As San Francisco moves forward with Health Reform, cost considerations will play a key role for all parties who bear a shared responsibility for ensuring access to health care for all San Franciscans – individuals, employers, and local government. This brief begins with an overview of health care costs, followed by relevant financial considerations from individual and employer perspectives and identifies potential coverage or affordability concerns for affected populations. Financial considerations for San Francisco’s health care system follow next and the brief concludes with points for consideration and discussion using various scenarios.

HEALTH CARE COSTS
Total health care costs include insurance premiums and out-of-pocket costs. These costs may be shared between employers and employees.

PREMIUMS
Insurance premiums are determined, among other factors, by benefits covered, provider networks, enrollee’s age, health status, geographic location, smoking status, household size, and whether insurance is purchased directly or through one’s employer. Most people receive health insurance through their employers and premiums have been most expensive for small businesses and those purchasing on the individual market.

According to the Kaiser Family Foundation’s 2013 Employer Health Benefit Survey, the average premium price of employer-sponsored insurance is $6,140/year for an individual and $16,670/year for family coverage.¹ On average, employees contribute 18% ($999 annually) toward premiums for an individual and 29% ($4,565 annually) toward family employer-sponsored coverage.

On the individual market in Covered CA, a 42 year old San Franciscan earning $50,000/year can expect to pay $2,916/year in premiums for the least expensive plan to $7,548/year for the most expensive plan.

¹ Kaiser Family Foundation, Employer Health Benefits Survey 2013. Exhibit 1.3; data reported for the West region (CA, AZ, CO, ID, MT, NV, NM, UT, WY, AL, HI, OR, WA).
OUT-OF-POCKET COSTS

Out-of-pocket costs include deductibles (a flat amount an enrollee must pay before the insurer will make benefit payments), co-pays (a flat amount paid by an enrollee for a covered service), co-insurance (a percentage of cost paid by an enrollee for a covered service), over-the-counter medications, and any other health-related expenses not covered by the insurer. Out-of-pocket costs are highly dependent upon an individual’s health status. An individual in poor health is likely to require more visits to the doctor, have higher prescription costs, and/or need medical procedures more often than someone in good health.

Out-of-pocket costs are also driven by plan type and cost-sharing scheme. For example, the average annual deductible in an individual health maintenance organization (HMO) is $729, compared to $2,003 in a high-deductible health plan with a savings option. Likewise, some plans may aggregate a family’s deductible, or require a separate deductible for each member. Enrollees in employer-sponsored plans paid an average of $1,107/year for annual deductibles in individual plans and $1,700 - $4,000/year in family plans in 2013.

Like deductibles, co-pays and co-insurance also vary by type of plan. For in-network physician care, the average employer-sponsored plan co-pay is $23 per primary care visit and $35 per specialty care visit; the average co-insurance is 18% for primary care and 19% for specialty care. For hospital services, the average enrollee in an employer-sponsored plan can expect to pay 18% in co-insurance, $278 per admission, and $436 in a separate hospital deductible.

Plans available on Covered CA limit out-of-pocket costs to $6,350/year for individuals and $12,700/year for families. These limits apply only to essential health benefits covered in network, and include all cost-sharing (deductibles, co-pays, and co-insurance). Out-of-network costs or costs related to benefits not covered by the plan are not subject to annual limits.

EFFECT OF ACA FEES AND MARKET REFORMS

The ACA introduces a variety of reforms to the individual, small group, and large group health insurance markets, and levies new fees and taxes on health insurance companies. Some examples include the Patient-Centered Outcomes Research Institute fee (advances clinic effectiveness research), the annual fee on health

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3 Kaiser Family Foundation, Employer Health Benefits Survey 2013. Exhibit 7.6; data reported for the West region (CA, AZ, CO, ID, MT, NV, NM, UT, WY, AL, HI, OR, WA).
insurance providers (funds certain provisions of the ACA such as premium subsidies and cost-sharing reductions), and the transitional reinsurance program (supports plans that cover high-cost individuals). Each of these fees is assessed on a per “covered life” basis, and insurers are likely to pass these fees onto businesses and consumers.

Reforms such as guaranteed issue, the requirement to cover essential health benefits, and the requirement to cover 60% of a beneficiary’s costs have increased the cost of individual and small group policies. To put this in context, prior to the passage of the ACA, the average California individual plan’s average actuarial value was 55%.\(^6\) While enrollees in these markets receive more comprehensive coverage, some individuals may pay higher premiums compared to their plans in the pre-ACA small group and individual markets.

INDIVIDUALS AND FAMILIES

FINANCIAL DRIVERS

There are four key drivers that impact the cost of the shared responsibility considerations for an individual or a family:

**Age**

The ages of the individual and covered dependents factor into the rates offered on Covered CA and in employer-sponsored health coverage. Assuming good health, premiums for a 15 year-old child will be less than for a 50 year-old adult. However, because the ACA limits how much premiums can vary by age, premiums for adults younger than 35 are expected to increase from current rates while decreasing for adults older than 55.

**Income**

Household income, measured as a percent of the federal poverty level (FPL), is a key factor in determining eligibility for Medi-Cal, which is a no-cost insurance option, and for premium assistance and cost-sharing subsidies for insurance purchased on Covered CA. Cost-sharing assistance is discussed in greater detail below. If the lowest cost plan available on Covered CA or through an individual’s employer is more than 8% of income, the individual may apply for an exemption to the individual mandate.

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Household Size
Combined with income, household size also determines how much families will pay for coverage and whether they are eligible for Medi-Cal. The average size of a family in San Francisco is three.

Employment Status
Employers in San Francisco may have obligations under either or both the ACA and the HCSO that affect the affordability of insurance for an employee. The HCSO requires covered employers to make health care expenditures for any employees working at least 8 hours per week. A full-time covered employee is eligible for $3,300 to $5,000 per year in health care expenditures under the HCSO.

The ACA requires covered employers to provide affordable insurance to employees working more than 30 hours per week (full-time). The cost of ACA employer compliance (as described in more detail in the Employer section below) will vary depending upon the number of employees and average income of employees, as well as the final SHOP rates and small business eligibility for tax credits.

The following chart depicts how much an employee earning the San Francisco minimum wage can expect in annual health care expenditures from covered employers in 2014, by hours worked.
INDIVIDUAL CONSIDERATIONS
Depending on an individual’s age, income, household size, and employment status, as described above, there are different coverage opportunities available under the ACA and HCSO. Each of the opportunities discussed below has affordability implications as measured by the price of premiums, out-of-pocket costs, and availability of federal subsidies. In situations where premium or out of pocket costs are prohibitive, individuals may decide to forgo coverage. Without coverage, an individual (1) faces additional costs including but not limited to a federal tax penalty and (2) is at high risk for incurring 100% of health care costs if an adverse event occurs. These costs associated with forgoing coverage are not only borne by the individual but also the greater community.

Medi-Cal
An individual earning less than $15,856 or family of three earning less than $26,951 annually is eligible for Medi-Cal, a public insurance program that pays for a variety of medical services for children and adults with limited incomes for low-to-no cost. The following chart shows Medi-Cal and Covered CA eligibility by hourly income for individuals earning below 400% of FPL.

<table>
<thead>
<tr>
<th>Individual Eligibility for Publicly-Subsidized Insurance</th>
<th>40 hrs/wk</th>
<th>36 hrs/wk</th>
<th>30 hrs/wk</th>
<th>25 hrs/wk</th>
<th>20 hrs/wk</th>
</tr>
</thead>
<tbody>
<tr>
<td>Min Wage $16,640</td>
<td>$14,976</td>
<td>$12,480</td>
<td>$10,400</td>
<td>$8,320</td>
<td></td>
</tr>
<tr>
<td>$9/hr $18,720</td>
<td>$16,848</td>
<td>$14,040</td>
<td>$11,700</td>
<td>$9,360</td>
<td></td>
</tr>
<tr>
<td>$10/hr $20,800</td>
<td>$18,720</td>
<td>$15,600</td>
<td>$13,000</td>
<td>$10,400</td>
<td></td>
</tr>
<tr>
<td>$11/hr $22,880</td>
<td>$20,592</td>
<td>$17,160</td>
<td>$14,300</td>
<td>$11,440</td>
<td></td>
</tr>
<tr>
<td>$12/hr $24,960</td>
<td>$22,464</td>
<td>$18,720</td>
<td>$15,600</td>
<td>$12,480</td>
<td></td>
</tr>
<tr>
<td>$13/hr $27,040</td>
<td>$24,336</td>
<td>$20,280</td>
<td>$16,900</td>
<td>$13,520</td>
<td></td>
</tr>
<tr>
<td>$14/hr $29,120</td>
<td>$26,208</td>
<td>$21,840</td>
<td>$18,200</td>
<td>$14,560</td>
<td></td>
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<tr>
<td>$15/hr $31,200</td>
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<td>$23,400</td>
<td>$15,600</td>
<td>$15,600</td>
<td></td>
</tr>
<tr>
<td>$16/hr $33,280</td>
<td>$29,952</td>
<td>$24,960</td>
<td>$20,800</td>
<td>$16,640</td>
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<tr>
<td>$17/hr $35,360</td>
<td>$31,824</td>
<td>$26,520</td>
<td>$22,100</td>
<td>$17,680</td>
<td></td>
</tr>
<tr>
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<td>$23,400</td>
<td>$18,720</td>
<td></td>
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<tr>
<td>$19/hr $39,520</td>
<td>$35,568</td>
<td>$29,640</td>
<td>$24,700</td>
<td>$19,760</td>
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<td>$37,440</td>
<td>$31,200</td>
<td>$26,000</td>
<td>$20,800</td>
<td></td>
</tr>
</tbody>
</table>

Premium assistance through Covered California
Medi-Cal
Employer-sponsored Insurance

Nationwide, approximately 60% of Americans receive health insurance through their employer. Under the ACA, an employee may be offered a traditional employer-sponsored group health plan, or may be offered coverage through the Small Business Health Options Program (SHOP) on Covered CA.

An individual’s options for employer-sponsored health insurance are dependent upon their employer’s offerings. Nationally, 99% of employers with more than 200 employees offer health insurance and approximately 57% of employers with 3-199 employees offer health insurance. Small business employees face higher costs than their counterparts in large businesses. For example, the average annual deductible for an individual in a small business health plan is $1,715, compared to $884 in a large business health plan.

Large employers will be required to offer individual coverage at a cost to the employee that is less than 9.5% of the employee’s income or face penalties. However, while employers are required to offer dependent coverage, the ACA does not require employers to offer spousal coverage. Additionally, the cost of employer-sponsored family coverage will necessarily be higher than the cost of individual coverage, but is not subject to the affordability calculation and, thus, may be more than 9.5% of a family’s income.

Covered CA Individual Market

Plan Tiers

The ACA requires Covered CA to offer plans in four tiers based on actuarial value. All plans offer the same essential benefits and the only difference between them is the percentage of health care costs covered by the plan. The available tiers are: Bronze (covering 60% of costs), Silver (70%), Gold (80%), and Platinum (90%). As the actuarial value of a plan increases, so do premiums, though out-of-pocket costs decrease. The following chart shows the standardized cost-sharing schemes in each plan tier for 2014. Bronze plans have the lowest premiums and highest out-of-pocket costs, while Platinum plans have the highest premiums and lowest out-of-pocket costs. For San Francisco, five insurers each offer one plan per tier. The following table shows the cost parameters for each of the metal tier plans offered on Covered CA.

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Individuals earning more than $46,960 per year (400% FPL) do not qualify for financial assistance on Covered CA and must pay the full price of premiums. The following table reflects the range of premiums for plans available to individual San Franciscans earning above 400% of FPL for the 2014 plan year.10

<table>
<thead>
<tr>
<th>Household Size: 1</th>
<th>Covered CA Plan Premium ($/month)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Annual Income</td>
<td>Age</td>
</tr>
<tr>
<td>$46,960+ (400% FPL and above)</td>
<td>22</td>
</tr>
<tr>
<td></td>
<td>27</td>
</tr>
<tr>
<td></td>
<td>42</td>
</tr>
<tr>
<td></td>
<td>57</td>
</tr>
</tbody>
</table>

10 Source: Covered California, Shop and Compare tool, 10.5.2013
Financial Assistance

Persons earning between 138-400% of FPL ($15,856 - $45,960/year individual, $25,951 - $78,120/year for family of three) are eligible for premium assistance in the form of federal tax subsidies. Available on a sliding scale, these subsidies may be used to purchase any plan offered on Covered CA.

In addition to premium assistance, people earning up to 250% of FPL ($28,725/year individual, $48,825/year for family of three) will qualify for cost-sharing assistance. Available only through the Silver plan, this assistance is also applied on a sliding scale, and decreases cost-sharing by offering enrollees reduced co-pays, smaller deductibles, and lower annual out-of-pocket caps.

For individuals eligible for both premium and cost-sharing assistance, Covered CA automatically offers eligible individuals a customized plan, known as the Enhanced Silver plan.

Penalties

Individuals may determine for financial reasons to pay the penalty instead of purchasing health insurance.

POTENTIAL COVERAGE AND AFFORDABILITY CONCERNS

There are several populations for whom there are potential coverage and/or affordability concerns that arise from the drivers and considerations for individuals and families under the ACA and HCSO.

- **Undocumented Immigrants:** potential coverage and affordability concerns. Undocumented immigrants are not eligible for the full range of Medi-Cal benefits. Medi-Cal allows eligible undocumented immigrants access to limited services, such as emergency care, pregnancy-related services, and skilled nursing care. Healthy San Francisco will continue to be available for individuals who do not qualify for health insurance options under the ACA (including undocumented immigrants) who meet the programs other eligibility requirements. However, undocumented persons who are not eligible for limited scope Medi-Cal or Healthy San Francisco are at risk for high out-of-pocket costs or forgoing needed care.

- **Part-time Employees:** potential coverage and affordability concerns. Neither the ACA nor the HCSO requires an employer to offer health insurance to part-time employees. Further, many insurers do not offer employers the option to cover their part-time employees. If an individual is not eligible for Medi-Cal, individual coverage on Covered CA is the only other ACA insurance option for this group which may or may not be affordable to the individual or family.
• **Small Business Employees:** potential coverage and affordability concerns. Small employers are less likely to offer health insurance than large employers and, when they do, their employees face higher costs than their counterparts in large businesses.

• **Families:** Potential affordability or coverage concerns. The ACA defines employer-sponsored coverage as affordable if the employee’s share of premium costs for his/her individual policy – not including spousal or dependent coverage – falls below 9.5% of annual household income. Affordability is calculated on the employee’s share of coverage only and does not take into account the additional premiums an employee would pay to cover a spouse or a dependent. This could result not only in a family actually paying more than 9.5% of household income on employer-sponsored insurance, but also a determination that the family has been offered affordable coverage, making them ineligible for subsidies on Covered CA.

• **Individuals with Carryover Balances In Existing Stand-alone HRAs:** Potential affordability concern. In 2012, covered employers under the HCSO reported 46,051 employees with approximately $107 million available in HRAs, some portion of which are in stand-alone HRAs that are not integrated with employer health insurance coverage. If the federal government treats carryover balances in stand-alone HRAs as “minimum essential coverage,” employees who hold such accounts and earn between 138% and 400% of the FPL would not be eligible for federal premium tax credits. The City is seeking guidance on this question.

• **Individuals Using Premium Assistance for a Bronze Plan:** Potential affordability concern. While the premiums on the Bronze plan are the least expensive of all of the plans, and someone with financial assistance could pay as little as $1/month for the least expensive Bronze, that plan includes a $5,000 deductible. This may subject individuals to high unanticipated health care costs.

• **Individuals Choosing to Pay Penalties:** Potential coverage and affordability concerns. Individuals choosing the penalty would be uninsured and liable for 100% of their health care costs.

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EMPLOYERS

FINANCIAL DRIVERS
There are three key drivers that impact an employer’s shared responsibility considerations under the ACA and the HCSO:

**Employer Size**
Employer size determines whether and how an employer must comply with the ACA or HCSO.

- Under the ACA, large employers (>50 FTE) must offer affordable health insurance to at least 95% of full-time employees or face penalties. Small businesses (<50 FTE) are not required to provide insurance to their employees, but may do so through Covered CA’s Small Business Health Options Program (SHOP).
- The HCSO's Employer Spending Requirement is determined by employer size depending upon business type. Large employers (>100 employees) pay a higher expenditure rate ($2.44/hour worked) than do small and medium sized employers (20-99 employees, $1.63/hour worked).
- The ACA provides tax credits for certain small businesses (<25 or <10 FTEs, depending on business type) that purchase insurance through Covered CA. These tax credits may cover up to 50% of an employer’s insurance costs, if the employer pays for at least 50% of the employee’s premiums.

**Employee Work Status**
The ACA requires large employers to provide affordable health insurance to employees working full-time, defined as more than 30 hours per week, while the HCSO requires medium and large employers to make hourly health care expenditures for employees working more than 8 hours per week. Employee work status also affects employer health care spending options. Depending on an employer’s mix of full-time and part-time workers, it may not be feasible to provide insurance. Insurance companies often do not allow for coverage of part-time employees working fewer than 20 hours, and smaller businesses generally lack the strength in numbers required to negotiate affordable premium rates.

**Uptake**
There are certain factors that impact an employer’s ability to provide health insurance for their employees. Just as employer demographics and actions affect employee options for coverage, employee demographics and actions also affect employer options for coverage. A business’s ability to offer insurance or to negotiate affordable rates is affected by the extent to which their employees are eligible for insurance and choose to enroll (referred to as the take-up rate). For example, according to national
survey data, in businesses with 35% or more low-wage workers, only 61% of the workforce is eligible for insurance, compared to 80% at firms with fewer low-wage workers. Similarly, at businesses with 35% or more part-time workers, only 52% of employees are eligible for insurance, compared to 84% at firms with fewer part-time workers. Furthermore, on average, 76% of employees eligible for insurance at businesses with 3-49 employees participate in their employer’s plan, compared to 82% at businesses with more than 50 employees. Insurers often require the participation of a minimum percentage of a business’s employees, which puts small businesses and businesses that rely more heavily on part-time or low-wage employees at a disadvantage in the insurance marketplace.

**EMPLOYER CONSIDERATIONS**

Depending on an employer’s size and employee work status, as described above, there are several coverage options, as outlined below. Each of these options has affordability implications measured by the price of insurance, health care expenditures under the HCSO, amount of tax credit, and any potential penalties.

**Employer-sponsored Insurance**

**To Meet HCSO and ACA Requirements**

Covered employers may offer health insurance benefits to fulfill their requirements under both the ACA and HCSO. In fact, in 2012, 90% of expenditures under the HCSO were for health insurance. Of the 4,204 employers reporting their compliance with HCSO in 2012, 88% provided health insurance to their employees (either alone or in combination with another health care expenditure option). Thus, few, if any, changes may be necessary for the majority of employers already providing health insurance to comply with the ACA.

**Small Employer Options**

Soon, small employers will be able to offer SHOP plans. While the actual SHOP rates have not yet been released, the following Covered CA’s August 2013 analysis shows how 2014 projected SHOP rates compare to the current average rate for San Francisco employees in the small group health insurance market. As shown below, the premiums for small businesses plans could be more expensive than an individual plan purchased on Covered CA.

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15 This presentation of information acknowledges the uncertainty regarding HRA carryover balances.

The following two examples, taken from Covered CA’s August 2013 SHOP booklet, illustrate two potential scenarios for employers purchasing SHOP coverage. The company on the left, Kaput Auto Repair, illustrates the total monthly cost to an employer who qualifies for the small business tax credits. The company on the right, Fluor+Whal Architects, illustrates the total monthly cost to an employer who does not qualify for tax credits. Both employers cover 50% of their employees’ premium costs.

<table>
<thead>
<tr>
<th></th>
<th>Kaput Auto Repair</th>
<th>Fluor + Wahl Architects</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Tax Credit Eligible</td>
<td>Not Eligible for Tax Credit</td>
</tr>
<tr>
<td>Location</td>
<td>San Bernardino, CA</td>
<td>San Jose, CA</td>
</tr>
<tr>
<td># Employees</td>
<td>9</td>
<td>15</td>
</tr>
<tr>
<td>Average Wage</td>
<td>$24k</td>
<td>$90k</td>
</tr>
<tr>
<td>SHOP Silver Plan Choice</td>
<td>Health Net Standard Coinsurance PPO</td>
<td>Kaiser HSA</td>
</tr>
<tr>
<td>Percent Enrolling</td>
<td>100%</td>
<td>100%</td>
</tr>
<tr>
<td>Employer’s Share of Premium</td>
<td>50%</td>
<td>50%</td>
</tr>
<tr>
<td>Total Premium</td>
<td>$2,614</td>
<td>$5,894</td>
</tr>
<tr>
<td>Total Employer Responsibility (50%)</td>
<td>$1,307</td>
<td>$2,947</td>
</tr>
<tr>
<td>Total Less Tax Credit (50%)</td>
<td>$654</td>
<td>$2,947</td>
</tr>
</tbody>
</table>

**Health Care Expenditures**

Employers currently comply with the HCSO by using multiple strategies to make health care expenditures. As of 2014, the ACA disallows one such strategy, the stand-alone health reimbursement account (HRA). The City is seeking federal guidance on this issue. In 2012, 996 of the 4,204 reporting employers used HRAs to comply with the HCSO
– 199 used stand-alone HRAs and 806 used some combination of stand-alone and integrated HRAs.¹⁷

Penalties

Just as individuals may determine for financial reasons to pay the penalty instead of purchasing health insurance, employers may also choose to pay penalties rather than comply with the ACA or the HCSO if doing so is less expensive.

POTENTIAL COVERAGE AND AFFORDABILITY CONCERNS

There are several business populations for whom there are potential coverage and/or affordability concerns that arise from the drivers and considerations for businesses under the ACA and HCSO.

- **Businesses with a High Proportion of Low-wage or Part-time Employees:** Potential affordability concern. National survey data shows that businesses that are more reliant on a part-time or low-wage workforce are more likely to have low health insurance uptake rates. This affects an employer’s ability to find affordable health care coverage.

- **Small Businesses:** Potential affordability concern. For businesses with 20-49 employees it may be cost-prohibitive to offer insurance; or the employer may not have enough full-time employees to satisfy insurance plan uptake requirements. Additionally:
  - Small businesses with <25 employees. To qualify for tax credits for participating in SHOP, these employers must pay at least 50% of employee premiums. Depending on the rates available on SHOP, this may be cost-prohibitive for some employers.
  - Small businesses with 25-49 employees. While these businesses may purchase coverage through Covered CA, they are ineligible for the small business SHOP tax credits available to employers with fewer than 25 employees.

- **Businesses Relying on Stand-Alone HRAs:** Potential affordability concern. Because HRA utilization by employees has historically been below 25% and because the HCSO allows unused HRA funds to revert to the employer after 24 months, businesses have budgeted for HRA expenditures at the anticipated utilization rates. In 2012, roughly $80.1 million HRA dollars were unused.¹⁸ If employers are required to contribute the full amount, it could create a

sustainability concern particularly for small businesses. In 2012, 94 of the 190 employers relying solely on HRAs to meet their HCSO spending requirements were employers with 20-49 employees.\textsuperscript{19}

- **Businesses Choosing to Pay Penalties:** Potential coverage concern. By not providing insurance or making health care expenditures, businesses run the risk of having a workforce that does not access health care. Such a workforce is more likely to require sick days and to delay getting needed care, which reduces productivity.

**CITY AND COUNTY OF SAN FRANCISCO**

**CITY CONSIDERATIONS**
There are three key factors that impact the cost of the shared responsibility considerations for the City.

**Section 17000**
Section 17000 of the California Welfare & Institutions Code requires that "[e]very county and every city and county shall relieve and support all incompetent, poor, indigent persons, and those incapacitated by age, disease, or accident, lawfully resident therein, when such persons are not supported and relieved by their relatives or friends, by their own means, or by state hospitals or other state or private institutions." This statutory obligation has been interpreted to apply to essential health services, which in San Francisco have been provided by the San Francisco Department of Public Health (SFDPH) in several ways, including charity care, sliding fee scale for health care services, and Healthy San Francisco.

**Reimbursement**
SFDPH provides comprehensive health care services and will see an increase in insurance revenues as patients transition from uninsurance to insurance. These revenues will be largely in the form of capitated payments under managed care, which provide a flat dollar amount per patient per month regardless of how frequently or infrequently patients use services. Given the Department's relative inexperience with managing capitation and the complex nature of the patient population, the Department of Public Health will be challenged in this new payment environment.

At the same time, revenue sources intended to support care for the uninsured are declining. In order to help counties fulfill their Section 17000 responsibilities, the State

Universal Healthcare Council 2013
Financial Considerations for Individuals, Employers, and the Local Public Health System

provided funding to county health departments to offset the cost of indigent care. In addition, recognizing that certain facilities provided a disproportionate amount of care to low-income and uninsured individuals, the federal government also provided funding to public hospitals for indigent care. As a result of Health Reform, both of these funding sources are decreasing substantially, resulting in an estimated loss of more than $70 million to San Francisco’s public health care system over the next 5 years.

Residually Uninsured
Currently, 60,000 uninsured individuals are enrolled in Healthy San Francisco, the City’s health access program for the uninsured. This represents approximately 71% of San Francisco’s estimated 84,600 uninsured adults. SFDPH estimates that 20,000 current Healthy San Francisco enrollees individuals will be ineligible for insurance options under the ACA. An estimated 15,000 will be eligible but will not enroll. This could leave as many as 49,000 residually uninsured San Franciscans after Health Reform – approximately 35,000 Healthy San Francisco enrollees plus approximately 14,000 uninsured individuals who are not currently enrolled in Healthy San Francisco.

The estimated 49,000 residually uninsured San Franciscans comprise both those ineligible for health benefits and those that are eligible but not enrolled. For those low-income individuals that are ineligible for health insurance options under the ACA, Healthy San Francisco will remain an option for health care access. For those individuals that have health insurance options but do not enroll, they will be able to access health care services at SFDPH and at other health care providers throughout the City on a sliding fee scale based upon their income. Further, low-income individuals may also be eligible for charity care provided by hospitals in the City.

POTENTIAL COVERAGE AND AFFORDABILITY CONCERNS
There potential coverage and/or affordability concerns that arise from the drivers and considerations for the City under the ACA and HCSO.

- **San Francisco’s Public Health Care System:** potential affordability concern. While the City has a strong health care safety net, the ultimate cost of providing care for the uninsured falls on taxpayers. In FY2012, 42% of the patients served at San Francisco General Hospital were uninsured. In the current fiscal year, the City is contributing $500 million in local general funds to the Department of Public Health. It is not the best use of local general fund dollars to provide care to people with health insurance and subsidy options that would otherwise pay for that care.
FOR CONSIDERATION/DISCUSSION

POTENTIAL CONCERNS AT THE INTERSECTION OF THE HCSO AND ACA

The table below summarizes the areas of concern discussed earlier. Each member of the shared responsibility triangle is likely to experience gaps in coverage or affordability. These may serve as a useful backdrop for offering recommendations.

<table>
<thead>
<tr>
<th></th>
<th>Potential Coverage Concerns</th>
<th>Potential Affordability Concerns</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Individuals</strong></td>
<td>• Undocumented immigrants</td>
<td>• Undocumented immigrants</td>
</tr>
<tr>
<td></td>
<td>• Part-time employees</td>
<td>• Part-time employees</td>
</tr>
<tr>
<td></td>
<td>• Small Business employees</td>
<td>• Employees of small business</td>
</tr>
<tr>
<td></td>
<td>• Families</td>
<td>• Families</td>
</tr>
<tr>
<td></td>
<td>• Individuals choosing to pay penalties</td>
<td>• Individuals with Carryover Balances in Existing Stand-alone HRAs</td>
</tr>
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<td>• Individuals Using Premium Assistance for a Bronze Plan</td>
</tr>
<tr>
<td><strong>Employers</strong></td>
<td>• Businesses choosing to pay penalties</td>
<td>• Businesses with a High Proportion of Low-wage or Part-time Employees</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Small businesses (20-49 employees)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>• Businesses relying on stand-alone HRAs</td>
</tr>
<tr>
<td><strong>City</strong></td>
<td>N/A</td>
<td>• Public health care system</td>
</tr>
</tbody>
</table>

BAY AREA COST OF LIVING

Most of the data presented on health care costs is national. However, such costs must be examined in light of the very high cost of living in the Bay area.²⁰ Among 325 national metropolitan areas assessed for cost-of-living, the San Francisco area (San Francisco, Marin, and San Mateo counties) ranks 4ᵗʰ overall, while San Jose (Santa Clara county) ranks 6ᵗʰ, and the Oakland area (Alameda and Contra Costa counties) ranks 12ᵗʰ. The top 15 areas with the highest cost-of-living are:

1. New, York, (Manhattan), NY
2. New, York, (Brooklyn), NY
3. Honolulu, HI
4. **San, Francisco, CA (SF, Marin, and San Mateo Counties)**
5. New, York, (Queens), NY
6. **San, Jose, CA (Santa Clara County only)**
7. Stamford, CT

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8. Truckee-Nevada, County, CA  
9. Orange, County, CA  
10. Nassau, County, NY  
12. Oakland, CA (Alameda and Contra Costa County)  
13. Fairbanks, AK  
14. Juneau, AK  
15. Los Angeles-Long Beach, CA

SAMPLE SCENARIOS  
The following pages contain just a few sample scenarios to illustrate the financial considerations associated with the various drivers and options.
**Scenario 1**: A healthy young individual earning San Francisco’s median income at a large employer is likely to spend more for individual coverage on Covered CA than through an employer-sponsored plan. HCE funds would be available to help cover this or other health-related costs. If this large employer offered coverage, the employer’s contribution the plan would be slightly less than the HCE requirement.

1. **HCE required**: annual health care expenditures made on behalf of employee by covered employer; calculated at 2014 expenditure rates
2. **Low utilization**: 1-2 doctor visits/year; 1 Rx; 1 specialist visit; no hospitalization
3. **Employer sponsored insurance**: costs estimated using 2013 KFF Employer Health Benefit Survey; employer cost = average employee contribution to annual premiums; employee total cost = average employee contribution to premiums + out-of-pocket costs
4. **Covered CA costs**: calculated for range of silver and bronze plans, and include total costs of premiums + out-of-pocket costs
5. **HCE remainder**: employer’s remaining HCSO expenditure requirement after subtracting contribution to insurance
6. **HCE available**: health care expenditures remaining available to employee under HCSO
Scenario 2: If that same young median-income-earner is in poor health, his/her out-of-pocket costs will be very high in proportion to income. On Covered CA, such costs would be capped at $6,350 per year for individuals, but may or may not be capped in employer-sponsored plans. HCE funds would be available to help cover these or other health-related costs. The individual would still experience high costs under employer-sponsored health insurance and this large employer’s contribution to an employer-sponsored plan would be slightly less than the HCE requirement.

1. HCE required = annual health care expenditures made on behalf of employee by covered employer; calculated at 2014 expenditure rates
2. Low utilization = 1-2 doctor visits/year; 1 Rx; 1 specialist visit; no hospitalization
3. Employer sponsored insurance: costs estimated using 2013 KFF Employer Health Benefit Survey; employer cost = average employee contribution to annual premiums; employee total cost = average employee contribution to premiums + out-of-pocket costs
4. Covered CA costs calculated for range of silver and bronze plans, and include total costs of premiums + maximum out-of-pocket costs
5. HCE remainder = employer’s remaining HCSO expenditure requirement after subtracting contribution to insurance
6. HCE available = health care expenditures remaining available to employee under HCSO
* Plan may not be subject to ACA maximum out-of-pocket limits (i.e. if self-insured or grandfathered)
Scenario 3: A part-time, low-income worker eligible for Medi-Cal would have no premiums and minimal out-of-pocket health care costs. The HCE contributions of this small employer would be available to help cover these or other health-related costs.

1. HCE required = annual health care expenditures made on behalf of employee by covered employer; calculated at 2014 expenditure rates
2. Low utilization = 1-2 doctor visits/year; 1 Rx; 1 specialist visit; no hospitalization
3. Employer sponsored insurance: costs estimated using 2013 KFF Employer Health Benefit Survey; employer cost = average employee contribution to annual premiums; employee total cost = average employee contribution to premiums + out-of-pocket costs
4. Medi-Cal costs are estimated by applying the utilization rate to allowable cost-sharing under Medi-Cal
5. HCE remainder = employer’s remaining HCSO expenditure requirement after subtracting contribution to insurance
6. HCE available = health care expenditures remaining available to employee under HCSO
Scenario 4: An undocumented individual working two jobs would receive health care expenditures from each employer. If one employer offered health insurance, the cost to the medium employer offering health insurance would be nearly double the HCE requirement and the HCE of the small employer would be available to assist with out-of-pocket costs. If neither employer offered health insurance, s/he would be enrolled in Healthy San Francisco.

### Household: 1

- **Undocumented**
- **Age:** 42
- **Income:** $27,430/yr (239% FPL)
- **Employment:**
  - 30hrs/wk @ HCSO medium employer
  - 20 hrs/wk @ HCSO small employer
- **HCE required**: $2,523/yr employer 1
  - $1,682/yr employer 2
- **Utilization**: Medium

### Offered employer sponsored insurance?

**Yes**

- **Employer Sponsored Insurance**
  - **Employer 1 cost:** $4,885/yr
  - **Employee cost:** $1,249 - $2,106/yr

**HCE remainder**: $0 (from employer 1)

**HCE available**: $1,682 (from employer 2)

**Healthy San Francisco**

- **Employee cost:** $300 - 500/yr

**HCE remainder**: $0 (all expenditures allocated to HSF)

### Notes

1. HCE required = annual health care expenditures made on behalf of employee by covered employer; calculated at 2014 expenditure rates
2. Low utilization = 1-2 doctor visits/year; 1 Rx; 1 specialist visit; no hospitalization
3. Employer sponsored insurance: costs estimated using 2013 KFF Employer Health Benefit Survey; employer cost = average employee contribution to annual premiums; employee total cost = average employee contribution to premiums + out-of-pocket costs
4. Healthy San Francisco costs include annual participation fee + POS service costs
5. HCE remainder = employer’s remaining HCSO expenditure requirement after subtracting contribution to insurance
6. HCE available = health care expenditures remaining available to employee under HCSO
Scenario 5: For a family earning the median family income in San Francisco, an offer of employer insurance is more cost-effective for the employee than purchasing coverage on Covered CA, even if the HCE were available to help offset that cost. The cost of employer-sponsored insurance is nearly double the HCE requirement for these small and medium-sized employers.

1. HCE required = annual health care expenditures made on behalf of employee by covered employer; calculated at 2014 expenditure rates
2. Medium utilization = 5-6 doctor visits/year; 1-2 Rx; 3 specialty visits; no hospitalization
3. Employer sponsored insurance: estimated using 2013 KFF Employer Health Benefit Survey; employer cost = average employee contribution to annual premiums; employee cost = average employee contribution to premiums + out-of-pocket costs
4. Covered CA costs calculated for range of silver plans, and include total costs of premiums + out-of-pocket costs
5. HCE remainder = employer’s remaining HCSO expenditure requirement after contribution to insurance
6. HCE available = health care expenditures remaining available to employee under HCSO
**Scenario 6:** Small businesses with a mix of full- and part-time workers may find purchasing insurance on the SHOP exchange to be less expensive than current market rates and to fall below the HCE requirements. Remaining HCE funds would be available to help employees cover out-of-pocket or other health-related costs.

1. Covered CA costs estimated using preliminary rates released in Covered CA’s August 2013 SHOP booklet.
2. Employer sponsored insurance costs estimated using 2013 KFF Employer Health Benefit Survey, average costs
3. Employer cost on Covered CA assumes employer pays 50% of employee premiums
4. Employer costs estimated using 2013 KFF Employer Health Benefit Survey, average employer contribution to employee premiums is 71%
5. HCE remainder = employer’s remaining HCSO expenditure requirement after contribution to insurance