The No Surprises Act

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Agenda

- Introduction
- Overview of the No Surprises Act
- Penalties for Non-Compliance
- What Healthcare Providers Must Do to Comply
- Wrap-Up/Questions

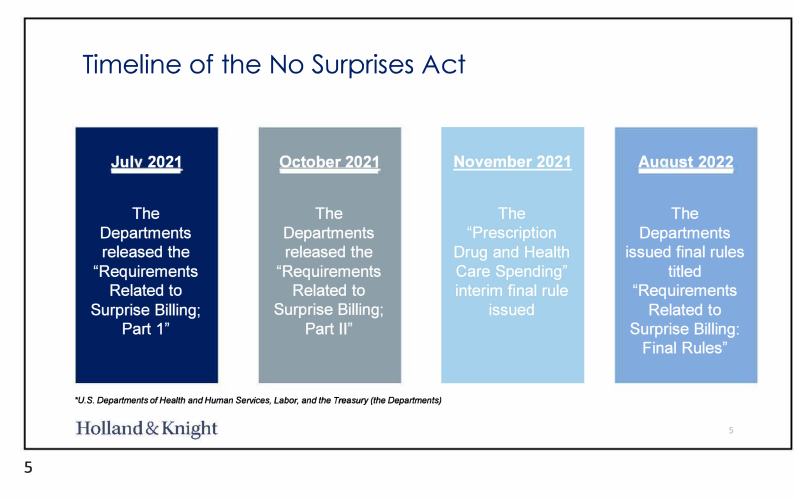
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Overview of the No Surprises Act

- Part of the Consolidated Appropriations Act, 2021
- Took effect on January 1, 2022
- The No Surprises Act is intended to protect unisured (self-pay) patients from:
 - Unexpected high medical bills for care received at out-of-network facilities
 - Out-of-network providers at in-network facilities
- A patient must be given a "Good Faith" estimate of what they may be charged before receiving an item or service



Penalties for Non-Compliance

- States will have primary role in enforcing No Surprises Act rules against health providers, with federal enforcement as back up
- Failure to comply with provisions of the No Surprises Act could subject insurers to significant fines of up to \$100 per day for each individual affected by a violation
- In the case of providers, the federal government is authorized to impose civil monetary penalties of up to **\$10,000**

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