.4%	2.0%	2.0%	3.7%	
Change from 2012 to 2014	-4.6%	-11.4%	-7.4%	-2.3%	-5.4%	-1.1%	-1.7%	-1.3%	-3.1%	

^{*}Source: 2012 and 2014 Vermont Household Health Insurance Survey²



¹ <u>Lewis & Ellis Individual Mandate Report</u>: considers financial determinants and does not include non-financial considerations such as risk aversion, health status, pending legislation (Act 182 of 2018) or compliance accountability.

² <u>Vermont Household Health Insurance Survey 2014</u>: 2018 results not available at time of report submission. 2018 results expected to be roughly similar to 2014, with a slightly lower uninsured rate overall and a statistically lower rate for those with Incomes <139% FPL.

2019: In their individual and small group filings, BCBSVT and MVP each requested a 2.0% rate increase due to the elimination of the federal penalty, approximately a \$9.8 million impact on overall total premium. The approved rates allowed for a 1.6% increase, resulting in an overall total premium impact of approximately \$7.9 million.

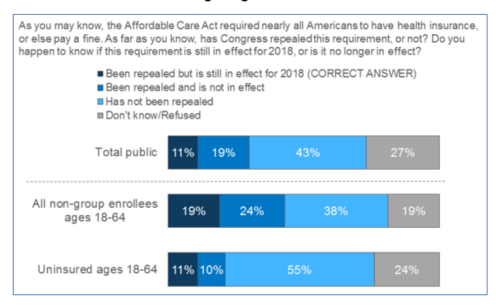
Impact on 2019 Individual and Small Group Premiums

		Filed				App	proved
Carrier	# of Lives	Rate	Prei	mium Impact	Rate	Pro	emium Impact
Blue Cross/Blue Shield	52,591	2.00%	\$	6,954,599	1.50%	\$	5,215,949.21
MVP	25,223	2.00%	\$	2,891,984	1.50%	\$	2,168,988.21
			\$	9,846,583		\$	7,384,937.42

^{*}Source: 2019 Individual and Small Group Rate Filings

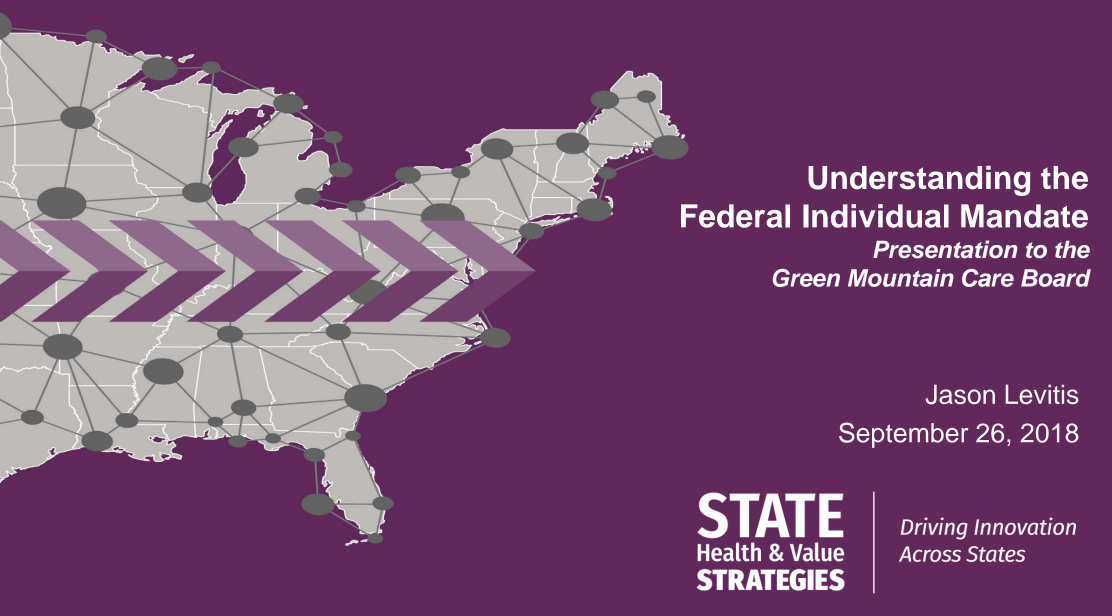
Beyond 2019: The status of the individual mandate penalty is unclear to many Americans at this time. As individuals develop a clearer understanding of the federal penalty's status over time, enrollment and premiums may be impacted.

Public Confusion regarding status of the Individual Mandate



^{*}Source: Kaiser Health Tracking Poll - March 2018: Non-Group Enrollees





A grantee of the Robert Wood Johnson Foundation

About State Health Value Strategies

State Health and Value Strategies (SHVS) assists states in their efforts to transform health and health care by providing targeted technical assistance to state officials and agencies. The program is a grantee of the Robert Wood Johnson Foundation, led by staff at Princeton University's Woodrow Wilson School of Public and International Affairs. The program connects states with experts and peers to undertake health care transformation initiatives. By engaging state officials, the program provides lessons learned, highlights successful strategies, and brings together states with experts in the field. Learn more at www.shvs.org.

Questions? Email Heather Howard at heatherh@Princeton.edu.

About Jason Levitis

Jason Levitis is principal at Levitis Strategies LLC, a healthcare consultancy focusing on the Affordable Care Act's tax provisions and state innovation waivers. He provides technical assistance to states in partnership with State Health and Value Strategies. He is also a nonresident fellow at the Brookings Institution and a senior fellow at Yale Law School's Solomon Center for Health Law and Policy. Until January 2017, he led ACA implementation at the U.S. Treasury Department.

Objectives

✓ Review the rules and workings of the federal individual mandate

✓ Highlight modifications made by states (New Jersey and DC) that recently passed mandates based on the federal one

Background

- The federal individual mandate took effect in 2014 along with the ACA's other major coverage provisions.
- The December 2017 federal tax law repealed the federal mandate penalty, effective 2019.
- In 2018, NJ and DC passed individual mandates closely based on the federal one, effective 2019.
- In addition, Massachusetts enacted an individual mandate in 2007 as part of its health reform law.



Federal Individual Mandate

Major Features of the Federal Mandate

- <u>Basic structure</u>: Requires individuals to maintain qualifying coverage, qualify for an exemption, or pay a penalty
- Key parameters:
 - Definition of qualifying coverage
 - Available exemptions
 - Penalty calculation
- <u>Administration</u>: Primarily through the federal income tax system; certain exemptions granted by federal Marketplace
- <u>Coverage reporting</u>: Health insurers and other coverage providers report on coverage to IRS, with copy to covered individuals
- Outreach to the Uninsured: Leveraging information collected

The Mass. mandate includes these same major elements; many of the specifics are similar.

Qualifying Coverage



- Referred to as "minimum essential coverage" or "MEC"
- Generally includes all conventional public and private health coverage
 - Employer coverage insured and self-insured
 - Individual market health insurance
 - Medicare
 - Medicaid
 - VA coverage, Tricare, etc.
- Excludes limited coverage like short-term plans, dental and vision plans, and fixed indemnity plans
- CMS has authority to designate addition coverage as MEC
 - Example: self-insured student health plans

Exemptions

- Available for:
 - Low income (below tax filing threshold)
 - Unaffordable coverage (cost to enrollee exceeds 8% (indexed) of income)
 - Short coverage gaps (less than 3 months)
 - Membership in Indian tribes, health care sharing ministries, and certain religious groups (must have long-standing exemptions from Social Security and Medicare payroll taxes)
 - Individuals living abroad
 - Certain non-citizens, including undocumented immigrants and non-resident aliens
 - Other hardships (loss of a job, foreclosure, death of a family member, etc.)
- Most claimed on tax return, but a few granted by Marketplace through separate process available year-round
- CMS has broad authority to designate additional exemptions

Penalty Calculation

- Zero at low incomes
- Increases with income and number uninsured
- No one pays more than cost of coverage
- Prorated for part-year coverage

See Appendix for additional details

Administration

- Penalty collected through individual income tax system
- Single line on Form 1040 has check-box for full-year coverage, space for penalty amount
- Exemptions claimed or reported on Form 8965



IRS Form 1040, Line 61

All others: Single or	48	Foreign tax credit. Attach Form 1116 if required	48			
Married filing	49	Credit for child and dependent care expenses. Attach Form 2441	49			
separately, \$6,350	50	Education credits from Form 8863, line 19	50			
Married filing	51	Retirement savings contributions credit. Attach Form 8880	51			
jointly or Qualifying	52	Child tax credit. Attach Schedule 8812, if required	52			
widow(er), \$12,700	53	Residential energy credits. Attach Form 5695	53			
Head of	54	Other credits from Form: a 3800 b 8801 c	54			
household, \$9,350	55	Add lines 48 through 54. These are your total credits			55	
45,555	56	Subtract line 55 from line 47. If line 55 is more than line 47, enter	-0	•	56	
	57	Self-employment tax. Attach Schedule SE			57	
Other	58	Unreported social security and Medicare tax from Form: a	4137 b 🗌 8919 .		58	
Taxes	59	Additional tax on IRAs, other qualified retirement plans, etc. Attach	Form 5329 if required .		59	
laves	60a	Household employment taxes from Schedule H			60a	
	b	First-time homebuyer credit repayment. Attach Form 5405 if require	ed		60b	
	61	Health care: individual responsibility (see instructions) Full-year of	overage 🗌		61	
	62	Taxes from: a Form 8959 b Form 8960 c Instruction	ons; enter code(s)		62	
	63	Add lines 56 through 62. This is your total tax		•	63	
Payments	64	Federal income tax withheld from Forms W-2 and 1099	64			
	65	2017 estimated tax payments and amount applied from 2016 return	65			
If you have a qualifying	66a	Earned income credit (EIC)	66a			
child, attach	b	Nontaxable combat pay election 66b				
Schedule EIC.	67	Additional child tax credit. Attach Schedule 8812	67			
	68	American opportunity credit from Form 8863, line 8	68			
	69	Net premium tax credit. Attach Form 8962	69			
	70	Amount paid with request for extension to file	70			
	71	Excess social security and tier 1 RRTA tax withheld	71			
	72	Credit for federal tax on fuels. Attach Form 4136	72			
	73	Credits from Form: a 2439 b Reserved c 8885 d	73			
	74	Add lines 64, 65, 66a, and 67 through 73. These are your total pa	ayments	•	74	
Refund	75	If line 74 is more than line 63, subtract line 63 from line 74. This	is the amount you overp	aid	75	
	76a	Amount of line 75 you want refunded to you. If Form 8888 is atta	ached check here		76a	

Outreach to the Uninsured

- Mandate provides detailed information about who is uninsured
- ACA leverages this info by providing for the IRS to notify the uninsured of coverage options each year
 - The IRS has generally used alternative means for this outreach
- Mass, has made robust use of this information for outreach
 - Credits it as major reason for lowest-in-nation uninsured rate

DC and NJ Changes



- Exemption based on state filing threshold
- Exemption and for out-of-state residents
- Exemption for Medicaid-eligible income (DC only)
 - NJ has authority to do something similar
- Penalty cap tied to state-average bronze premium instead of national average
- Ensure no double-payment if federal penalty reinstated
- Reporting requirement modified for simplicity and state authority
- Other adjustments for state context



Thank You

Contact information:

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203-671-2609

Appendix: Detail on Penalty Calculation

Penalty Calculation: Nuts and Bolts

- Penalty = greater of a flat dollar amount and an income-based amount, capped at the cost of coverage
- Flat dollar amount
 - \$695 per adult (half that for children)
 - Up to \$2,085
- Income-based amount
 - 2.5% of income over filing threshold (\$12K/\$24K)
- Cap
 - Nat'l average bronze premium for 21-year-old (about \$3,800 per person)
 - Only those with very high incomes affected (e.g., \$164K for a single person)
- Prorated based on months without coverage

All values for 2018



Penalty Calculation: Examples

- Example 1: Single individual with \$50K income (412% of fed'l poverty line)
 - Flat dollar amount = \$695
 - Income-based amount = $2.5\% \times (\$50K \$12K) = \$950$
 - Cap = \$3,800
 - Penalty = \$950 (\$79 per month)
- Example 2: Married couple with 2 kids, \$80K income (319% of FPL)
 - Flat dollar amount = $2 \times $695 + 2 \times $347.50 = $2,085$
 - Income-based amount = $2.5\% \times (\$80K \$24K) = \$1,400$
 - Cap = $4 \times \$3,800 = \$15,200$
 - Penalty = \$2,085 (\$174 per month)



All values for 2018

Coverage Reporting

- Who must report: Providers of MEC, including:
 - Insurers
 - Self-insuring employers
 - Public programs
- What is reported:
 - List of covered individuals, with months covered
- Who reporting goes to:
 - IRS and covered individuals

Agenda

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- a) Overview of Act
- b) Role of the Green Mountain Care Board
- c) Individual Mandate Working Group

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