

#### **COBRA Sales Review**



We're proud to offer a full-circle solution to your HR needs. BASIC offers collaboration, flexibility, stability, security, quality service and an experienced staff to meet your integrated HR, FMLA and Payroll needs.

## Quick COBRA Review



- COBRA- Consolidated Omnibus Budget Reconciliation Act of 1985
- Main intent
  - Provide temporary access to health insurance when it would have been lost
  - Shift healthcare cost from public sector to the private sector
  - Reduce lost tax revenues by reducing the number of uninsured medical expenses

# Who must comply with COBRA?



- All group health plans with over 20 employees on 50% of their typical business days in the preceding calendar year.
- Common Ownership
- Exceptions
  - Small employer plans, government plans, church plans

## Who Qualifies?



- Qualified beneficiary rights- Qualified beneficiaries have the same rights, under the same terms and conditions, as a similarly situated non-COBRA beneficiary (active employee)
  - Qualified beneficiaries additionally have independent election rights.

#### **Events**



- Voluntary termination
- Involuntary termination
  - Gross misconduct exception
- Reduction of employees hours
  - Change in premium arrangement
- Death
- Divorce or Legal Separation
  - Removals in anticipation of the event
- Medicare Entitlement (in extremely rare circumstances)
- Dependent Child Ceasing to be a dependent

## Eligible Coverages



#### **Eligible**

- Medical
- Dental
- Vision
- Prescription
- Health FSA
- HRA
- Certain EAP's

#### **Not Eligible**

- Dependent Care FSA
- HSA
- LTD
- STD
- Life Insurance

#### Notices



- Qualifying Event Notice- Informs all qualified beneficiaries of their right to continue health insurance under COBRA. Provide First class mail with certificate of mailing
  - Needs to be postmarked with 44 days from a qualifying event
  - Typically includes COBRA election form
- General Notice- Informs employees of their COBRA rights and responsibilities
  - Needs to be postmarked within 90 days from enrollment in the new plan

## Notices (cont.)



- Notice from QB to the plan administrator
  - Divorce, Dependent Ceasing to be a Dependent, Secondary Event, Disability Determination, or no longer deemed disabled
    - Has to be reported within 60 days of the later of:
      - Qualifying event date, loss of coverage date, or date the QB is informed they have to report

## Notices (cont.)



- Notice of unavailability- 44 days from being informed of a request
- Extension notice- 14 days from receipt
- Conversion notice- within the last 180 days of COBRA
- Termination- as soon as administratively possible
- Expiration- During the last 60 days of COBRA

## Notices (cont.)



- Notification of plan changes- 60 days from the plan change being adopted
- Notice of Insignificant premium underpayment- as soon as possible
- Disclosure to a health care provider
- Invoices
- Bonus- Open enrollment notifications

## Audits



- The IRS is the auditing arm for COBRA
  - Mail audit
  - Combo audit
  - Compliant driven audit
- The IRS uses the TAMRA (Technical and Miscellaneous Revenue ACT)criteria to measure COBRA compliance

## TAMARA Criteria



- Training for the individuals responsible for COBRA compliance
- Written Instructions for administering COBRA
- The plan is **Designed and updated** based on competent professional advice
- The plan is monitored by independent auditors

## TAMARA Outcomes



- Penalties can be ruled in one of two ways:
  - Reasonable cause- The infractions have been corrected within 30 days and the TAMRA criteria has been implemented
  - Willful Neglect- The infractions have not been corrected within 30 days, and the TAMRA have not been incorporated

## Penalties



- TAMRA penalties are \$100 per day per violation for one individual, and \$200 per day per violation for two or more individuals
- ERISA penalties are \$110 per day per family member
- Court costs
- Claims risk
- Other cases involving the same infraction

# **COBRA Compliance**



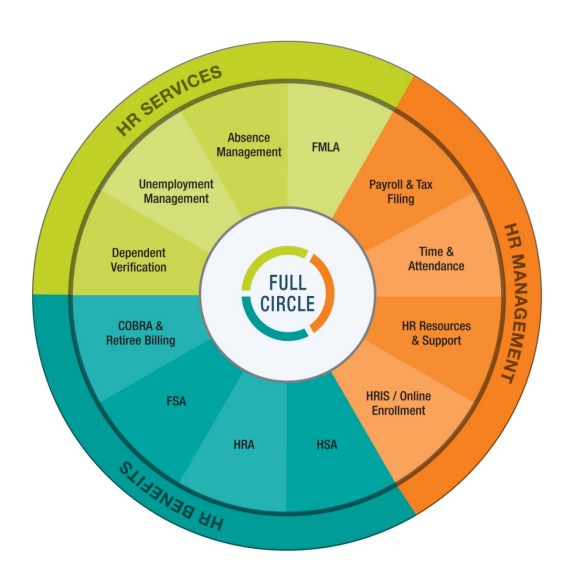
- ✓ At the end of the day.. An employer is liable...
- Easy for an employer to unwittingly fall out of compliance
- Non Compliance can be costly
  - DOL Fines
  - Lawsuits leading to monetary judgments, attorney's fees and court costs
    - COBRA is one of the most litigated areas of benefits

One of the most commonly outsources HR functions.

- Time consuming if administered correctly
  - Administers function under best practices offering consistency and reliability
- Administrators take the majority of liability off of employers
  - Indemnify their clients and assume financial liability for their errors
- Administrators can serve as a buffer between the employer and former workers

## Contact Us





HR solutions should be simple. **Keep it BASIC.** 



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