



## Eligibility Under the Affordable Care Act for Survivors of Domestic Violence, Trafficking, and Other Serious Crimes By: Rocio Molina June 23, 2014

## Introduction

Under the Affordable Care Act of 2010 (ACA),<sup>1</sup> individuals who are "lawfully present" in the United States will be eligible for new affordable coverage options after January 1, 2014.<sup>2</sup> Eligibility for private health insurance and the subsidies that make insurance more affordable through the ACA's health insurance "marketplaces" or "exchanges" are available only to U.S. citizens and people who are "lawfully present" in the U.S.

"Lawfully present" individuals who are survivors of domestic violence, abuse, neglect, trafficking, or other serious crimes may be:

- Subject to the individual mandate;
- Eligible to enroll in a qualified health plan through state/federal exchanges;
- Eligible for lower copayments or pre-existing condition insurance plans; and
- Exempt from waiting periods for insurance or premium tax credits.

The definition of lawfully present that is used to determine eligibility under the ACA includes persons who are classified as "qualified immigrants"<sup>3</sup>, and also several other categories of non U.S. citizens who have permission to live and/or work in the U.S. Additionally some immigrants may have limited access to subsidies depending on each state. To find health care benefits for immigrant survivors in your state, use NIWAP's interactive map at <u>http://niwaplibrary.wcl.american.edu/</u>. It is important to notethat in many states, prenatal care and child healthcare is available for immigrants regardless of status.

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Legal Permanent Residents	Persons Fleeing Persecution	<u>Humanitarian Immigrants</u>
Applicants for Adjustment to LPR Status	• Refugees	Cuban and Haitian Entrants
with Approved Visa Petitions	Conditional Entrants	• Person Paroled into the U.S.
	<ul> <li>Asylees</li> </ul>	• Persons granted or applied for
Persons in Removal/Deportation		TPS
Granted Withholding of Deportation		Granted Deferred Enforced
or Withholding of Removal		Departure (DED)
Granted Withholding of		Granted Deferred Action
Deportation/Removal under the		(includes approved VAWA self-
Convention Against Torture (CAT)		petition, U visa conditional

## Immigration Status Categories Considered "Lawfully Present" for ACA Eligibility<sup>4</sup>

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<sup>&</sup>lt;sup>1</sup> The Patient Protection and Affordable Care Act, Public Law 111–148, enacted on March 23, 2010, and the Health Care and Education Reconciliation Act of 2010 (Reconciliation Act), Public Law 111–152, enacted on March 30, 2010, collectively are referred to as the Affordable Care Act.

<sup>&</sup>lt;sup>2</sup> See, e.g., section 1411(a)(1) of the ACA (eligibility for the health insurance "exchanges" and the related affordability tax credits). <sup>3</sup> 8 U.S.C. § 1641.

<sup>&</sup>lt;sup>4</sup> For detailed explanation of these status' please see "Lawfully Present" Individuals Eligible under the Affordable Care Act at National Immigration Center webpage www.nilc.org

Applicants for Asylum or Withholding of Deportation/Removal		<ul><li>approvals on wait list, DOES</li><li>NOT include DACA)</li><li>Granted or applied for Special</li></ul>	
		Immigrant Juvenile Status (SIJ)	
Survivors of Domestic Violence (Also see	Victims of Trafficking and Their Derivative	Survivors of Serious Crimes (U Visa	
<u>U visa Holders)</u>	Beneficiaries	Holders)	
<ul> <li>Approved VAWA self-petition</li> </ul>	• Survivors of a severe form of human	• Approved U visa applicants and	
• Prima facie case determination on a	trafficking who are certified by (or, if a	derivatives	
self-petition	minor, receive an eligibility letter from)		
• Immigrant visa filed for a spouse or	HHS's Office of Refugee Resettlement	Nonimmigrant Visa Holders	
child by a U.S. citizen or LPR	(ORR)	• Tourists, students, and visitors	
Application for cancellation of	• Survivors who have submitted a bona fide	on business, as well as	
removal/ suspension of deportation	application for a T visa or have been granted "continued presence"	individuals who are permitted to live and work in the U.S.	
under VAWA.	<ul> <li>Approved T visa or a prima facie case</li> </ul>	indefinitely. Persons granted	
	determination	status under 8 U.S.C. section	
	determination	1101(a)(15)(A) through (V) or	
**The parent and/or child of a battered		by a treaty. Must not have	
spouse or child are also "qualified" and		violated the terms of their status	
"lawfully present."		• Citizens of Micronesia, the	
~ 1		Marshall Islands, and Palau	
Longtime Residents (with employment authorization): Lawful Temporary Residents and Applicants for Legalization under IRCA,			

Longtime Residents (with employment authorization): Lawful Temporary Residents and Applicants for Legalization under IRCA, Legalization under the LIFE Act, Family Unity, Applicants for Cancellation of Removal or Suspension of Deportation, Persons under an Order of Supervision, and Registry Applicants

## Immigrants Ineligible to Purchase Qualified Health Plans and Exempt from the Individual Mandate

- Undocumented immigrants are ineligible to purchase qualified health plans and are exempt from the individual mandate.
- Immigrant crime victim survivors (U visa applicants and derivatives) with pending immigration applications are not able to purchase health care on the exchanges, or receive a subsidy.
- VAWA self-petition applicants before a prima facie determination.
- T visas applicants without certification or continued presence, pending bona fide determination.
- Granted or pending Deferred Action for Childhood Arrivals (DACA) Applicants.