

PROFESSIONAL EMPLOYER ORGANIZATION (PEO) GUIDE

Carrier	Guideline for staying with a PEO	Guideline for leaving a PEO	
In addition to meeting standard Underwriting Guidelines, groups must provide the following:			
⇔ aetna [™]	Groups that are currently with a PEO acting as a co-employer are not eligible for coverage Groups using a PEO for payroll services only are eligible subject to meeting the standard underwriting guidelines for eligibility. They must also submit the current prior carrier bill solely for the group and in the group's name	Groups must leave the PEO on or before the requested effective date 1-5 enrolling: Copy of the contract termination letter sent from the PEO to the employer verifying the cancellation of the leasing arrangement as well as the date Copy of the most current quarterly wage report filed by the PEO or at least 2 weeks of current consecutive payroll 4 enrolling: Copy of the contract termination letter sent from the PEO to the employer verifying the cancellation of the leasing arrangement as well as the date If the group does not have current health coverage: Copy of the most current quarterly wage report filed by the PEO or at least 2 weeks of current consecutive payroll If the group has current health coverage: Provide the current health coverage bill to establish group eligibility. Any employees not on the bill must have their full names written in with the reason they do not appear on the bill COBRA participants coming off of a PEO are eligible. All normal enrollment materials and proof of continuation of coverage required	
Anthem. 🔩	Groups currently with a PEO (Professional Employer Organization) that choose to remain in the PEO for various services, must meet the following criteria: • The PEO sub-group must qualify and enroll on a standalone basis, separate from the PEO • The principal business address of the sub-group must be in California and indicated as such on the Employer application • General Agreements, Section K of the Employer Application must be signed by an authorized representative of the sub-group, not the PEO • COBRA provisions are determined by the sub-group's size only • Group size of 1-2 enrolling: In lieu of a DE9C, the sub- group may submit either payroll records for the most current 3-month period; including the following: sub-group company name, employee names, social security numbers, wages, withholdings, and summary totals; or a copy of most recent PEO invoice including the same information (sub-group company name, employee names, social security numbers, wages, withholdings, and summary totals; • A PEO sub-group letter/attestation must be included with the new group submission paperwork • Promotion for Group size of 3+ enrolling: A signed and completed California Enrollment Compliance form can be submitted with no payroll/invoice requirements • A PEO sub-group letter/attestation must be included with the new group submission paperwork	Groups must leave the PEO on or before the requested effective date Group Size of 1-2 enrolling: Provide a copy of PEO client invoice billed to the worksite business, which includes names of each employee previously leased to the worksite employer Company's first 30 days complete payroll records to be provided within 45 days of the effective date COBRA participants coming off of a PEO are eligible. All normal enrollment materials and proof of continuation of coverage required Signed Conditions of Enrollment form will be required Promotion for Group size of 3+ enrolling: A signed and completed California Enrollment Compliance form can be submitted with no payroll requirements Signed Conditions of Enrollment form will be required	
blue 🗑	Groups that are currently with a PEO acting as a co-employer are not eligible for coverage Groups using a PEO for payroll services only are eligible subject to meeting the standard underwriting guidelines for eligibility. A copy of the PEO contract confirming this will be required	Groups must leave the PEO on or before the requested effective date Copy of the letter sent from the PEO to the client business verifying the cancellation of the leasing arrangement will be required If a copy of a payroll is submitted that separates the formerly leased employees by business location, the group will be considered a qualified group COBRA participants coming off of a PEO are not considered as having been employees of the group. They are considered prior employees of the PEO and are not eligible for continuation of coverage with this carrier	

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CaliforniaChoice® Your Health. Your Choice.®	Sub-group's home office must be located in California Statement of Compliance portion of the Employer Application must be signed by an authorized representative of the sub-group, not a PEO representative PEO Sub-Group Letter is required Quarterly Wage & Tax Report (DE9C) or payroll ledger including summary totals for the most current 6 weeks	Groups must leave the PEO on or before the requested effective date Groups leaving a PEO on the enrollment effective date must provide: • Explanation from the employer with a description and date of the PEO split-off scenario • One week of payroll from the new payroll company with the balance for the month due within 30 days of the effective date Groups that left a PEO prior to the enrollment effective date must provide: • Explanation from the employer with a description and date of the PEO split-off scenario • Payroll under the company (not the PEO) from start to current is required - must be at least one week For both scenarios: If payroll is not equal to one month, group will be approved contingent on the remainder of payroll 1-4 life groups will need at least 4 weeks of payroll prior to the requested effective date for one common-law employee COBRA participants coming off of a PEO are eligible. All normal enrollment materials and proof of continuation of coverage required		
🍪 health net	A DE9C or quarterly wage report from the PE0 is required if the PE0 provides them for its employer groups If the PE0 does not prepare a quarterly wage report for each employer, two weeks payroll from the PE0 may be substituted The quarterly wage report and/or payroll must demonstrate that the group meets the definition of a small employer and that the employees are eligible for coverage	Groups must leave the PEO on or before the requested effective date A DE9C/quarterly wage report from the PEO is required if the PEO provides them for its employer groups If the PEO does not prepare a quarterly wage report, the most current 2 weeks of payroll from either the PEO or the group may be substituted The DE9C/quarterly wage and/or payroll must demonstrate that the group meets the definition of a small employer and the employees are eligible for coverage COBRA participants coming off of a PEO are eligible. All normal enrollment materials and proof of continuation of coverage required		
**** KAISER PERMANENTE®	DE9C/Payroll not required for any group size at time of submission Only groups with enrolling non-emancipated minors are required to submit a Payroll Attestation form Kaiser may request DE9C/Payroll at any time to determine group eligibility/validate address rating information	DE9C/Payroll not required for any group size at time of submission Only groups with enrolling non-emancipated minors are required to submit a Payroll Attestation form Kaiser may request DE9C/Payroll at any time to determine group eligibility/validate address rating information COBRA participants coming off of a PEO are eligible. Separate Kaiser COBRA Enrollment Form is required. If the group is subject to Cal-COBRA, enrollment is handled member to carrier direct. Employer/TPA would not be involved. If the group is subject to Federal COBRA, participants can be submitted with the new group but separate from the active employee enrollment		

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