Special Considerations

Contestants must direct consumers to HealthCare.gov (English) or CuidadoDeSalud.gov (Spanish), and the toll-free Centers for Medicare and Medicaid Services (CMS) call centers (1–800–318–2596) (English and Spanish in their Tools. Contestants will create relevant, timely, culturally competent educational Tools for reaching adult women as consumers and family health care decision makers.

Winners and Recognition

Winners will be identified and notified prior to the date of public announcement and promotion of winners. All winning tools will be featured on HRSA.gov and disseminated via social media channels, including but not limited to HHS and HRSA Facebook, Twitter, and YouTube pages.

Intellectual Property Rights

Each contestant grants the Challenge (HRSA) and others acting on behalf of the Challenge an irrevocable, royalty-free, non-exclusive worldwide license to use, copy for use, distribute, display publicly, perform publicly, create derivative works, and license others to do so for the purpose of the Challenge and/or for the purpose of raising awareness of ACA provisions for adult women consumers.

Publicity

Except where prohibited, participation in the Challenge constitutes the winning Contestants’ consent to use of its name, likeness, photograph, voice, opinions, and/or hometown and state by HRSA and/or HHS for promotional purposes in any media, worldwide, without further payment or consideration.

Copyright

Contestants warrant that they are the sole author and owner of the Challenge submission and that the contest submission completely originates with the Contestants, that it does not infringe upon any copyright or other rights of any third party of which the Contestants are aware, and is free of malware.

Liability

By entering, each Contestant team agrees to: (a) Comply with and be bound by these Official Rules and the decisions of the Challenge and judges which are binding and final in all matters relating to this Challenge; (b) Assume any and all risks and waive claims against the federal government and its related entities, except in the case of willful misconduct, for any injury, death, damage, or loss of property, including any damage that may result from a virus, malware, etc. to HRSA systems), revenue, or profits, whether direct, indirect, or consequential, arising from the Contestant’s participation in the Challenge, whether the injury, death, damage, or loss arises through negligence or otherwise. The Contestant/Submitter shall be liable for, and shall indemnify and hold harmless the government against, all actions or claims for any claim, demand, judgment, or other allegation arising from alleged violation of an individual’s trademark, copyright, or other legally protected interest in tools submitted to HRSA—provided, however, that Contestants are not required to waive claims arising out of the unauthorized use or disclosure by the Sponsor and/or Administrator of the intellectual property, trade secrets, or confidential business information of the Contestant; (c) Be responsible for obtaining their own liability insurance to cover claims by any third party for death, bodily injury, or property damage, or loss resulting from an activity carried out in connection with participation in the Challenge, and claims by the federal government for damage or loss to government property resulting from such an activity; and (d) Indemnify the federal government against third party claims for damages arising from or related to Challenge activities.

Privacy Policy

Challenge Sponsor collects personal information from contestants when they enter the Challenge. The information collected is subject to the privacy policy located at www.challengepost.com/privacy.

General Conditions

HRSA reserves the right to cancel, suspend, and/or modify the Contest, or any part of it, for any reason, at HRSA’s sole discretion. Participation in this Contest constitutes a contestant’s full and unconditional agreement to abide by the Contest’s Official Rules found at www.carecounts.challenge.gov.


Dated: July 25, 2013.

Mary K. Wakefield,
Administrator.

[FR Doc. 2013–18383 Filed 7–30–13; 8:45 am]

BILLING CODE 4165–15–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

National Vaccine Injury Compensation Program; List of Petitions Received

AGENCY: Health Resources and Services Administration, HHS.

ACTION: Notice.

SUMMARY: The Health Resources and Services Administration (HRSA) is publishing this notice of petitions received under the National Vaccine Injury Compensation Program (“the Program”), as required by Section 2112(b)(2) of the Public Health Service (PHS) Act, as amended. While the Secretary of Health and Human Services is named as the respondent in all proceedings brought by the filing of petitions for compensation under the Program, the United States Court of Federal Claims is charged by statute with responsibility for considering and acting upon the petitions.

FOR FURTHER INFORMATION CONTACT: For information about requirements for filing petitions, and the Program in general, contact the Clerk, United States Court of Federal Claims, 717 Madison Place, NW., Washington, DC 20005, (202) 357–6400. For information on HRSA’s role in the Program, contact the Director, National Vaccine Injury Compensation Program, 5600 Fishers Lane, Room 11C–26, Rockville, MD 20857; (301) 443–6593.

SUPPLEMENTARY INFORMATION: The Program provides a system of no-fault compensation for certain individuals who have been injured by specified childhood vaccines. Subtitle 2 of Title XXI of the PHS Act, 42 U.S.C. 300aa–10 et seq., provides that those seeking compensation are to file a petition with the U.S. Court of Federal Claims and to serve a copy of the petition on the Secretary of Health and Human Services, who is named as the respondent in each proceeding. The Secretary has delegated her responsibility under the Program to HRSA. The Court is directed by statute to appoint special masters who take evidence, conduct hearings as appropriate, and make final decisions as to eligibility for, and amount of, compensation. A petition may be filed with respect to injuries, disabilities, illnesses, conditions, and deaths resulting from vaccines described in the Vaccine Injury Table (the Table) set forth at Section 2114 of the PHS Act or as set forth at 42 CFR 100.3, as applicable. This Table...
lists for each covered childhood vaccine the conditions which may lead to compensation and, for each condition, the time period for occurrence of the first symptom or manifestation of onset or of significant aggravation after vaccine administration. Compensation may also be awarded for conditions not listed in the Table and for conditions that are manifested outside the time periods specified in the Table, but only if the petitioner shows that the condition was caused by one of the listed vaccines. Section 2112(b)(2) of the PHS Act, 42 U.S.C. 300aa–12(b)(2), requires that “[w]ithin 30 days after the Secretary receives service of any petition filed under section 2111 the Secretary shall publish notice of such petition in the Federal Register.” Set forth below is a list of petitions received by HRSA on June 3, 2013, through June 28, 2013. This list provides the name of petitioner, city and state of vaccination (if unknown then city and state of person or attorney filing claim), and case number. In cases where the Court has redacted the name of a petitioner and/or the case number, the list reflects such redaction.

Section 2112(b)(2) also provides that the special master “shall afford all interested persons an opportunity to submit relevant, written information” relating to the following:

1. The existence of evidence “that there is not a preponderance of the evidence that the illness, disability, injury, condition, or death described in the petition is due to factors unrelated to the administration of the vaccine described in the petition,” and
2. Any allegation in a petition that the petitioner either:
   (a) “Sustained, or had significantly aggravated, any illness, disability, injury, or condition set forth in the Table but which was caused by” one of the vaccines referred to in the Table, or
   (b) “Sustained, or had significantly aggravated, any illness, disability, injury, or condition set forth in the Vaccine Injury Table the first symptom or manifestation of the onset or significant aggravation of which did not occur within the time period set forth in the Table but which was caused by a vaccine” referred to in the Table.

In accordance with Section 2112(b)(2), all interested persons may submit written information relevant to the issues described above in the case of the petitions listed below. Any person choosing to do so should file an original and three (3) copies of the information with the Clerk of the U.S. Court of Federal Claims at the address listed above (under the heading “For Further Information Contact”), with a copy to HRSA addressed to Director, Division of Vaccine Injury Compensation Program, Healthcare Systems Bureau, 5600 Fishers Lane, Room 11C–26, Rockville, Maryland 20857. The Court’s caption (Petitioner’s Name v. Secretary of Health and Human Services) and the docket number assigned to the petition should be used as the caption for the written submission. Chapter 35 of title 44, United States Code, related to paperwork reduction, does not apply to information required for purposes of carrying out the Program.

Dated: July 25, 2013.

Mary K. Wakefield, Administrator.

List of Petitions Filed

1. Lauren Genshaft, Woodbury, New York, Court of Federal Claims No: 13–0370V
2. Shelly Crane-McDonald, Cary, North Carolina, Court of Federal Claims No: 13–0371V
3. Michael Berglund, Huntington, Vermont, Court of Federal Claims No: 13–0372V
4. Katherine Brooks, Indianapolis, Indiana, Court of Federal Claims No: 13–0373V
5. Matthias and Annika Nikolakopoulos on behalf of A.N., Torrance, California, Court of Federal Claims No: 13–0374V
7. William Oberle, Brimley, Michigan, Court of Federal Claims No: 13–0381V
10. Amaryllis R. Munoz-Colon, San Juan, Puerto Rico, Court of Federal Claims No: 13–0388V
11. Elizabeth Johnson, Boston, Massachusetts, Court of Federal Claims No: 13–0389V
12. Lori L. Sweeney on behalf of Luella A. Garlanger, deceased, St. Joseph, Michigan, Court of Federal Claims No: 13–0392V
14. Jasmin Rost, Haworth, New Jersey, Court of Federal Claims No: 13–0397V
15. Aaron P. Wyatt on behalf of J. A. W., Fairhope, Alabama, Court of Federal Claims No: 13–0398V
17. Merit Adams on behalf of Gwendolyn D. Adams, deceased, Phenix City, Alabama, Court of Federal Claims No: 13–0400V
18. Nancy Skow on behalf of Avery Skow, Rice Lake, Wisconsin, Court of Federal Claims No: 13–0405V
19. Dalan and Elizabeth Dahl on behalf of Lexi Dahl, deceased, Mesa, Arizona, Court of Federal Claims No: 13–0409V
21. John and Debra Dwornikoski on behalf of Hanna Dwornikoski, Columbus, New Jersey, Court of Federal Claims No: 13–0412V
22. Patricia Egoff, Jamestown, New York, Court of Federal Claims No: 13–0415V
23. Christina Corrigan, Concord Township, Ohio, Court of Federal Claims No: 13–0416V
24. Irene and Allen Rayner on behalf of K.R., Boston, Massachusetts, Court of Federal Claims No: 13–0417V
25. Carol Dorn on behalf of Haley Dorn, Auburn, Alabama, Court of Federal Claims No: 13–0420V
26. Lorena Mora on behalf of Genesis Grace Mora, Baldwin Park, California, Court of Federal Claims No: 13–0421V
27. Sean and Kelly Vanyo on behalf of Carson Vanyo, Greensburg, Pennsylvania, Court of Federal Claims No: 13–0422V
29. Billy W. Harden, Daytona Beach, Florida, Court of Federal Claims No: 13–0425V
30. Patricia Hercik, Wadsworth, Ohio, Court of Federal Claims No: 13–0429V
32. Robert M. Curry, Temple, Texas, Court of Federal Claims No: 13–0432V
33. Scott Schlosser, Meadville, Pennsylvania, Court of Federal Claims No: 13–0433V
34. Margaret Whitlow, Louisville, Kentucky, Court of Federal Claims No: 13–0436V

[FR Doc. 2013–18381 Filed 7–30–13; 8:45 am]