February 9, 2015

Dear Director Muñoz and Director Rodriguez;

On behalf of the League of United Latin American Citizens (LULAC), the nation’s oldest and largest Latino civil rights organization, I write to provide input on the White House Task Force on New Americans’ federal immigrant integration strategy and plan. We applaud President Obama for taking executive actions to fix our nation’s broken immigration system by broadening administrative relief for immigrants and promoting civic integration.

LULAC believes that healthy communities are the foundation of a safe and productive society. Healthy communities can only exist if we provide pathways for the meaningful involvement of its newest members. As such, LULAC urges the Task Force to allow individuals granted relief under the President’s Immigration Accountability Executive Actions to participate in affordable health coverage options under the Affordable Care Act (ACA), and Medicaid and the Children’s Health Insurance Program (CHIP) in states that have taken expanded coverage options.

The Affordable Care Act has provided 9.5 million Americans with quality, affordable health insurance coverage. Many of the new enrollees are lawfully present immigrants, which includes individuals granted deferred action. Yet, two months after President Obama announced the Deferred Action for Childhood Arrivals (DACA) program in June 2012, the Department of Health and Human Services (DHHS) issued regulations and guidance excluding DACA grantees from affordable health insurance options that are available to other non-DACA individuals also granted deferred action.¹ Prior to August 2012, DACA recipients were eligible for the same health programs that are afforded to other lawfully present immigrants, including those with a similar form of deferred action. This exclusion has carried into the recently announced expanded DACA and Deferred Action for Parents of Americans and LPRs (DAPA) programs.

LULAC believes the exclusion lacks policy justification and undermines the spirit and primary goal of the ACA, namely, expanding access to affordable health coverage for uninsured individuals. Excluding DACA and DAPA recipients from Medicaid, CHIP and the health insurance marketplaces will not eliminate their need for health care; it only shifts the cost burden of their care to health care providers and local and state governments, and in turn taxpayers.

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¹ See Center for Medicaid and CHIP Services, Letter to State Health Officials SHO# 12-002, August 28, 2012, and 75 FR 45029, July 30, 2010, as amended at 77 FR 52616, Aug. 30, 2012 excluding DACA recipients from the definition of “lawfully present”.

League of United Latin American Citizens
Restoring eligibility for DACA recipients, however, would mean allowing a population of generally younger, healthier individuals to pay for health insurance in the marketplaces, spread the risk across a larger pool of covered individuals, and thereby lower the cost of health care for everyone. Providing DAPA recipients with equitable health care access as other lawfully present immigrants will also reduce confusion for immigrant families seeking to enroll in health insurance marketplace plans, particularly those in mixed-status families.

Immigrants should be treated fairly by having access to the health programs their tax dollars support. As President Obama stated in his Presidential Memorandum establishing the Task Force, “Our success as a Nation of immigrants is rooted in our ongoing commitment to welcoming and integrating newcomers into the fabric of our country. It is important that we develop a Federal immigrant integration strategy that is innovative and competitive with those of other industrialized nations and supports mechanisms to ensure that our Nation's diverse people are contributing to society to their fullest potential.”

Allowing DACA and DAPA recipients to participate in the ACA’s affordable coverage options, and Medicaid and CHIP at state option, is an essential tool to ensuring these hard-working immigrants are able optimize their full potential as new Americans.

Thank you for your consideration of our feedback. Please feel free to contact Luis Torres at latorres@lulac.org or by phone at (202) 833-6130 for more information.

Sincerely,

Margaret Moran
LULAC National President