In a notice published in the *Federal Register* on May 13, 2010, the Department published an interim final rule for group health plans and health insurance issuers relating to dependent coverage of children to age 26 and solicited public comment on those rules. On behalf of the Guttmacher Institute, I am pleased to submit the following comments on the implications of these important rules for individuals seeking reproductive health services.

The extension of dependent coverage to young adults is a critical component of the health care reform legislation. Historically, young adults have been the age-group most likely to lack health insurance coverage.\(^1\) When it comes to reproductive health, individuals aged 18–24 have the highest rate of unintended pregnancy; in this age-group, more than one unintended pregnancy occurs for every 10 women, a rate twice that for women overall.\(^2\)

Allowing young adults to obtain coverage as dependents on their parents’ policies will provide a critical pathway to insurance for many. However, in order for this coverage to be usable for the care individuals in this age-group need—including the reproductive health services that are among the services accessed most frequently by individuals in this age-group—additional steps must be taken to ensure that they are able to obtain care on a confidential basis. To do so, it is of the utmost importance that attention be paid to widely used claims-processing procedures that unintentionally abrogate confidentiality, such as by sending an explanation-of-benefits form to the policyholder when a dependent receives care or services under the policy. Although this practice was established for the laudable goal of protecting policyholders and insurers from fraud and abuse, it often precludes the receipt of confidential care.

The inability to access confidential services may have serious consequences. For example, someone who foregoes or even delays testing and treatment for STIs puts not only himself or herself at risk, but his or her partners as well. Similarly, the specter of parental notification has distressing implications for teens and young adults seeking contraceptive services. A nationwide study of adolescents attending family planning clinics found that 60% younger than 18 said their parents knew they used a clinic for sexual health services—typically because they had told parents themselves or their parents had suggested it. But among teens who said they had not already


discussed their clinic visit with a parent, 70% said they would not seek family planning services and one-quarter said they would have unsafe sex if they were unable to obtain confidential care.\(^3\)

National data show that many insured teens and young adults already appear unwilling to use insurance coverage to pay for their contraceptive care. According to an analysis by the Guttmacher Institute of data from the National Survey of Family Growth, only 68% of privately insured teens and 76% of privately insured young adults aged 20–24 who obtained contraceptive services used their coverage to pay for their care, compared with 90% of insured women older than 30.\(^4\)

Feeling that they are unable to use their insurance coverage, teens and other dependents often turn to publicly funded services to obtain confidential care. This puts a severe strain on scarce public resources, such as those available for the federal Title X family planning program, to provide care that is already being paid for as part of a family’s insurance coverage. In short, failure to provide confidential access under health insurance drains public programs while leaving private insurers to reap a windfall from having factored the cost of care into the premiums they charge without actually being asked to pay for the services delivered.

We therefore urge the Department to move quickly to address this critical issue. As a first step, we urge the Department to examine the authority available under the Health Insurance Portability and Accountability Act, as well as any avenues possible through state law and policy, to afford protection to dependents needing confidential access to care. To do so, it will be critical that the Department work in concert with insurers, state departments of insurance and health care provider groups—such as the American Academy of Pediatrics, the Society for Adolescent Health and Medicine, the American Congress of Obstetricians and Gynecologists and the American Medical Association—to develop methodologies that ensure access to confidential care for those who need it.

We hope you find these comments useful as you move to ensure that young adults have insurance coverage they are able to use to access the health care services, including reproductive health care services, they need. If you require additional information about the issues raised in this letter, please feel free to contact Rachel Benson Gold in the Institute’s Washington office. She may be reached either by phone at (202) 296-4012 or by email at rgold@guttmacher.org.

Thank you for your consideration.

Sincerely yours,

Cory L. Richards  
Executive Vice President  
Vice President for Public Policy

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