

Employer Mandate: Measurement Periods for Variable Hour and Seasonal Employees

Measurement periods allow employers to average the hours of variable hour and seasonal employees over a period of time to determine full-time status.

Beginning in 2015, PPACA's employer mandate generally requires large employers to offer coverage to all full-time employees (FTEs), defined as those working at least 30 weekly or 130 monthly hours, and their dependents, or risk a penalty. Employers face special challenges in identifying which of their employees are FTEs, particularly for those with irregular or seasonal work schedules, such as landscaping and construction companies, hotels, restaurants, retail and similar businesses. Employers with these types of employees may choose to implement "measurement periods" to determine whether the employee actually works enough hours to be considered an FTE for purposes of the employer mandate.

"Variable Hour" and "Seasonal" Defined

Before discussing the details relating to measurement periods, it's important to understand the definition of "variable hour" and "seasonal" employees.

A "variable hour" employee is one whose schedule cannot be definitively known in advance. In other words, the employee's hours vary such that it is not possible to determine in advance whether the employee will work 30 weekly (or 130 monthly) hours or more during their period of employment.

A "seasonal" employee is one who performs labor that, by its nature, is not performed continuously throughout the year and may only be performed at certain times during the year. The determination is focused on the type and duration of the work performed, and employers are permitted to use a reasonable, good faith interpretation of the "seasonal" definition. Examples of a seasonal employee may include a holiday seasonal retail store employee, a ski instructor or a golf course maintenance worker.

Importantly, the following would not likely be considered variable hour or seasonal employees: a non-seasonal, short-term full-time employee; a part-time, intern or per diem employee working full-time hours; and employees hired into high-turnover positions who are working full-time hours.

Measurement and Stability Periods Generally

For variable hour and seasonal employees, employers have the option to use measurement periods to determine if the employee is an FTE to whom they must offer coverage. (In the alternative, employers can track hours and determine FTE status on a monthly basis.) Generally, a measurement period is a period of between three and 12 months (the employer can choose) during which the employer measures the average weekly or monthly work hours of the employee. If, during that measurement period, an employee works 30 hours or more per week (or 130 hours per month) on average, then that employee becomes eligible for coverage (i.e., is treated as an FTE) during a subsequent coverage period, called a "stability" period. Employers may also implement an "administrative" period between the measurement and stability periods, wherein the employer calculates the hours during the measurement period, notifies eligible employees of FTE status and provides an opportunity for them to elect coverage during an open enrollment. The measurement periods vary for ongoing employees (standard periods) versus newly hired employees (initial periods).

Ongoing Employees

General Parameters for Standard Periods (Ongoing Employees)

Measurement Period	3-12 consecutive months
Stability Period	Same as standard measurement period, but at least 6 months
Administrative Period	Up to 90 days

Below are two examples of how the ongoing employee standard measurement periods might work with a six-month measurement period (counting hours monthly) and a 12-month measurement period with an administrative period and a calendar-year plan.

Example 1: Six-month Standard Measurement and Stability Periods, Counting Hours Monthly

6-month Standard Measurement Period						6-month Standard Stability Period					
Hours Worked Per Month						Hours Worked Per Month: N/A					
Jan.	Feb.	March	April	May	June	July	Aug.	Sept.	Oct.	Nov.	Dec.
146	119	104	158	129	150	n/a	n/a	n/a	n/a	n/a	n/a
FT	PT	PT	FT	PT	FT	Full-time Employee					

In the above example, the employee averages 134.3 hours per month (sum of total six months' hours divided by six) during the six-month measurement period. Therefore, the employee is considered an FTE eligible for coverage in the plan during the subsequent six-month stability period (regardless of the number of hours the employee actually works during that stability period).

Example 2: 12-month Standard Measurement Period with an Administrative Period and a Calendar-year Plan

12-month Standard Measurement Period		Administrative Period	12-month Standard Stability Period	
Oct. 15, 2013	Oct. 15, 2014		2015	2016

To coordinate a measurement period with an employer's calendar year plan and allow time for an administrative period, the employer could implement a 12-month standard measurement period that ends within 90 days of the beginning of the calendar year plan. The administrative period during which the employer can determine which employees averaged 30 hours or more, offer them coverage, and conduct an open enrollment period (which could coincide with the open enrollment period for its other, non-variable and non-seasonal employees). In the above example, the 12-month standard measurement period would run from Oct. 15, 2013 through Oct. 14, 2014, with the administrative period running Oct. 15, 2014 through Dec. 31, 2014. Any employees that average 30 hours or more during the standard measurement period would be offered coverage that begins on Jan. 1, 2015, and runs through 2015 (coinciding with the employer's calendar year plan), and would remain covered through 2015 regardless of how many hours actually worked during 2015. Conversely, an employee that does not average 30 hours or more during the standard measurement period is not an FTE and therefore is not offered coverage during 2015 (and the employer is not liable for a penalty on their behalf).

When do employers need to implement a standard measurement period for ongoing employees?

Employers will first need to implement measurement periods for ongoing variable hour or seasonal employees to determine which employees are FTEs in time for the Jan. 1, 2015, effective date of the employer mandate. This means employers will need to implement some sort of measurement period in 2014.

Going forward from 2014, measurement and stability periods will begin to overlap: Employees will eventually be in both measurement and stability periods at the same time. Employers must remember that a measurement period generally determines eligibility for the entire subsequent stability period, regardless of the actual hours the employee may work during that subsequent stability period. Thus, for example, in the chart below, Measurement Period A determines eligibility for Stability Period A, Measurement Period B determines eligibility for Stability Period B, etc.

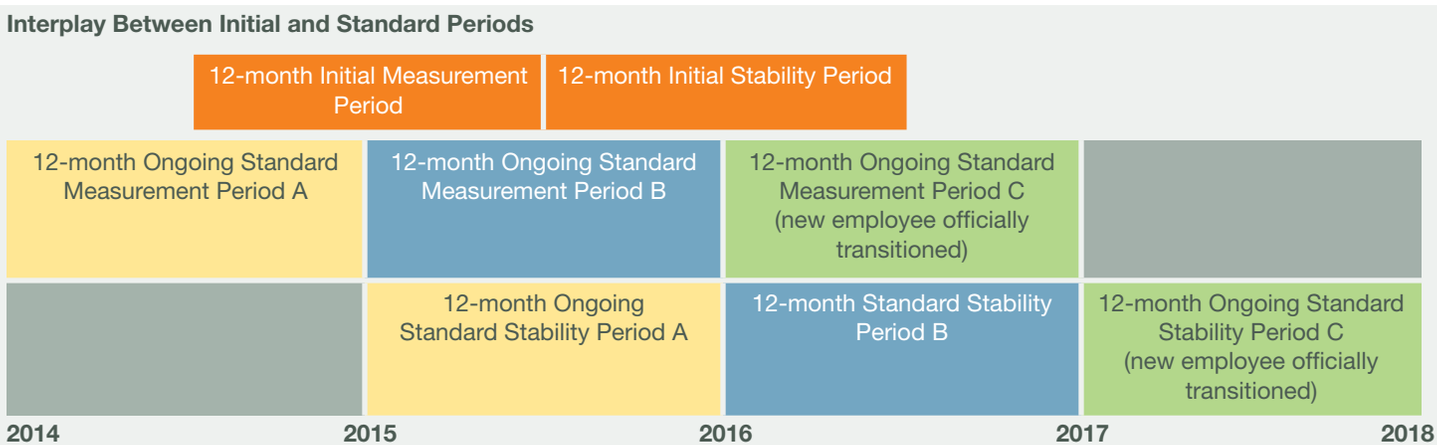
Overlap of Measurement and Stability Periods

Measurement Period A	Measurement Period B	Measurement Period C	Measurement Period D	
	Stability Period A	Stability Period B	Stability Period C	Stability Period D
2014	2015	2016	2017	2018

New Employees

General Parameters for Initial Periods (New Employees)	
Measurement Period	3-12 consecutive months
Stability Period	The longer of 6 months or the standard stability period length
Administrative Period	Up to 90 days, but combined initial measurement and administrative periods may not exceed 13 months after hire date

For new employees, the measurement periods (called “initial” periods) become slightly more complicated. This is because the dates of the initial measurement periods are not set dates. Rather, they may begin on any date between the new employee’s hire date and the first of the month thereafter. In addition, each new employee will have their own initial measurement period, resulting in many different initial measurement periods (although employers could group together new employees hired during one month and begin their measurement periods all together on the first of the month thereafter). New employees will eventually transition into the standard measurement and stability periods for ongoing employees, as they become ongoing employees. The chart below outlines the interplay between 12-month initial and standard periods.



As outlined in the above chart, a new employee is measured both during the 12-month initial measurement period (which determines FTE status for the subsequent 12-month initial stability period), and during the first standard measurement period beginning after his/her hire date (i.e., 12-month Standard Measurement Period B, which determines FTE status for 12-month Standard Stability Period B). Eventually the new employee becomes an ongoing employee and is measured exclusively through the standard periods in place for ongoing employees.

Change in Status and Rehires

Special rules apply for employees who experience a change in employment status during a measurement period or who are terminated but later rehired. On change in status, if the employee was hired as a variable hour or seasonal employee, but was thereafter moved to full-time status, then the employee is considered an FTE on the first day of the fourth month following the status change (or, if earlier and the employee averages 30 hours or more per week during the initial measurement period, then the first day of the first month following the end of that measurement period).

On rehires, generally an employee will retain FTE or non-FTE status during an entire stability period for as long as the employee continues to be employed by the employer (called a “continuing employee”). If not considered a continuing employee, the employee is considered a new employee and enters into a new initial measurement period upon rehire.

There are two methods of determining when an employee returning to work following a period of absence (including a termination) will be considered a new employee. Under the first method, if rehired after at least 26 consecutive non-working weeks (approximately 6 1/2 months), the employee is considered a new employee. Under the second method (which applies for periods of absence less than 26 weeks), if the absence was at least four weeks and exceeds the number of weeks of employment immediately preceding the absence, the employee may be treated as a new employee.

If the employee is not considered a new employee under those two methods, then upon rehire the employee will be considered a continuing employee, meaning that the employer treats the rehired employee as if the employee never left (i.e., full-time or non-full-time status during the measurement or stability period is retained).

Additional Resources

- [IRS Notice 2012-58](#)
- [Employer Mandate Proposed Guidance](#)

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