#### Technical/Systems Related Updates

#### 7/19/2011

- Operating per the revised Timeline communicated on 4/12/2011;
  - Interim plan will ensure our compliance with most transactions by 10/1/2011 and our long term plan will ensure full compliance for all 5010 transactions by 7/1/2012;
  - Revised Timeline has been submitted to CMS.
- Reminder all plans, with the exception of outgoing Program Contractors, must implement the 5010 820 and 834 transactions no later than 10/1/2011.

- Long-term plan for Transactions with delayed full 5010 Compliance:
  - Key Milestones
  - >11/1/2011 Programming re-starts
  - >1/2012 Coding completed, start internal testing
  - >3/2012 Begin UAT (external testing)
  - ≻6/2012 Complete UAT
  - ≻7/1/2012 Implementation in Production

- 5010 version of the 270/271 and 276/277 are now in testing; with implementation scheduled or 10/1/2010.
- 5010 Transactions where work will be on hold after completion of requirements, design and documentation:
  - 835, 277PSI, 278, and NCPDP PAH (Claims and Encounters)

- 5010 Transactions where a short term partial compliance solution will be put in place, but all other work will be on hold after completion of requirements, design and documentation:
  - 837 Claims and Encounters

 Since we know that many of the state budgetary/legislative and federal health care reform requirements also impact our Contractors, we will afford our Contractors (should you choose) an opportunity to adjust your implementation timelines for HIPAA 5010 transactions similarly to our plan and have been meeting with Contractor technical and operational staff to discuss these options and Contractor specific timelines.