

From: [Marc Scherf](#)
To: [EBSA, E-OHPSCA - EBSA](#)
Subject: RIN 1210-AB41
Date: Wednesday, September 29, 2010 1:51:44 PM

Regarding Adult Child Care under Affordable Care Act RIN-1210-AB41

One of the provisions of the Affordable Care Act is that "grandfathered" employer health care plans needn't be made available to adult children who have access to coverage through their own employment. I have excellent coverage through my employment, and my daughter has coverage almost useless, at a cost, through her employment.

Does the Act make her ineligible for continued care under my Employer's Plan? Is an adult child's "access" to coverage in any way defined? Would it include any plan available, whatever the cost, and irrespective of the level of coverage?

Under the circumstances affecting my daughter and me, I would have to advise her to quit her job if its very minimal health care plan precludes access to mine. To make matters worse, she had coverage through my employer prior to the changes in the law, and that access now is apparently to be revoked by my employer as they seek minimal compliance with the Act.

Please help me to understand this, and/or how I might affect execution/administration of the Act.