Blue Shield of California
Small group underwriting guidelines for producers

Effective January 1, 2017
Groups of 1 to 100 employees

This booklet contains guidelines that represent Blue Shield’s general approach to underwriting new and existing small group business for health plans and specialty benefits plans. These guidelines apply to coverage written by either Blue Shield of California or Blue Shield of California Life & Health Insurance Company. We will make every effort to keep you informed and up-to-date on changes to these guidelines.

Only Blue Shield may make the final decision to accept or decline coverage for a case or assign an effective date for coverage. Producers are not authorized to bind or guarantee coverage or assign a specific rate or effective date for coverage. Please advise all prospective groups to maintain their current coverage until Blue Shield notifies them in writing of any acceptance into a Blue Shield plan.

Please note: Blue Shield of California is a licensed health care service plan under provisions of the California Health & Safety Code Sec.1340 et seq. (the “Knox-Keene Act”).
Blue Shield of California Life & Health Insurance Company is a licensed life and disability insurer under the provisions of the California Insurance Code.
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Section I: Health Plan General Requirements
To qualify for any Blue Shield health plan coverage, a group must meet the criteria outlined below in the Qualified Small Employer, Small Employer eligibility requirements and other employer requirements sections.

Small Employer defined (applies to medical plans only)
The group must qualify as a “small employer” as defined by the Small Group Act in California and the federal Patient Protection and Affordable Care Act (ACA) as follows:

- The group must be a person, firm, proprietary or nonprofit corporation, partnership, public agency, association, or guaranteed association.
- The group must employ at least one “common law employee.”
  - A common law employee is defined by the Internal Revenue Service (IRS) as anyone who performs services for an employer if the employer can control what will be done and how it will be done.
- The group employed one (1) to one hundred (100) employees on at least 50% of its working days during the preceding calendar quarter or calendar year. In determining whether to apply the preceding calendar quarter or year test, Blue Shield will use the test that ensures eligibility.
  - For plan years commencing on or after January 1, 2016, for nongrandfathered plans, a small employer is determined using the definition of “employee.” An “employee” is defined as a full-time employee or full-time equivalent employee as those terms are defined in Internal Revenue Code Section 4980H(c)(2):
    - A “full-time employee” is an employee who has on average at least 30 hours of service per week, or at least 130 hours of service total, during a calendar month.
    - The number of “full-time equivalent employees” is determined as follows:
      1. Combine the number of hours of service of all non-full-time employees for the month but do not include more than 120 hours of service per employee, and
      2. Divide the total by 120.
      3. If the result is a fraction, round down to the next whole number.
  - In determining the number of employees for small employer eligibility, groups that are affiliated companies and that are eligible to file a combined state tax return shall be considered one employer even if they are not presently filing together. The affiliated companies are treated as a single employer and are written under the same contract.
- The group is not formed primarily for the purpose of obtaining health coverage.
- The group offers health plan coverage to 100% of its eligible employees.
- At least 51% of the group’s employees must be employed in California.

Small Employer eligibility requirements
A small employer meeting the following eligibility requirements is eligible for Blue Shield’s small group health plans on a guaranteed issue and guaranteed renewable basis:

- Must qualify as a “small employer.”
- Must be actively engaged in business or service.
- Must have and maintain applicable business licensure, permits, etc. allowing the company to conduct business in California.
- All employees must be covered by workers’ compensation when required by law.

The following groups are not considered small employers:

- A group not meeting the definition of “small employer.”
- Groups with only a sole proprietor and/or a sole proprietor’s spouse-employee.
- Carve-out groups (see Section II, “Health Plan Other Requirements” on page 12).
- Associations, multiplayer trusts, union trust plans, Taft-Hartley groups, retirees and hour bank groups.

Blue Shield defines these groups as follows:

- **Association** – A group of employer units which are banded together for any reason, unless the group meets the definition of a guaranteed association.
• **Multiple Employer Trust** – Employers, usually in the same or related industries, which are brought together by an insurer, agent, broker, or administrator for the purpose of providing insurance for their employees under a master contract issued to a trustee under a trust agreement.

• **Union trust plans** – When a small group employer is contributing to a labor fund, in compliance with a collective bargaining agreement, for the purchase of healthcare benefits, that employer’s union employees are considered ineligible for Blue Shield purposes.

• **Retirees** – Retirees are individuals who are former employees, typically over age 65 and who may be eligible for retiree benefits if offered by the employer.

• **Taft-Hartley** – A group in a trust established under the authority of the Labor Management Relations Act of 1948. It is comprised of one or more unions and one or more employers who provide coverage for union members. A group contract is issued to the trustees named under the trust agreement, which usually results from collective bargaining.

• **Hour Bank group** – A Taft-Hartley Welfare Fund in which eligibility under the fund is determined by a specific number of hours worked. If an employee works more hours than is needed to maintain eligibility, the employee can put all or a portion of these excess hours in the bank. If an employee works insufficient hours to maintain eligibility, the employee can draw on bank hours.

• Other classifications that do not qualify as a small employer include: private households, employees providing contracted services (i.e., receiving 1099 forms for income tax purposes), leased employees or employees part of a co-employment or PEO relationship, domestic help and members of organizations (such as credit unions or fraternal order member organizations). Please see Professional Employer Organization (PEO) section on page 12 for eligibility information concerning leased employees or employees that are part of a co-employer relationship.

**Other employer requirements**

• The group agrees to inform its employees of the availability of coverage.

• The group must inform its employees who refuse coverage that unless they qualify for late or special enrollment, as described below, they must wait until their group’s next anniversary date to obtain coverage. (See “Late Enrollee” and “Special enrollment period” (SEP) for Please also see page 27 for exceptions.)

• There can be only one employer group per group agreement/policy. Multiple employer groups that meet the definition of a single employer under the Small Group Act in California are counted as a single group. This means that owners of multiple corporations may not combine those corporations under a single Blue Shield agreement unless they are eligible to file a combined tax return for the purposes of state taxation meeting the definition of one employer as defined in the Small Group Act in California.

**Employer dues/premium contribution requirements**

**Medical benefits:**

• The employer must contribute either (1) a defined contribution of a minimum $100 per employee (or the cost of the total employee rates, whichever is less), or (2) a minimum of 50% of the total employee rates.

• The employer must agree to make the required premiums payments.

• There is no minimum contribution requirement for dependents.

• Payroll deduction is required if contributory.

**New group eligibility/effective date**

• The eligibility date for existing employees and dependents is the group’s effective date, unless new hires have not yet satisfied their group’s imposed waiting period.

• Group effective dates other than the first of the month will be considered if requested to bridge coverage from the previous carrier; however, HMO plans can be effective only on the first day of the month.

• Once rates are quoted to the employer group, the employer then has 30 days in which to accept coverage at the quoted rates. Once accepted, the employer can opt to change Blue Shield plan contracts to a different plan of benefits during the
first 30 days after the group’s effective date.

- However, once quoted rates are accepted by a group, the group cannot cancel coverage without being considered a cancelled or terminated group.
- The employer has the option, at the initial group enrollment only, to waive the waiting period for all new hires.
- Groups will not be guaranteed an effective date unless complete and correct group enrollment materials are received and approved by the underwriter.

**Orientation and waiting periods**

An employer may impose a bona fide employment-based orientation (affiliation) period for new employees. The orientation period cannot exceed 30 days. A waiting period may also be imposed before coverage becomes effective. The waiting period begins the first day after any orientation period and cannot exceed 90 days.

- A group may impose its own waiting period. This waiting period must be the same for each employee classification.
- The waiting period may be waived for all employees for the initial group enrollment.
- The employer must notify Blue Shield of the waiting period it has in place, and which is consistent with one of the following four options:
  - Effective the first day of the month following the date of hire;
  - Effective the first day of the month following 30 days from the date of hire;
  - Effective the first of the month following 60 days from the date of hire; or
  - Effective on the 91st day following the date of hire. When the 91st day effective date results in a partial month of coverage, that partial month of coverage will be reflected on the employer’s next monthly bill.

**Additional enrollment and plan criteria**

**Special enrollment period for small groups**

New group applications received between November 15 and December 15, requesting a January 1 effective date, are eligible for coverage without meeting the minimum participation and contribution requirements.

- The group must meet all other small group eligibility requirements; and
- The group must meet the minimum participation requirements upon renewal to continue coverage.

**Policy on HRAs for Small Employers purchasing a Blue Shield health plan**

Small business health plans offered by Blue Shield of California cannot be paired or integrated with an employer-sponsored health reimbursement arrangement (HRA). An employer-sponsored HRA, also known as a “health reimbursement account”, is a type of account-based group health plan funded solely by an employer to reimburse an employee for qualified medical care expenses incurred by the employee and dependents, up to a maximum dollar amount for a coverage period. It must be integrated with a high-deductible health plan to comply with market reform.

This does not include the following types of HRAs:
1. A retiree HRA (covering only retirees).
2. An excepted benefits HRA (an HRA that has a limited purpose and reimburses only certain benefits recognized as “HIPAA-excepted benefits” such as limited scope vision benefits or dental benefits).

This policy replaces Blue Shield's policy on pairing “wrap plans” with small business health plans effective July 1, 2015.

**HMO service area**

- To offer HMO plans, the employer’s place of business must be located in that Blue Shield HMO plan’s service area.
- HMO plans are not designed to provide coverage for employees who reside outside California.
- Employees must live or work within the HMO plan’s service area. Therefore, employers with employees who reside or work more than six months outside California should consider a PPO plan.
- With an HMO plan, eligible employees and family members must live or work in an area served by the Blue Shield HMO plan to enroll and maintain enrollment, except students, long-term travelers and
workers on extended out-of-state assignments enrolled in the Away From Home Care® program.

- The Blue Shield HMO service area is identified in the HMO Physician and Hospital Directory.
- Each enrolled employee and dependent must have a designated Personal Physician. Each member may select a different Personal Physician, as long as each provider is located adequately close to the member’s home or work address to ensure access to care, as determined by Blue Shield.

**HMO provider networks and pairing options**

**Off-Exchange Package**

In the Off-Exchange Package, three HMO provider networks are offered. Every HMO plan is available as an Access+ HMO® plan, a Local Access+ HMO® plan or a Trio ACO HMO plan.

In the Off-Exchange Package, Access+ HMO®, and Trio ACO HMO plans may be offered together. Local Access+ HMO® plans cannot be offered with Access+ HMO® or Trio ACO HMO plans.

**Mirror Package**

In the Mirror Package, every HMO plan is a Trio ACO HMO Provider Network plan.

**Access+ HMO® Provider Network (Off-Exchange Package only)**

The Access+ HMO® Provider Network, available with the Access+ HMO® plans is the largest HMO provider network offered by Blue Shield.

- HMO plans with the Access+ HMO® Provider Network are available in the Blue Shield of California Off-Exchange Package for Small Business. The Access+ HMO® plans are:
  - Platinum Access+ HMO® 0/20 OffEx*
  - Platinum Access+ HMO® 0/25 OffEx*
  - Platinum Access+ HMO® 0/30 OffEx*
  - Gold Access+ HMO® 500/35 OffEx*
  - Gold Access+ HMO® 1700/30 OffEx*
  - Silver Access+ HMO® 1700/55 OffEx*
  - Silver Access+ HMO® 1700/55 OffEx*

- When selecting the Off-Exchange Package, a group may offer multiple Access+ HMO® and Trio ACO HMO plans together but Access+ HMO® plans may not be offered alongside Local Access+ HMO® plans.

**Local Access+ HMO® Provider Network (Off-Exchange Package only)**

The Local Access+ HMO® Provider Network is a smaller subset of the Access+ HMO® Provider Network, featuring a network of physicians available in portions of Contra Costa, Kern, Los Angeles, Riverside, Sacramento, San Bernardino, San Diego, San Mateo and Ventura counties, as well as in all of Marin, Orange, San Francisco, San Luis Obispo, Santa Clara, Santa Cruz, Sonoma, Stanislaus and Yolo counties.

- A group must be located in the Local Access+ HMO® plan service area to select an HMO plan with the Local Access+ HMO® Provider Network.
- HMO plans with the Local Access+ HMO® Provider Network are available in the Blue Shield of California Off-Exchange Package for Small Business. The Local Access+ HMO® plans are:
  - Platinum Local Access+ HMO® 0/20 OffEx*
  - Platinum Local Access+ HMO® 0/25 OffEx*
  - Platinum Local Access+ HMO® 0/30 OffEx*
  - Gold Local Access+ HMO® 500/30 OffEx*
  - Gold Local Access+ HMO® 1700/30 OffEx*
  - Silver Local Access+ HMO® 1700/55 OffEx*

- When selecting the Off-Exchange Package, a group may offer multiple Local Access+ HMO® plans but cannot offer them alongside Access+ HMO® plans or Trio ACO HMO plans.

**Trio ACO HMO Provider Network (Off-Exchange and Mirror Packages)**

The Trio ACO HMO is a collaboration among physicians, hospitals and Blue Shield to help improve the patient experience and lower cost. “ACO” stands for accountable care organization. The Trio ACO HMO plans are available in portions of Alameda, Contra Costa, El Dorado, Kern, Los Angeles, Nevada,
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Placer, Riverside, Sacramento, San Bernardino, San Diego, Solano, Stanislaus, Tulare, Ventura and Yolo counties as well as all of Orange, San Francisco, San Joaquin, San Mateo, Santa Clara and Santa Cruz counties. The Trio ACO Provider Network is the smallest HMO provider network available.

- A group must be located in the Trio ACO HMO plan service area to select a Trio ACO HMO plan.
- HMO plans with the Trio ACO HMO Provider Network are available in the Blue Shield of California Off-Exchange Package for Small Business and the Blue Shield of California Mirror Package. The Trio ACO HMO plans are:
  - Platinum Trio ACO HMO 0/20 OffEx
  - Platinum Trio ACO HMO 0/25 OffEx
  - Platinum Trio ACO HMO 0/30 OffEx
  - Gold Trio HMO 500/35 OffEx
  - Gold Trio ACO HMO 1700/30 OffEx
  - Silver Trio ACO HMO 1700/55 OffEx
  - Blue Shield Platinum 90 HMO 0/15 + Child Dental INF
  - Blue Shield Gold 80 HMO 0/30 + Child Dental INF
  - Blue Shield Silver 70 HMO 2000/45 + Child Dental INF

- When selecting the Off-Exchange package, a group may offer multiple Trio ACO HMO plans and Access+ HMO® plans together but Trio ACO HMO plans may not be offered alongside Local Access+ HMO® plans.
- In the Mirror Package, Trio ACO HMO plans are the only HMO plans offered.

**Additional benefits available**

- An optional infertility benefit is available for PPO plans in the Blue Shield of California Off-Exchange Package for Small Business and the Blue Shield of California Mirror Package for Small Business
- A dental contract/policy is available with or without a health plan
- A Blue Shield of California Life & Health Insurance Company vision policy is available with or without a health plan
- A Blue Shield of California Life & Health

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Blue Shield of California Off-Exchange Package for Small Business

The Blue Shield of California Off-Exchange Package for Small Business is available for groups with one or more enrolling employees. Groups may select from one to 19 plans*. The package includes:

- Platinum Access+ HMO® 0/20 OffEx
- Platinum Local Access+ HMO® 0/20 OffEx
- Platinum Trio ACO HMO 0/20 OffEx
- Platinum Access+ HMO® 0/25 OffEx
- Platinum Local Access+ HMO® 0/25 OffEx
- Platinum Trio ACO HMO 0/25 OffEx
- Platinum Access+ HMO® 0/30 OffEx
- Platinum Local Access+ HMO® 0/30 OffEx
- Platinum Trio ACO HMO 0/30 OffEx
- Platinum Full PPO 0/10 OffEx
- Platinum Full PPO 150/15 OffEx
- Gold Access+ HMO® 500/35 OffEx
- Gold Local Access+ HMO® 500/35 OffEx
- Gold Trio ACO HMO 500/35 OffEx
- Gold Access+ HMO® 1700/30 OffEx
- Gold Local Access+ HMO® 1700/30 OffEx
- Gold Trio ACO HMO 1700/30 OffEx
- Gold Full PPO 0/20 OffEx
- Gold Full PPO 250/30 OffEx
- Gold Full PPO 750/20 OffEx
- Gold Full PPO 1000/35 OffEx
- Silver Access+ HMO® 1700/55 OffEx
- Silver Local Access+ HMO® 1700/55 OffEx
- Silver Trio ACO HMO 1700/55 OffEx
- Silver Full PPO 1300/45 OffEx
- Silver Full PPO 1700/40 OffEx
- Silver Full PPO Savings 2000/20% OffEx
- Bronze Full PPO 3750/65 OffEx
- Bronze Full PPO 5100/60 OffEx
- Bronze Full PPO Savings 4700/40% OffEx
- Bronze Full PPO Savings 5500/40% OffEx

**Account-based health plans**

An account-based health plan (ABHP) pairs a group health insurance plan with a tax-advantaged medical spending account. Blue Shield of California offers two HSA-compatible High Deductible Health Plans.
(HDHP) that may be bundled with a Health Savings Account (HSA) from HealthEquity, a health account administrator. When a group offers HealthEquity as the HSA administrator by indicating this selection on the Master Group Application, Blue Shield of California shares eligibility and claims data with HealthEquity for a seamless experience.

The two HSA-compatible High Deductible Health Plans that may be bundled with an HSA from HealthEquity are:

- Bronze Full PPO Savings 4700/40% OffEx*
- Bronze Full PPO Savings 5500/40% OffEx*

A group may offer one or both of the standalone Bronze Full PPO Savings plans or one or both of the Bronze Full PPO Savings plans bundled with the HealthEquity HSA but cannot offer a mix of a standalone Bronze Full PPO Savings plan and a Bronze Full PPO Savings plan bundled with a HealthEquity HSA.

When a group selects the bundled option, employees cannot enroll in a standalone Bronze Full PPO Savings 4500/30% OffEx* or Bronze Full PPO Savings 5500/40% OffEx* plan.

**Off-Exchange Package for Small Business participation requirements**

The group must maintain the required minimum participation requirements set forth below to remain eligible (or 100% participation, if non-contributory). Groups are subject to non-renewal if participation falls below the required minimum.

- Under the Off-Exchange Package for Small Business when Blue Shield is the only carrier offered, a minimum of one eligible employee and at least 65% of all eligible employees must enroll in the Blue Shield plan(s).
- If Blue Shield is offered alongside another carrier’s HMO, a minimum participation of 65% between both carriers is required and in the combination of Blue Shield plans the participation must be equal to the greater of five enrolled employees or 50% of the total number of enrolled employees.
- 100% contribution/participation requirements:
  - If the group contributes 100% of dues/premium, then 100% of eligible employees must enroll (except those waiving due to other group coverage through another employer).
  - Declining or waiving coverage:
    - A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through a different employer. Refusals of coverage in this instance are not counted towards the participation requirement.
    - A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through the same employer. Refusals of coverage in this instance are counted towards the participation requirement.
    - If an eligible employee and spouse or domestic partner both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other’s coverage.
      Any child(ren) of such persons may be enrolled as the dependent(s) of either employee, but not both.

**Off-Exchange Package for Small Business notes:**

- Employers whose place of business is located outside of one of Blue Shield of California’s HMO service areas will not have the option of offering an HMO plan within the Off-Exchange Package for Small Business.
- If a group selects the Blue Shield of California Off-Exchange Package for Small Business it may make one to 19 plan options available to eligible employees by indicating its selected plans on the Master Group Application. There is no requirement for an employee to be enrolled in each of the plans selected and made available as options for employees.
- California employers in certain counties and cities whose eligible employees live and/or work in the Local Access+ HMO® plan service area or the Trio ACO HMO plan service area have the option of selecting an Off-Exchange Package for

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Small Business to offer multiple HMO plan options to employees. A group can offer multiple Access+ HMO® and Trio ACO HMO plans together. A group may offer multiple Local Access+ HMO® plans but cannot offer them alongside Access+ HMO® plans or Trio ACO HMO plans.

- An enrolling employee, and any dependents, must live or work in the service area of the HMO plan they are enrolling in.
- A plan in the Off-Exchange Package for Small Business may be offered as a single option plan.

Off-Exchange Package for Small Business optional benefits

Groups must purchase the same optional benefits for all plan types selected within the Off-Exchange package. If the optional benefit is not available with one of the plan types selected, it cannot be offered for the other like plan types selected by the group.

Blue Shield of California Mirror Package for Small Business

Groups with one or more enrollees may select any number of plans in the Blue Shield of California Mirror Package for Small Business. The package includes:

- Blue Shield Platinum 90 PPO 0/15 + Child Dental
- Blue Shield Platinum 90 PPO 0/15 + Child Dental INF
- Blue Shield Gold 80 PPO 0/30 + Child Dental
- Blue Shield Gold 80 PPO 0/30 + Child Dental INF
- Blue Shield Silver 70 PPO 2000/45 + Child Dental
- Blue Shield Silver 70 PPO 2000/45 + Child Dental INF
- Blue Shield Bronze 60 PPO 6300/75 + Child Dental
- Blue Shield Bronze 60 PPO 6300/75 + Child Dental INF
- Blue Shield Platinum 90 HMO 0/15 + Child Dental INF
- Blue Shield Gold 80 HMO 0/30 + Child Dental INF
- Blue Shield Silver 70 HMO 2000/45 + Child Dental INF

Mirror Package for Small Business participation requirements

The group must maintain the required minimum participation requirements set forth below to remain eligible (or 100% participation, if non-contributory). Groups are subject to non-renewal if participation falls below the required minimum.

- Under the mirror package a minimum of one eligible employee and at least 70% of all eligible employees must enroll in the Blue Shield plan(s).
- 100% contribution/participation requirements:
  - If the group contributes 100% of dues/premium, then 100% of eligible employees must enroll (except those waiving due to other group coverage through another employer).
- Declining or waiving coverage:
  - A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through a different employer. Refusals of coverage in this instance are not counted towards the participation requirement.
  - A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through the same employer. Refusals of coverage in this instance are counted towards the participation requirement.
  - If an eligible employee and spouse or domestic partner both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other’s coverage.
    Any child(ren) of such persons may be enrolled as the dependent(s) of either employee, but not both.

Mirror Package for Small Business notes:

- The employer’s place of business must be located in the Trio ACO HMO plan service area in order to offer Trio ACO HMO plans from the Mirror Package for Small Business.
- An enrolling employee, and any dependents, must live or work in the service area of the HMO plan they are enrolling in.
- The Mirror Package for Small Business cannot be offered alongside another carrier.
- Plans in the Mirror Package for Small Business cannot be offered with plans from any other package.
• A plan in the Mirror Package for Small Business may be offered as a single option plan.

**Mirror Package for Small Business optional benefits**

Groups must purchase the same optional benefits for all plan types selected within the Mirror Package. If the optional benefit is not available with one of the plan types selected, it cannot be offered for the other like plan types selected by the group.

**Section II: Health Plan Other Requirements**

**Employers of union and nonunion employees**

For small employer groups with union and nonunion employees, when the union members receive health coverage through a trust fund established by a collective bargaining agreement, Blue Shield will cover only the nonunion employees.

When the total number of both union and nonunion employees does not exceed 100, the employer can apply for small group coverage to cover only the nonunion employees. Only the eligible nonunion employees will be counted for purposes of minimum enrollment and participation requirements. To qualify for this coverage, the employer must provide Blue Shield with:

• A copy of the collective bargaining agreement showing that the employer pays contributions to the trust fund.

• The Statement of ERISA Rights from the union trust fund Summary Plan Description.

**Professional Employer Organization (“leased”) employees**

Professional Employer Organization (PEO or “leased”) employees are considered employees of the PEO company. Small employer groups that have canceled their PEO arrangement and hired the former PEO employees will be considered for coverage as a qualified small employer pursuant to Small Group rules.

Qualified small employer coverage - For small employer groups that have recently canceled their contract with a PEO:

• A 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 register from the PEO company is submitted with the new group application that separates the formerly leased employees by business location, the group will be considered a qualified group.

**Combining multiple employer groups**

If an owner believes that the structure of his/her holdings produces a single employer/employee relationship, Blue Shield will require copies of all associated Articles of Incorporation, Partnership Agreements and a letter from the employer’s CPA stating that all business entities are eligible to file a combined state tax return. Blue Shield’s determination of whether or not there is one responsible employer will be final.

**Spin-off groups**

A “spin-off group” is a newly formed business that is not yet eligible for qualified small group coverage, and in which a majority of the employees of the new business have left an established business (“former business”) currently offering Blue Shield coverage to its employees.

Spin-off groups will be issued coverage through underwriting. The requirements for issuance of coverage are:

• At least 50% of the employees in the spin-off group must have been enrolled in Blue Shield through the former business.

• The new group does not have shared ownership with the business it has separated from.

• All enrollment documents are required (master application, subscriber applications, refusals, business check, etc.)

• Ownership paperwork and eligibility verification for the owner is required.

A copy of the most recent payroll register is required. If no payroll register is available, a W-4 form for all employees will be initially required, with subsequent submission of the first complete payroll register within 30 days of the group’s effective date.

**Section III: Who can Enroll?**

**Employee eligibility for coverage (“eligible employee”)**

The following criteria determine if an individual is an “eligible employee” and is eligible for enrollment in the group health plan:
• Work on a full-time basis in the conduct of the business of the employer, whose normal work week is an average of 30 hours, and whose duties in such employment are performed at the employer’s regular places of business; (subject to withholding on a W-2 form);

or

• is a sole proprietor, corporate officer, or partner of a partnership engaged on a full-time basis, an average of 30 hours per week, in the employer’s regular places of business;

• Work at least 20 hours, but no more than 29 hours, per week, in the employer’s business on a permanent, year-round basis and meet the individual employee criteria, as defined within the California Small Group Act for an eligible part-time employee.

• Receive monetary compensation (W2 employee) for that work by the employer;

• Be a bona fide employee of the employer (a bona fide employee/employer relationship must exist);

• Have met any applicable employer-imposed eligibility waiting period.

The following individuals are not considered “eligible employees” and are not eligible for coverage:

• Residents of Hawaii

• Retirees

• Part-time (unless offered by the employer and meets the requirements of an eligible part-time employee), temporary, substitute, or seasonal employees. (Seasonal or substitute employees, defined as employees hired with a planned future termination date, are not eligible.)

• 1099 independent contractors

• Domestic help

• Employees participating in a multiple employer group

• Leased employees or employees part of a co-employment or PEO relationship. (Please see PEO section for leased employees or employees that are part of a co-employer relationship.)

**Part-time employee (PTE) eligibility for coverage**

All guidelines that apply to full-time employees also apply to PTE’s with these additional guidelines:

• The PTE must work a minimum of 20 hours per week to be eligible. The employee must have worked at least 20 hours, but not more than 29 hours, per normal work week, for at least 50% of the working days in the previous calendar quarter.

• It is the employer’s option to offer health coverage to PTEs. If that option is exercised, all similarly situated individuals must be offered coverage under the employer’s benefit plan.

• The employer contribution, waiting period and benefit choice (which may include dental and/or vision plans) must match the coverage given to full-time employees.

• Participation requirements are based on the total number of PTEs and full-time employees.

• To add PTE eligibility to an existing account, we require a cover letter, a new employer application, a DE9C and applications/declarations on all eligible PTEs.

• Existing groups may add this option only on their renewal date.

• Blue Shield may require information necessary to document the hours and time periods of PTEs, including, but not limited to, payroll records and employee wage and tax filings.

**NOTE:** If the above criteria are met for health coverage, then life insurance coverage can be written for eligible PTEs.

**Dependent eligibility for coverage**

Dependent coverage is available to the following individuals:

• An employee’s legally married spouse who is not covered for benefits as an employee, and is not legally separated from the employee. Domestic partner who is not covered for benefits as an employee.

• An employee’s, spouse’s, or domestic partner’s child (including any stepchild or child placed for adoption or any other child for whom the employee or domestic partner has been appointed as a non-temporary legal guardian by a court of appropriate legal jurisdiction) who is not covered for benefits as a subscriber, and who is less than 26 years of age.

• Enrollment requests for an adopted child or a child placed for adoption must be accompanied by confirming official adoption documents, such as court documents, or evidence of the subscriber’s or spouse’s right to control the health care of the child placed for adoption.
A newborn child, if added to an existing policy within 60 days following the date of birth.

Over age disabled dependents (OAD)

- Enrolled dependent children who would normally lose their eligibility under the Blue Shield of California small business plan solely because of age, but who are disabled by reason of a physically or mentally disabling injury, illness, or condition may have their eligibility extended by written application within 31 days of the date the dependent child reaches the age eligibility would otherwise cease.

- To qualify for this extension, the disabled dependent child must be incapable of self-sustaining employment and be chiefly dependent upon the subscriber for support and maintenance.

- A completed medical certification of disability, the Declaration of Disability for Over Age Dependent Child, must be submitted.

- A recertification of disability may be required within two years after the initial medical certification and annually thereafter, except in cases of long-term disability.

- If the parent or guardian and dependent have not been covered by a Blue Shield of California health plan prior to the age that dependent eligibility ceases, evidence/proof of prior dependent coverage will be required in addition to the medical certification of disability and application.

Domestic partners

Domestic partner eligibility is a mandated benefit for all Blue Shield group health plans. To qualify as a “dependent,” a domestic partner must have filed a Declaration of Domestic Partnership with the state.

Blue Shield’s standard or portfolio small group plans include domestic partner coverage only for those domestic partners registered with the state. Some of Blue Shield’s internal documents refer to this coverage as “narrow coverage” because state registration is limited to same-sex domestic partners and only those opposite-sex couples where one partner is at least age 62 and eligible for Social Security. However, Blue Shield will offer small groups the option to select “broad coverage.” The “broad coverage” defines domestic partners as either the same or opposite sex (over the age of 18). If a group selects this coverage, Blue Shield will issue an EOC/COI supplement to amend portfolio coverage.

**Domestic partner documentation requirements to enroll a domestic partner**

Although narrow coverage requires the domestic partner couple to be registered, Blue Shield will not require a copy of the California State Declaration of Domestic Partnership registration or a copy of any other municipality or county registration form or affidavit for enrollment purposes. Enrollment forms and procedures for domestic partners during initial and open enrollment periods, and during the year when a partnership is established, are exactly the same as those used by spouses. Employers have the option to request these documents, but they do not need to be submitted to Blue Shield.

**Spouses or domestic partners working for the same employer**

If spouses or domestic partners both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other’s coverage.

Any children of such persons may be enrolled as the dependents of either employee, but not both.

**Section IV: Health Plan Rating Criteria**

**Quoting a group**

**Field rating**

A field-rating tool is available to producers, to allow quick and easy online rating for small employer groups. The rating tool is available at blueshieldca.com/producer.

- Group monthly premiums are calculated based on the subscribers’ ages and the employer’s principal business address as of the first day of the month.

- Composite rating is not available.

- Before submitting an application for a group, please review the requirements under “Submitting an application” and “Certifying your compliance” on page 31.

**Rating policies**

- All rates will be based upon actual enrollment.

- Final rates, effective date and acceptability of the group will be determined by the small group underwriter.

- Approved out-of-state employees will be charged an area rate based on the
location of the employer’s principal business address in California.

Medicare primary and secondary rules
For employers who are subject to federal Medicare secondary payer laws, Medicare entitlement is currently based on three basic situations and depends on group size. The three situations are:

1. Medicare entitlement based on age (65 or older)

For groups with an average of 20 or more full- and/or part-time total employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year, Blue Shield commercial coverage will be the primary payer to Medicare for active employees ages 65 or older and the spouses (ages 65 or older) of active employees.

2. Medicare entitlement based on disability

For groups (not part of a multi-employer plan) with an average of fewer than 100 employees in the prior calendar year, Medicare is the primary payer to the employer group’s commercial plan for active employees and dependents of active employees who are entitled to Medicare based on disability. For groups that employ 100 or more full, part-time, or temporary employees 50% or more business days of the previous calendar year, Blue Shield commercial coverage is the primary payer.

3. Medicare entitlement based solely on end-stage renal disease (ESRD)

Regardless of group size or current working requirement, if a group offers employees, or former employees under age 65, an employee group plan, the Blue Shield commercial coverage will be the primary payer to Medicare during the 36-month coordination period that begins with the month of Medicare entitlement. The coordination period is 30 months with a three-month waiting period (for a possible total coordination period of 36 months). The three-month waiting period is waived if the member has a transplant or home dialysis. Then the coordination period is only 30 months.

More complex situations (such as Medicare dual entitlement) do arise. If you have any questions concerning Medicare entitlement for groups offering Blue Shield commercial plans, please contact Blue Shield for further guidance.

Blue Shield Medicare Supplement plans
Blue Shield also provides a variety of standardized Medicare Supplement plans on an individual basis. Medicare-eligible employees have the freedom to choose any Medicare-participating doctor or hospital, although benefits and dues vary. For more information on Blue Shield Medicare Supplement plans, please contact your Blue Shield representative or call (800) 963-8008.

Rate changes
The group’s rate will not change more often than every 12 months.

Section V: New Business Submission Requirements

Guidelines for completing forms
To ensure fast and accurate application processing, follow these enrollment application guidelines:

All questions must be answered and all signatures and dates obtained before we can begin processing the group applications. If the appropriate applications and related documents are incomplete and the underwriter cannot begin processing, Blue Shield retains the option of returning all paperwork – the applications and the supporting documents – to the producer.

For new group submissions, the employee’s signature cannot be dated more than 90 days prior to the requested effective date. All answers on the enrollment applications must be in the employee’s own handwriting.

- On the original employee application, no alterations or changes may be made by anyone other than the employee.
- Language assistance: Whenever an individual(s) completing the application(s) has a language barrier and requires assistance to properly complete the form, a signed Blue Shield Exception to Standard Enrollment Form from the group or the producer explaining the situation must accompany the submitted application.

Processing time specifications
- Because processing applications within specific time frames is important, all forms and other documents for evaluation should be accurately completed and included with the application when the case is first submitted to Blue Shield.
- The underwriting department can usually make a timely decision if all proper documentation is received with the initial submission. Please refer to the “Group enrollment checklist” on page 17 for a list...
of required documentation. Any missing documentation and/or dues will cause a delay in the underwriting process. Underwriting will request additional information only when it is needed to accurately assess or verify the eligibility of the group and/or employee(s).

- Blue Shield must receive all completed paperwork by the fifth working day of the month when the requested effective date is for the first day of that month. Any additional required information must be submitted to Blue Shield within 48 hours of the request, to complete the processing within that month.

**Start-up groups**

A start-up group must meet all small group requirements except for the length of time in business. Blue Shield will consider start-up groups that have been in business for a minimum of at least four weeks. Evidence of time in business and eligibility must be supported by payroll records. The payroll records must cover the four weeks preceding the requested effective date for at least one eligible employee. Acceptable payroll must include:

- Company name
- Dates of pay periods
- All pages submitted
- Employee names, wages paid, withholdings and grand totals
- The payroll submitted must be copies of each payroll register for each pay period covered

Individual payroll/pay stubs, estimated payroll, payroll summaries, or handwritten journals are not acceptable.

**Exception for small employer start-ups when five (5) or more employees are enrolling**

- Blue Shield will consider start-up groups that have been in business for less than four weeks if at least five (5) employees are enrolling and the business has been operating for at least one pay period. Evidence of time in business and eligibility must be supported by payroll records. The payroll records for the most recent pay period for the eligible employees are required.
- If less than five (5) employees are enrolling, the start-up group must have been in business for a minimum of at least four weeks and payroll records must cover the four weeks preceding the requested effective date for at least one eligible employee as noted in “Start-up groups” in Section V.

**Evaluation criteria**

Underwriting is based on the following criteria:

- Contribution
- Employee and dependent eligibility
- Participation

Please note that any employee/dependent accepted for a Blue Shield small group health plan cannot concurrently be covered under a Blue Shield individual contract. The applicant must elect, in writing, one or the other coverage, to avoid duplicate Blue Shield coverage.

**Blue Shield may decline groups if:**

- No bona fide employer/employee relationship exists (i.e., independent contractors, leased employees, domestic help).
- Group has more than 49% of employees located outside California.
- Employer is not authorized to conduct business in California.
- Group employed less than one common law employee (W2) or more than 100 employees on 50% of the workdays in the previous calendar quarter or the previous calendar year.
- Group is a carve-out (see Section II, “Health Plan Other Requirements”).
- Group is otherwise not subject to the Small Group Act in California and the Affordable Care Act guidelines.

**Waivers/declinations**

- If an employee is waiving coverage due to group coverage (either as a subscriber or a dependent), the employee may be considered ineligible for the purposes of calculating participation. The employer group must submit a declination form for these employees.
- Any eligible employee and/or dependent waiving coverage for any reason at the time of enrollment, or canceling coverage for themselves or dependents for any reason, must complete the Refusal of Personal Coverage section on the back page of the Employee Enrollment Form, and the employer must forward this information to Blue Shield.
- For employers offering more than one carrier, waivers are required for employees that are enrolling in another carrier’s plan.
Group enrollment checklist
The following documentation is required when submitting new business:

- **Master Group Application**
- **Applications** from all enrolling employees and dependents
- **Refusal of Personal Coverage forms** for all eligible employees and any eligible dependents who refuse or waive coverage at the time of open enrollment
- **First month’s payment** on company check stock or the completed check by fax form

Additional documentation may be required under certain circumstances:

For eligibility verification, the following wage information is required for each enrolling employee:

- Copy of the group’s most recent DE9C Quarterly State Tax Withholding Statement containing current employment status of all employees.
- All four DE9C’s from the previous year if group includes part-time employees.
- Payroll records for employees hired after the DE9C filing.
- Proof of owner’s/employer’s eligibility if the owner/employer is not listed on the DE9C.
- The Blue Shield of California Sole Proprietor, Partner, or Corporate Officer Statement (owner affidavit) for groups enrolling 25 or more employees.
- If applying for small group replacement coverage, a copy of the last month’s group premium statement.
- If applying for continuous replacement coverage, documentation of the previous coverage with the last premium statement.
- COBRA/FMLA/Cal-COBRA Election Form, if applicable.
- A business check or completed check by fax form for the first month’s dues as a deposit, payable to Blue Shield of California or Blue Shield Life as applicable. Blue Shield will refund the full deposit to the group if the group application is declined.

Owner eligibility requirements:

- Sole proprietorship: 1040 Schedule C for the preceding calendar year and a completed Blue Shield of California Sole Proprietor, Partner, or Corporate Officer Statement.
- Partnership: K-1 for the preceding year for each partner and a completed Blue Shield of California Sole Proprietor, Partner, or Corporate Officer Statement.
- Corporation: Articles of Incorporation (state seal affixed) to include the field list of officers.
- K-1 and a completed Blue Shield of California Sole Proprietor, Partner, or Corporate Officer Statement.
- Signed enrollment form or refusal for each officer eligible for coverage.
## Documentation to submit based on nature of business

<table>
<thead>
<tr>
<th>Number of Enrolling Employees</th>
<th>Sole Proprietor</th>
<th>Partnership/Limited Partnership (LP)</th>
<th>Corporations</th>
<th>Limited Liability Company (LLC)</th>
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<td><strong>1 to 5</strong></td>
<td>Business license or Fictitious Business Name Filing</td>
<td>Partnership Agreement or Business License or Fictitious Business Name Filing</td>
<td>Articles of Inc. or Statement of Information</td>
<td>Statement of Organization with Operating Agreement</td>
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<td>Owner Affidavit</td>
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<td>Signed Enrollment Application or Refusal of Coverage for all eligible employees</td>
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<td>Partnership Agreement or Business License or Fictitious Business Name Filing</td>
<td>Articles of Inc. or Statement of Information</td>
<td>Statement of Organization with Operating Agreement</td>
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¹ A copy of the most recent payroll register is required for new employees hired after the DE9C filing.
² Six weeks of payroll records are required for businesses that have been in business for at least six weeks prior to the requested effective date but not long enough to have a filed DE9C.
³ Proof of income for owners is required, such as cancelled draw checks, if tax filings are not available due to length of time in business or a tax filing extension.

*Note:* Blue Shield’s underwriting department may request additional documentation in situations where an affidavit was submitted but eligibility questions remain. Articles of Incorporation, Statement of Information and Statement by Foreign Corporation, must be filed and stamped listing names of all officers/owners.
Section VI: Existing Business Guidelines

Enrolling new hires

New eligible employees hired after the group’s effective date are eligible for coverage after completing the employer’s eligibility waiting period.

- For eligibility verification, wage information may be required.
- Effective dates are determined as follows:
  a) If the application is received by Blue Shield prior to the completion of the employee’s waiting period, the effective date coincides with the eligibility date.
  b) If the application is received by Blue Shield after the eligibility date, the effective date becomes the first day of the month following approval by Blue Shield.

- For coverage declination, the Refusal of Personal Coverage section on the back page of the Employee Enrollment Form must be completed any time an employee and/or dependent becomes eligible but does not enroll, or if the employee and/or dependent remains eligible, but is not retaining coverage.

- Dependent special enrollment periods are provided for newborns, adoptees and new spouses/domestic partners. These dependents may be added without a waiting period if they are enrolled within 60 days of becoming eligible. In addition, spouses/domestic partners who are eligible (but not enrolled) may also be added in the event of a birth or adoption. An employee who is eligible (but not enrolled) may enroll at the time of marriage/establishment of a domestic partnership, birth, adoption, or placement for adoption.

Enrolling late enrollees

Unless covered under an exception, “late enrollees” are generally defined as eligible employees or dependents who refused their employer’s health plan coverage when they were first eligible to enroll because they were enrolled in another employer’s health benefit plan, and who requests enrollment after a loss of coverage under that other employer’s health benefit plan and under certain conditions as set forth in the definition of “late enrollee” under Section VIII, is not considered a “late enrollee.” Such an employee or dependent must request enrollment within 60 days after his or her loss of that coverage, and must also submit verification of that coverage. If enrollment is not requested within 60 days, the employee or dependent will be enrolled no later than the first day of the month following after the date the request for special enrollment was received.

Special enrollment period

When certain triggering events occur, an eligible employee can enroll himself or herself or any eligible dependents or change coverage during a defined special enrollment period. Dependent spouses and children cannot be enrolled prior to (or without) the employee being enrolled, with one exception: a court-ordered dependent may be enrolled without the employee being enrolled.

The employee generally has 60 days from the date of the triggering event to apply for coverage. The employee and his or her dependents have a special enrollment period when the employee or his or her dependents loses minimum essential coverage up to 60 days prior to and 60 days after termination of existing coverage. This allows the individual to transfer into new coverage without a coverage gap.

Triggering events

An eligible individual may enroll in a plan, or an enrollee may change plans, during special enrollment periods only if one of the following triggering events occurs:

1) Loss of Minimum Essential Coverage (not including failure to pay premiums or rescission) as a result of:
   a. Legal separation;
   b. Divorce or dissolution of domestic partnership;
   c. Cessation of dependent status (such as attaining the maximum age to be eligible as a dependent child under the plan);
   d. Death of an employee;
   e. Termination of employment; and,
f. Reduction in the number of hours of employment;
g. A covered employee becoming entitled to Medicare and a dependent loses coverage;
h. A proceeding under Chapter 11 with respect to the employer from whose employment the covered employee retired at any time;
i. Any loss of eligibility for coverage through Medicare, Medi-Cal, including loss of pregnancy-related coverage and medically needy coverage, or other government-sponsored health care program;
j. Non-calendar year policy expires outside open enrollment period;
k. QHP decertification;
l. An HMO, or similar program in the individual market that provides benefits or coverage only to individuals who reside, live, or work in the service area and the individual no longer does;
m. An HMO or similar program in the group market that provides benefits or coverage only to individuals who reside, live, or work in the service area, and the individual no longer does and there are no other benefit packages available to the individual;
n. An individual incurs a claim that would meet or exceed a lifetime limit on all benefits;
o. A plan no longer offers any benefits to the class of similarly situated individuals that includes the individual;
p. Termination of employer contributions towards the employee’s or dependent’s coverage that is not COBRA;
q. Exhaustion of COBRA continuation coverage (other than failing to pay premiums or for cause), including:
i. Due to employer or other responsible entity failing to pay premiums
ii. An individual fails to reside/live/work in service area of an HMO or similar program and there is no other COBRA coverage available
iii. An individual incurs a claim that would meet or exceed a lifetime limit on all benefits and there is no other COBRA coverage;
2) Marriage, Domestic Partnership, Birth, Adoption, Foster Care: The eligible individual gains a dependent or becomes a dependent through marriage or entry into a domestic partnership, birth, adoption, placement for adoption, placement in foster care, or through a child support order or other court order;
3) Unintentional Error (Non Enrollment): An eligible individual’s, or his or her dependent’s, enrollment or non-enrollment in a QHP is unintentional, inadvertent, or erroneous and is the result of an error, misrepresentation, or inaction of an officer, employee, or agent of the Exchange or HHS, or its instrumentalities or a non-Exchange entity providing enrollment assistance or conducting enrollment activities as evaluated and determined by the Exchange. In such cases the Exchange shall, on a case-by-case basis, take necessary action to correct or eliminate the effects of such error, misrepresentation, or inaction. For purposes of this provision, misconduct includes the failure to comply with applicable standards or federal or state laws as determined by the Exchange;
4) Material Violation by Health Plan of its Contract: The enrollee, or his or her dependent adequately demonstrates to the Exchange, as determined by the Exchange on a case-by-case basis, that the QHP in which he or she is enrolled substantially violated a material provision of its contract in relation to the enrollee;
5) Permanent Move: An eligible individual or enrollee gains access to new plans as a result of a permanent move;
6) Small Group Medicaid/CHIP Eligibility: An employee or dependent becomes eligible for premium assistance under Medicaid or the Children’s Health Insurance Program (CHIP) or loses eligibility for Medicaid or CHIP;
7) Return from Active Military Service: He or she is a member of the reserve forces of the United States military returning from active duty or a member of the California National Guard returning from active duty service;
8) Court Order to Cover: An eligible individual is mandated to be covered pursuant to a valid state or federal court order;
9) Has been Released from Incarceration: An eligible individual has been released from incarceration;
10) Services from a Provider no Longer Contracted with Plan: An enrollee was receiving services from a contracting provider under another health benefit plan (for one of the conditions described in Section 1373.96(c)) and that provider is no longer participating in the health benefit plan;
11) Incorrectly Told In Minimum Essential Coverage: The eligible individual demonstrates to the Exchange with respect to health benefit plans offered through the Exchange, or to the department with respect to health benefit plans offered outside the Exchange, that he or she did not enroll in a health benefit plan during the immediately preceding enrollment period available to the individual because he or she was misinformed that s/he was covered under minimal essential coverage.

Special enrollment period effective dates
Generally, coverage will be effective no later than the first day of the first calendar month beginning after the date Blue Shield of California receives the request for special enrollment.

Special effective dates
In the case of birth, adoption, placement for adoption, placement in foster care, or through a child support order or other court order, Blue Shield of California must ensure that coverage is effective either:
1. Retroactive: going back to the date of birth, adoption, or placement for adoption, or placement for foster care; or
2. Prospective: going forward to the first day of the month following the date of birth, adoption, placement for adoption, or placement for foster care.

Open enrollment
Employers are encouraged to hold an open enrollment period for their employees, to take place before each anniversary date of its Blue Shield plan. The open enrollment period gives eligible employees and their dependents the chance to make decisions regarding their coverage for the coming plan year.

During the open enrollment period, employees currently enrolled may transfer into any available employer-sponsored health plan.

Eligible employees and/or dependents who initially refused coverage and later elected to be added to a Blue Shield health plan can enroll during the next open enrollment period.

Guaranteed renewal
A group with an existing Blue Shield Group Health Service Contract is eligible for guaranteed renewal if:
• It is a group of one or more common law employees;
• It has made all required premium payments;
• Neither it nor its employees or dependents have committed fraud or misrepresentation;
• It maintains the required 51% of its employees in California;
• It continues to meet participation and contribution requirements; and
• It has otherwise maintained small group eligibility.

A group is not eligible for guaranteed renewal if it does not meet all of the conditions above, or:
• The group moves out of the service area; or
• Its association membership through which it obtained Blue Shield plan coverage ceases.

If eligible for guaranteed renewal, the group may select, upon renewal, any health plan Blue Shield offers to new small employer businesses.

Blue Shield reserves the right to obtain documents at each renewal to re-certify that the group is an eligible small employer as defined in the Small Group Act in California and the federal Affordable Care Act.

Small to large group renewal conversions
Federal law now allows for a group to renew its existing Blue Shield small employer plan, even if the group has grown in size and is technically a large (101+ employees) employer. However, if the group decides not to renew its Blue Shield small employer plan, and instead applies for a Blue Shield large employer plan (and is accepted by Blue Shield), the group cannot later apply for a small employer plan.

Contract benefit modifications
Group level
Employer-requested health plan or contract changes can be effective only on the group’s renewal date. Changes to add or delete specialty benefits coverage may be made at any time during the plan year.

Depending on the type of benefit modification requested, underwriting may be required. Certain supporting documentation is also required to review a request to modify benefits. The required documentation must be complete and accurate to process the request. Please also refer to the Benefit Modification Options exhibit on page 24 to determine when each type of benefit
modification may be requested and to determine what documents must accompany your request.

**Subscriber level**
- Covered subscribers will be allowed to move to different products offered by their group at the anniversary month of the group’s original effective date, or at the time a group-level benefit change is approved by Blue Shield.
- A subscriber requesting a change in benefits must submit a Subscriber Change Request Form or standard application, providing that the group is offering the plan.

**Re-enrollees**
Re-enrollees (See Section VIII, “Definitions”) must complete an Employee Enrollment Form.
### Benefit Modification Options Chart

<table>
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<tr>
<th>Benefit modification</th>
<th>When eligible</th>
<th>Necessary documents</th>
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<td><strong>Add medical benefits</strong></td>
<td>On group’s anniversary date</td>
<td>1. Small Business Request for Contract Change form</td>
</tr>
<tr>
<td>Includes:</td>
<td></td>
<td>2. Subscriber Change Request form for those employees requesting to change</td>
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<tr>
<td>• Increasing number of plans offered under existing Blue Shield health</td>
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<td>coverage</td>
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<td>• Change in level of benefits offered under existing Blue Shield health</td>
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<tr>
<td>coverage</td>
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<tr>
<td><strong>Add part-time employee eligibility</strong></td>
<td>On group’s anniversary date</td>
<td>1. Small Business Request for Contract Change form</td>
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<td>2. DE9C</td>
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<td>3. New applications or declinations on all eligible part-time employees</td>
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<tr>
<td>**Select broad domestic partner coverage (any domestic partner who signs</td>
<td>On group’s anniversary date</td>
<td>Small Business Request for Contract Change form</td>
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<td>an affidavit) rather than portfolio state-registered domestic partner</td>
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<td>Blue Shield does not require a Domestic Partnership Affidavit. The necessary</td>
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<td>coverage (i.e., narrow coverage)</td>
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<td><strong>Change to employer waiting period</strong></td>
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Section VII: Health Plan Benefit Continuity

Prior deductible credit
Blue Shield will credit the amount of the deductible satisfied for medical expenses under the benefit plan of the employer group’s prior carrier in the same calendar year; however, there is no prior carrier deductible credit for outpatient prescription drug coverage. The employer’s prior carrier information is provided by the employer on the Master Group Application. Prior deductible credit is available only for individuals enrolled in the group plan as of the initial effective date with Blue Shield. In addition the individual must be enrolled in the same plan type (HMO plan, PPO/HSA-eligible HDHP plan) with Blue Shield as enrolled with the prior carrier.

Takeover provisions
Blue Shield small group takeover provisions comply with the following:

- Any carrier providing replacement health coverage within a period of 60 days from the date prior coverage is discontinued and which provided health coverage comparable to the new contract, will be required to cover all employees and dependents who were both:
  1) Validly covered under the prior contract at the time the contract was discontinued, and
  2) Within the definitions of eligibility under the succeeding carrier’s contract.

- Such employees and dependents will be eligible regardless of any other provision within the succeeding carrier’s contract relating to active full-time employment or pregnancy.

- However, with respect to employees or dependents who are totally disabled on the date of discontinuance of the prior contract, and eligible for an extension of benefits under that contract, the succeeding carrier is not required to provide benefits directly related to any condition which caused the total disability.

(For more details, please refer to Section IX, “State and Federal Regulations.”)

Section VIII: Definitions

Guaranteed associations defined
A guaranteed association is:

- A nonprofit organization comprised of a group of individuals or employers who associate based solely on participation in a specified profession or industry.
- Accepts any individual or employer for membership who meets its membership criteria.
- Includes one or more small employers.
- Does not make membership directly or indirectly conditional on the health or claims history of any person.
- Uses membership dues solely for, and in consideration of, the membership and membership benefits, except that the amount of the dues shall not depend on whether the member applies for or purchases insurance offered by the association.
- Organized and maintained in good faith for purposes unrelated to insurance.
- In active existence on January 1, 1992, and has included health insurance as a membership benefit for at least five years prior to that date.
- Governed by a constitution and bylaws, or other analogous governing documents, that provide for election of the association’s governing board by its members.
- Offers any purchased plan contract to all individual members and employer members in this state; and includes any members choosing to enroll in the plan contracts offered to the association, provided that the members have agreed to make the required dues payment.
- An organization covering at least 1,000 persons with the contracted healthcare service plan.

For additional information about guaranteed associations, please contact your Blue Shield sales representative.

Declinations

A declination means an eligible employee’s refusal to accept coverage under the employer’s group health plan because the employee has coverage under another group health plan. The Refusal of Personal Coverage section on the back page of the Employee Enrollment Form must be completed if any coverage is declined or refused by an employee and/or their eligible family members. Declinations are required for any eligible employee or dependent who opts not to enroll at the time of becoming eligible. This information is required to assure compliance with federal and state legislation.
Late enrollee

Is defined as an eligible employee or dependent who has declined enrollment in a health benefit plan offered by a small employer at the time of the initial enrollment period provided under the terms of the health benefit plan, and who subsequently requests enrollment in a health plan of that small employer, provided that the initial enrollment period shall be a period of at least 60 days.

However, an eligible employee or dependent shall not be considered a late enrollee if:

1. The individual meets one of the following:
   a) He or she was covered under another health benefit plan, the Healthy Families Program, or no share-of-cost Medi-Cal coverage at the time the individual was eligible to enroll;
   b) He or she certified at the time of the initial enrollment that coverage under another health benefit plan, the Healthy Families Program, or no share-of-cost Medi-Cal coverage was the reason for declining enrollment, provided that if the individual was covered under another health benefit plan, the individual was given the opportunity to make the certification required by this subdivision and was notified that failure to do so could result in later treatment as a late enrollment;
   c) He or she has lost or will lose coverage under another health benefit plan as a result of termination of employment of the individual or person through whom the individual was covered as a dependent; change in employment status of the individual or of a person through whom the individual was covered as a dependent; termination of the other plan’s coverage; exhaustion of COBRA continuation benefits; cessation of an employer’s contribution toward an employee or dependent’s coverage; death of the person through whom the individual was covered as a dependent; legal separation or divorce; loss of coverage under the Healthy Families Program, as a result of exceeding the program’s income or age limits, or loss of no share-of-cost Medi-Cal coverage and;
   d) He or she requests enrollment within 60 days after the loss of Minimum Essential Coverage, termination of coverage or cessation of employer contribution toward coverage provided under another health benefit plan;
   e) The qualified individual or enrollee, or his or her dependent, gains access to new QHP’s (Qualified Health Plans) as a result of a permanent move;
   f) The qualified individuals or his or her dependent’s enrollment or non-enrollment in a QHP is unintentional, inadvertent, or erroneous and is the result of the error, misrepresentation, or inaction of an officer, employee, or agent of the Exchange or HHS, or its instrumentalities as evaluated and determined by the Exchange. In such cases, the Exchange may take action as may be necessary to correct or eliminate the effects of such error, misrepresentation, or inaction;
   g) The enrollee or his or her dependent adequately demonstrates to the Exchange that the QHP in which he or she is enrolled substantially violated a material provision of its contract in relation to the enrollee;
   h) Newly eligible or ineligible for advance payments of the premium tax credit, or change in eligibility for cost-sharing reductions. (i) The enrollee is determined newly ineligible for advance payments of the premium tax credit or has a change in eligibility for cost-sharing reductions; (ii) The enrollee’s dependent enrolled in the same QHP is determined newly eligible or newly ineligible for advance payments of the premium tax credit based in part on a finding such that individual will cease to be eligible for qualifying coverage in an eligible employer-sponsored plan is determined newly eligible for advance payments of the premium tax credit or has a change in eligibility for cost-sharing reductions; or (iii) A qualified individual or his or her dependent who is enrolled in qualifying coverage in an eligible employer-sponsored plan is determined newly eligible for advance payments of the premium tax credit or has a change in eligibility for cost-sharing reductions; or inaction of an officer, employee, or agent of the Exchange or HHS, or its instrumentalities as evaluated and determined by the Exchange. In such cases, the Exchange may take action as may be necessary to correct or eliminate the effects of such error, misrepresentation, or inaction;

2. He or she requests enrollment within 60 days and is allowed to terminate existing coverage. The Exchange must permit an individual whose existing coverage through an eligible employer-sponsored plan will no longer be affordable or provide minimum value to access this special enrollment period prior to the end of his or her coverage through such eligible employer-sponsored plan, although he or she is not eligible for advance payments of the premium tax credit until the end of his or her coverage through such eligible employer-sponsored plan;
Enrolled in an eligible employer-sponsored plan that is not qualifying coverage in an eligible employer-sponsored plan;

An employee or dependent becomes eligible for premium assistance under Medicaid or the Children’s Health Insurance Program (CHIP) or loses eligibility for Medicaid or CHIP;

Has been released from incarceration;

Was receiving services from a contracting provider under another health benefit plan, for one of the conditions described in subdivision (c) of Section 1373.96 of the Health and Safety Code and that provider is no longer participating in the health benefit plan.

Demonstrates to the Exchange, with respect to benefit plans offered through the Exchange, or to the Department of Managed Health Care, with respect to health benefit plans offered outside the Exchange, that he or she did not enroll in a health benefit plan during the immediately preceding enrollment period available to the individual because he or she was misinformed that he or she was covered under minimum essential coverage.

He or she is a member of the reserve forces of the United States military returning from active duty or a member of the California National Guard returning from active duty service.

The employer offers multiple health plans and the employee elects a different plan during an open enrollment period;

A court has ordered that coverage be provided for a spouse or minor child under a covered employee’s health benefit plan. The health plan shall enroll a dependent child within 60 days of presentation of a court order by the district attorney, or upon presentation of a court order or requested by a custodial party, as described in subdivision (j) of Section 14124.93 of the California Welfare and Institution Code or Medi-Cal program;

For individuals who failed to elect coverage during their initial enrollment period, and the plan cannot produce a written statement from the employer stating that prior to declining coverage, the employee or dependent, or the individual through whom he or she was eligible to be covered as a dependent, was provided with a signed acknowledgement of a Refusal of Personal Coverage form specifying that failure to elect coverage during the initial enrollment period permits the plan to impose, at the time of his or her late decision to elect coverage, an exclusion from coverage for a period of 12 months, unless he or she meets the criteria specified in paragraphs (1), (2), or (3) above; or

For eligible employees or dependents who were eligible for coverage under the Healthy Families Program or Medi-Cal and whose coverage is terminated as a result of the loss of such eligibility, provided that enrollment is requested within 60 days after notification of this loss of coverage or;

For eligible employees or dependents who have lost their coverage under the Healthy Families Program as a result of exceeding the program’s income or age limits and who request enrollment within 31 days after notification of this loss of coverage;

For eligible employees who decline coverage during the initial enrollment period and subsequently acquire dependents through marriage, birth, or placement for adoption, and who enroll for coverage for themselves and their dependents within 60 days from the date of marriage, birth, or placement for adoption.

Additionally, late enrollees do not include the following employees:

- **New hires** – Eligible employees in groups who are hired after the group’s effective date.
- **Re-enrollees** – Eligible employees and eligible dependents of any employer group with one to 100 employees, who choose to discontinue health coverage and later wish to re-enroll.
- **Replacement group/members** – All eligible employees/dependents of an employer group who were covered as a group by a prior carrier.

**Section IX: State and Federal Regulations**

**Federal regulations**

- The Federal Tax Equity and Fiscal Responsibility Act (TEFRA), Deficit Reduction Act (DEFRA) and Consolidated Omnibus Budget Reconciliation Act (COBRA) were enacted to regulate employee healthcare coverage. Based upon this legislation and the limitations of the Blue Shield agreement, if a business employs an average of fewer than 20 employees in a year, and any employee becomes age 65, the employee’s primary carrier must be Medicare. For these
employees that are age 65 and choose to retain their Blue Shield small group coverage, Blue Shield will apply contract benefits as a secondary carrier for Medicare benefits paid or payable. This applies whether or not the employee has applied for and has been made effective for Medicare Part A and B coverage. When a member is covered by both Medicare and a Blue Shield contract containing the non-duplication of Medicare clause and Medicare is the primary payer, total benefits provided by Medicare and Blue Shield should equal but not exceed the benefits of group members who do not have Medicare coverage. This is not a Medicare Supplement plan. If an employer has fewer than 20 employees, the employees who have become age 65 are eligible for Medicare coverage as if they were not still employed or still enrolled in a Blue Shield plan.

- In addition to those age 65, the following members qualify for Medicare:
  a) Members eligible following the first 18 months of end-stage renal disease
  b) Members who are eligible for Medicare due to disability

**COBRA:** The employer is primarily responsible for administration (within the guidelines established by the federal government for compliance by employer groups.) Blue Shield will help the employer administer within those guidelines.

**Cal-COBA/COBRA continuation coverage**

Cal-COBA/COBRA continuation coverage with Blue Shield of California/Blue Shield of California Life & Health Insurance Company is only available to groups that have a current contract for employee medical benefits with Blue Shield of California/Blue Shield of California Life & Health Insurance Company.

**Cal-COBA** (Cal. Health & Safety Code & 1366.20 et seq.) became effective January 1, 1998. (It applies to groups of two to 19 eligible employees.)

- Blue Shield administers Cal-COBA for employers not subject to COBRA. Every California employer who provides group health coverage and who employed two to 19 eligible employees on at least 50% of its working days during the preceding calendar year or, if the eligible employer was not in business during any part of the preceding calendar year or, if the eligible employer was not in business during any part of the proceeding calendar year, employed two to 19 eligible employees on at least 50% of its working days during the preceding calendar quarter, is subject to Cal-COBA.

- For these employer groups, Blue Shield of California will administer Cal-COBA. Under Cal-COBA, employers are required to notify Blue Shield within 31 days when an employee terminates employment or is no longer eligible due to a reduction of work hours. Employees that are terminated for “gross misconduct” are not eligible for Cal-COBA. To notify Blue Shield, please fill out a Cal-COBA Employer Notification form (C13140) and forward to the address on page 29. After receipt of the notification, Blue Shield will forward information regarding benefits, rates and a Cal-COBA Election form (C13141) to the employee.

The law resulting from AB 1401, enacted in 2002, extends Cal-COBA coverage to 36 months and offers COBRA enrollees extended coverage under Cal-COBA.

According to Cal. Health and Safety Code Section 1366.29 added by AB 1401 (effective September 1, 2003), Cal-COBA coverage is 36 months regardless of the qualifying event. Cal-COBA enrollees are automatically enrolled for 36 months. COBRA enrollees who have not exhausted 36 months of coverage under COBRA are eligible to apply for a maximum of 36 months under Cal-COBA. Cal-COBA coverage is also available to domestic partners when due to a qualifying event like termination of the partnership with the employee; the domestic partner does not qualify for federal COBRA. A domestic partner only qualifies for federal COBRA as a dependent of the employee.

This extension under Cal-COBA is administered by Blue Shield, not the federal COBRA administrator. The employer COBRA plan administrator is required to notify COBRA enrollees of the extension under Cal-COBA in the 90-day COBRA termination letter. This letter will also instruct the COBRA enrollee to contact Blue Shield within 30 days prior to the COBRA termination date to apply.

Dues for Cal-COBA enrollees will remain at 110% of the group rates, even for enrollees who are disabled. Dues for COBRA enrollees who elect the Cal-COBA extension are also 110%. Dues for disabled COBRA enrollees are 150% of applicable group dues. Please note that all COBRA coverage must be exhausted, including the disability extension, before the COBRA enrollee is eligible for the Cal-COBA extension.

We have established a centralized, dedicated team to administer Cal-COBA. The Cal-COBA team is located at this address:
Blue Shield of California
Cal-COBRA
P. O. Box 629009
El Dorado Hills, CA 95762-9009
Phone: (800) 228-9476
Fax: (916) 350-7480

For Cal-COBRA and the COBRA extension under Cal-COBRA, all administration will be handled by Blue Shield. There will be no waivers or exceptions.

The Blue Shield Cal-COBRA team will provide all administrative and membership duties, including some of the following:

- Receive notices from the employer or enrollee regarding qualifying event.
- Process notices of qualifying events and apply eligibility determinations.
- Provide Cal-COBRA packets to eligible applicants (employees and/or dependents) within 14 days of receipt of the notice of a qualifying event.
- Collect monthly payments for the duration of the Cal-COBRA coverage.
- Provide customer service for billing and eligibility questions.
- Process cancellations.

Producers are responsible for submitting Cal-COBRA questionnaires, applications and remittance checks with new business.

**NOTE:** Cal-COBRA rates are 110% of the group rates.

**Federal COBRA coverage**
Generally, every employer who provides group health coverage and who employed 20 or more full- and/or part-time employees during 50% of the business days in the previous calendar year is subject to federal COBRA. For employers subject to COBRA, Blue Shield has contracted with CONEXIS COBRA Continuation Services to provide COBRA administration of our accounts. Employers that waive the services of CONEXIS will be responsible for administering their own COBRA.

**Disabled COBRA extension**
A member’s 18-month COBRA period may be extended to 29 months if the member is determined to be disabled under the Social Security Act within the first 60 days of the initial qualifying event, and notifies his employer before the end of the 18-month period. Dues for months 19 to 29 shall be 150% of the applicable group dues rate.

**Extension of COBRA under California Health and Safety Code 1373.621**
Effective January 1, 2005, the extension of COBRA for certain individuals who were age 60 or older and had worked for their employer for more than five years was eliminated by state legislation that repealed Section 1373.621 of the Health & Safety Code. Even though this extension of coverage ended, certain individuals who already qualified for this coverage may continue this coverage for up to five years.

This extension of coverage will end on the earliest of the following dates:

- The date the former employees, spouse, or former spouse reaches age 65;
- The date the employer ceases to maintain any group health plan;
- The date the former employee, spouse, or former spouse transfers to another health plan;
- The date the former employee, spouse, or former spouse becomes entitled to Medicare; or
- For a spouse or former spouse, five years from the date the spouse’s COBRA or Cal-COBRA coverage would end.

Dues for this coverage are 213% of the applicable group dues rate for composite-rated groups; all other rated structures are billed at 102% of the applicable group dues rate. All participants are billed directly by Blue Shield.

**HIPAA requirements after COBRA and Cal-COBRA termination**
The Health Insurance Portability and Accountability Act of 1996 (HIPAA) requires health plans, their producers and employer groups to proactively identify individuals who may qualify for guaranteed-issue individual plan coverage, as required by HIPAA, and advise them of this coverage. A guaranteed-issue individual plan under HIPAA is only available after exhaustion of COBRA and/or Cal-COBRA (includes the Cal-COBRA extension for COBRA enrollees) benefits and only if the most recent coverage was group coverage. Therefore, individuals who have exhausted their COBRA benefits and/or Cal-COBRA benefits are potential HIPAA-eligible individuals, and should be advised of their HIPAA rights before being offered “individual” conversion or short-term coverage, which would cancel HIPAA.
guaranteed-issue eligibility. These individuals must apply for a HIPAA guaranteed-issue plan within 63 days after group coverage.

**Employer option to include part-time employees**
Under the Small Group Act in California, a small group employee is required to work an average of 30 hours per week to be eligible for coverage. However, state law also provides the employer an option to offer coverage to part-time employees, as long as the following criteria are met:

- The employer offers coverage to all similarly situated employees. For example, if an employer chooses to offer coverage to employees working 23 hours per week, then all employees working a minimum of 23 hours or more per week are to be offered coverage. **Enrollment applications and refusals must be submitted for all eligible employees.**
- The employer must indicate the intent to offer coverage under this option on the **Master Group Application**, as well as state the minimum weekly hours chosen (no fewer than 20). **No off-anniversary exceptions will be granted to add part-time employees.**
- The part-time employees being offered healthcare coverage must have worked a minimum of 50% of the preceding calendar quarter. This is an individual eligibility requirement for each part-time employee being offered coverage under this option.
- **If eligibility is not met** by the individual employee at the time of group enrollment, the employee must wait until evidence of hours worked can be provided per the DE9C. Once eligibility is met, enrollment must take place within 30 days of meeting the eligibility requirement. If not, the employee will not be eligible to enroll until the next open enrollment period at renewal.
- **This employer option may be added to the group plan at the yearly renewal period.** Part-time employees may not be added to the group plan unless the employer has stated in writing that this feature is available, and the prior quarter’s DE9C is submitted.

If you need more information about eligibility under this option, please contact your Blue Shield of California representative.

**Takeover provisions**

Blue Shield small group takeover provisions comply with the following:

- Any carrier providing replacement coverage with respect to hospital, medical, or surgical expense or service benefits within a period of 60 days from the date of discontinuance of a prior contract or policy providing such hospital, medical, or surgical expense or service benefits shall immediately cover all employees and dependents who were validly covered under the previous contract or policy providing such hospital, medical, surgical expense, or service benefits at the date of discontinuance, and are within the definitions of eligibility under the succeeding carrier’s contract, regardless of any provisions of the contract relating to active full-time employment or hospital confinement or pregnancy.
- However, with respect to employees or dependents who are totally disabled on the date of discontinuance of the prior carrier’s contract or policy, and are entitled to an extension of benefits pursuant to subdivision (b) of Section 1399.62, or pursuant to subdivision (d) of Section 10128.2 of the Insurance Code, the succeeding carrier is not required to provide benefits for services or expenses directly related to any condition which caused the total disability, except to the extent it may apply any applicable pre-existing conditions limitation (giving credit for prior coverage as required by law).

**Confidentiality of personal and health information**

Blue Shield is committed to maintaining the confidentiality of our members’ personal and health information (PHI). This includes both medical and individually identifiable information, such as addresses, Social Security numbers, health plan identifiers, and telephone numbers, etc. Because we believe that the privacy of members’ personal and health information is critical to their receiving quality health care, we strive to ensure that this information remains confidential. We maintain our confidentiality policies throughout all divisions of our organization.

We understand that confidentiality is important to our members, whether they are prospective, current, or former members. We respect their concerns regarding the use and disclosure of personal and health information and want you and them to be informed about our policies regarding the use and disclosure of their PHI.

When a prospective member completes an application for Blue Shield healthcare coverage, and becomes a Blue Shield member, his or her
signature authorizes us to communicate with that member’s physicians and other providers regarding treatment, payment, and healthcare operation decisions.

As part of our commitment to improve our members’ healthcare services, Blue Shield participates in quality measurement activities that may require us to access our members’ personal and health information. We have policies to protect this information from inappropriate disclosure and only release this information if aggregated or redacted data.

We will not disclose, sell or otherwise use members’ personal and health information unless permitted by law, and to the extent necessary to administer the health plan. We will obtain a written authorization from a member to use his or her personal and health information for any other purpose other than treatment, payment or healthcare operations. We will not release a member’s personal and health information without that member’s specific authorization, unless the law permits such a release. For any of our prospective or current members who are unable to give an authorization, we have a policy in place to protect their rights. This policy permits their legally authorized representatives to authorize the release of their personal and health information.

Through our contracts with physicians and other providers, Blue Shield has policies in place to allow members to inspect their medical records maintained by their physicians or other providers and, when needed, include a written statement from the member. Members also have the right to review personal and health information that may be maintained by Blue Shield.

You and our prospective, current, and former members can get more detailed information about Blue Shield’s confidentiality and privacy practices from our website at blueshieldca.com. You and our members can also receive Blue Shield’s Corporate Notice of Confidentiality & Privacy Practices (NPP) by calling Member Services at (800) 424-6521 (for HMO members) or Customer Service at (800) 200-3242 (for PPO and prospective members). The Notice of Confidentiality and Privacy Practices is automatically sent to all new members upon enrollment.

Meeting your obligations

1. Providing health coverage information

Any producer, solicitor, or solicitor firm providing general information on coverage to a small employer (one to 100 employees), but not specifically recommending particular health plan contracts, must:

   a) Advise the employer that any carrier must sell to any eligible small employer any health plan contract the carrier offers to small employers, and that the carrier must provide the actual rates for any of those plans upon request; and

   b) Notify the employer that, upon request, you will provide the carrier’s Benefit Summary Guide and rate and benefit information on any small employer health plan contract offered by that carrier.

   c) Any producer, solicitor, or solicitor firm that is recommending a particular health plan contract must advise the small employer that, upon request, he or she will provide that plan’s Benefit Summary Guide. To obtain Blue Shield’s Benefit Summary Guide (A16609), you may either download the document from the collateral section of our Producer Connection at blueshieldca.com or call Producer Services at (800) 559-5905 for a copy.

2. Submitting an application

Before submitting a health plan application for a small group employer, you must:

   a) Provide the employer with Blue Shield’s Benefit Summary Guide and the sum of the standard employee risk rates for every Blue Shield plan contract offered to small employers;

3. Certifying your compliance

Obtain a signed statement from the small employer acknowledging that the employer has received the disclosures required under “Submitting an Application.”

4. Things you must avoid

You cannot, either directly or indirectly:

   a) Induce or otherwise encourage a small employer to separate or otherwise exclude an employee from a health plan contract provided in connection with the employee’s employment; or

   b) Encourage or direct small employers to refrain from submitting an application for coverage with a plan because of the small employer’s health status, claims experience or industry, or the occupation or geographic location (unless it is outside of the plan’s approved service area) of the small employer; or
c) Encourage or direct small employers to seek coverage from another plan or the voluntary purchasing pool because of a small employer’s health status, claims experience, or industry, or the occupation or geographic location (unless it is outside of the plan’s approved service area) of the small employer; or
d) Enter into any contract, agreement, or arrangement that provides for or results in greater or lesser compensation being paid for the sale of a health plan because of the small employer’s health status, claims experience or industry, or the occupation or geographic location of the small employer. This does not apply to compensation on the basis of a percentage of dues.

If you willfully violate provisions of the Small Group Act in California, you are liable for a penalty of not less than $250 for the first violation, and a penalty of not less than $1,000, or more than $2,500, for each subsequent violation. In addition, you will be in breach of your Blue Shield Producer’s Agreement and could be held liable for damages under such a breach or terminated because of such a breach.

Section X: Specialty Benefit Plan Guidelines

General requirements

Eligible employees

The following criteria determine if an individual is an “eligible employee” and is eligible for enrollment in the group specialty benefit plans:

- Work on a full-time basis in the conduct of the business of the employer, whose normal work week is an average of 30 hours, and whose duties in such employment are performed at the employer’s regular places of business (subject to withholding on a W-2 form); or
- Be a sole proprietor, corporate officer, or partner of a partnership engaged on a full-time basis, an average of 30 hours per week, in the employer’s regular places of business;
- Work at least 20 hours, but no more than 29 hours, per week, in the employer’s business on a permanent, year-round basis and meet the individual employee criteria for an eligible part-time employee;
- Receive monetary compensation (W2 employee) for that work by the employer;
- Be a bona fide employee of the employer (a bona fide employee/employer relationship must exist);
- Have met any applicable employer-imposed eligibility waiting period.
- The following individuals are not considered “eligible employees” and are not eligible for coverage:
  - Retirees
  - Part-time (unless offered by the employer and meets the requirements of an eligible part-time employee), temporary, substitute, or seasonal employees. (Seasonal or substitute employees, defined as employees hired with a planned future termination date, are not eligible.)
  - 1099 independent contractors
  - Domestic help
  - Employees participating in a multiple employer group
  - Leased employees or employees part of a co-employment or PEO relationship.

Employer option to include part-time employees

The employer has the option to offer coverage to part-time employees, as long as the following criteria are met:

- The employer offers coverage to all similarly situated employees. For example, if an employer chooses to offer coverage to employees working 23 hours per week, then all employees working a minimum of 23 hours or more per week are to be offered coverage.
- The employer must indicate the intent to offer coverage under this option on the Master Group Application as well as state the minimum weekly hours chosen (no fewer than 20). No off-anniversary exceptions will be granted to add part-time employees.
- The part-time employees being offered coverage must have worked a minimum of 50% of the preceding calendar quarter. This is an individual eligibility requirement for each part-time employee being offered coverage under this option.
- Once eligibility is met, enrollment must take place within 30 days of meeting the eligibility requirement. If not, the employee will not be eligible to enroll until the next open enrollment period at renewal.
- This employer option may be added to the group plan at the yearly renewal period. Part-time employees may not be
added to the group plan unless the employer has stated in writing that this feature is available.

If you need more information about eligibility under this option, please contact your Blue Shield of California representative.

Small business dental plans – general requirements
Dental plans may be written with or without a Blue Shield medical plan.

Small business dental plans are available to groups with one to 100 employees.

Employer dues/premium contribution requirements
- The employer must contribute either (1) a defined contribution equivalent to a minimum of 50% of the lowest cost plan per employee or (2) a minimum of 50% of the total employee rate.
- The employer must agree to make the required premium payments.
- There is no minimum contribution requirement for dependents.
- There is no minimum contribution requirement for voluntary plans.
- When a voluntary dental plan is combined with a contributory dental plan under the provisions of dual or triple option guidelines, a total combined contribution of 50% is required.
- Payroll deduction is required if contributory.

New group eligibility/effective date
- The eligibility date for existing employees and dependents is the group’s effective date, unless new hires have not yet satisfied their group’s imposed waiting period.
- Group effective dates other than the first of the month will be considered if requested to bridge coverage from the previous carrier; however, DHMO plans can only be effective on the first day of the month.
- Once rates are quoted to the employer group, the employer then has 30 days in which to accept coverage at the quoted rates. Once accepted, the employer can opt to change Blue Shield plan contracts to a different plan of benefits during the first 30 days after the group’s effective date.
- However, once quoted rates are accepted by a group, the group cannot cancel coverage without being considered a cancelled or terminated group.
- The employer has the option, at the initial group enrollment only, to waive the waiting period for all new hires.
- Groups will not be guaranteed an effective date unless complete and correct group enrollment materials are received and approved by the underwriter.

DHMO service area
- To offer DHMO plans, the employer’s place of business must be located in Blue Shield’s DHMO plan service area.
- Dental HMO plans are not designed to provide coverage for employees who reside outside California.
- With a DHMO plan, eligible employees and family members must live or work in an area served by the Blue Shield DHMO plan.
- Employers with employees who reside or work more than six months outside California should consider a DPPO plan.
- The Blue Shield DHMO service area is identified in the DHMO Physician Directory.
- Each enrolled employee and dependent must have a designated Primary Care Dentist. Each member may select a different Primary Care Dentist, as long as each provider is located adequately close to the member’s home or work address to ensure access to care, as determined by Blue Shield.

Small business dental plan participation requirements
The group must maintain the required minimum participation requirements set forth below to remain eligible (or 100% participation, if non-contributory). Groups are subject to non-renewal if participation falls below the required minimum.

- Contributory plans require a minimum of one employee and at least 65% of all eligible employees must enroll in the Blue Shield plan(s).
- Voluntary plans have no participation requirements.
- If both a contributory and voluntary plan are offered by the employer a minimum of one employee and at least 65% of all eligible employees must enroll in the Blue Shield plan(s).
- Blue Shield dental plans may not be offered alongside another carrier’s dental plans.
Any two dental plan options may be selected under the dual option provision.

- As a dual plan offering, any two dental plan options may be selected. Combined participation between the two offered dental plans must meet minimum requirements. Enrollment in both options is not required for a dual plan offering.

The following combination of three dental plans may be selected:

- Any two DHMO plans with any one DPPO plan
- Any two DHMO plans with any one DINO plan
- Any three DHMO plans

The following combination of three dental plans may be selected only when purchased with Blue Shield of California small business medical coverage:

- Any two DPPO or DINO plans with any one DHMO plan

100% contribution/participation requirements:

- If the group contributes 100% of dues/premium, then 100% of eligible employees must enroll (except those waiving due to other group coverage through another employer).

Declining or waiving coverage:

- A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through a different employer when written in conjunction with a Blue Shield medical plan or when only one employee is enrolled. Refusals of coverage in this instance are not counted towards the participation requirement.

- If an eligible employee and spouse or domestic partner both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other's coverage. Any child(ren) of such persons may be enrolled as the dependent(s) of either employee, but not both.

Employers whose place of business is located outside of Blue Shield of California’s DHMO service areas will not have the option of offering a DHMO plan. An enrolling employee, and any dependents, must live or work in the service area of the DHMO plan they are enrolling in.

Dental plan requirements are the same regardless of whether paired with a medical Off Exchange package or a medical Mirror package.

A 12-month waiting period for major services and/or orthodontia, when applicable, will be applied to all voluntary dental PPO and INO plans. The waiting period can be waived at initial new group enrollment with proof of dental plan group coverage including major services and/or orthodontia benefits. Prior group dental plan coverage must be in place for at least 12 months. Acceptable forms of proof of continuous “major services” and/or orthodontia coverage include the following:

- Current group dental plan bill and group dental bill from 12 months prior, or
- Current group dental plan renewal and group dental plan renewal from 12 months prior, and
- Benefit Summary or Summary of Benefits or Evidence of Coverage illustrating major services and/or orthodontia benefits.

Rating policies

- All rates will be based upon the total number of eligible employees.
- Rates are based on a four-tier rating structure at the employee level.
- Rates are based on the employer’s principal business address.
- Final rates, effective date, and acceptability of the group will be determined by the small group underwriter.
- Approved out-of-state employees will be charged an area rate based on the location of the employer’s principal business address in California.

Rate changes

The group’s rate will not change more often than every 12 months.

Coverage guarantee

New and renewing groups have a 12-month coverage guarantee. During these 12 months, Blue Shield will cancel coverage only for the following reasons:
1. The employer does not pay the required premium.
2. The employer does not contribute toward employee premium, unless a voluntary dental plan is offered.
3. The small employer commits any act of fraud or misrepresentation.
4. The group’s eligibility drops below the required minimum, in which case the group will be cancelled at its anniversary date.
5. The employer moves outside of the Blue Shield of California-approved service area.
6. The group does not continue to meet participation and contribution requirements.

Coverage of any employee or dependent may be rescinded or cancelled if an individual or his or her representative commits any act of fraud or misrepresentation.

Small business vision plans* – general requirements
Small business vision plans may be written with or without a Blue Shield medical plan. Small business vision plans are available to groups with one to 100 employees.

Employer dues/premium contribution requirements
- The employer must contribute a minimum of 25% of the total employee rate.
- The employer must agree to make the required premiums payments.
- There is no minimum contribution requirement for dependents.
- There is no minimum contribution requirement for voluntary plans.
- Payroll deduction is required if contributory.

New group eligibility/effective date
- The eligibility date for existing employees and dependents is the group’s effective date, unless new hires have not yet satisfied their group’s imposed waiting period.
- Group effective dates other than the first of the month will be considered if requested to bridge coverage from the previous carrier. If the group is applying for both vision plans and medical plans, the effective date of the vision plans will be the same as the medical coverage.
- Once rates are quoted to the employer group, the employer then has 30 days in which to accept coverage at the quoted rates. Once accepted, the employer can opt to change Blue Shield plan contracts to a different plan of benefits during the first 30 days after the group’s effective date.
- However, once quoted rates are accepted by a group, the group cannot cancel coverage without being considered a cancelled or terminated group.
- The employer has the option, at the initial group enrollment only, to waive the waiting period for all new hires.
- Groups will not be guaranteed an effective date unless complete and correct group enrollment materials are received and approved by the underwriter.

Small business vision plan participation requirements
The group must maintain the required minimum participation requirements set forth below to remain eligible (or 100% participation, if non-contributory). Groups are subject to non-renewal if participation falls below the required minimum.
- Contributory plans require a minimum of one employee and at least 65% of all eligible employees must enroll in the Blue Shield plan(s).
- Voluntary plans require a minimum of three enrolled employees to participate.
- Blue Shield vision plans may not be offered alongside another carrier’s vision plans.
- 100% contribution/participation requirements:
  - If the group contributes 100% of dues/premium, then 100% of eligible employees must enroll (except those waiving due to other group coverage through another employer).
- Declining or waiving coverage:
  - A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through a different employer when written in conjunction with a Blue Shield medical plan or when only one employee is enrolled. Refusals of coverage in this instance are not counted towards the participation requirement.
  - If an eligible employee and spouse or domestic partner both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other’s coverage.

*Underwritten by Blue Shield of California Life & Health Insurance Company (Blue Shield Life)
Any child(ren) of such persons may be enrolled as the dependent(s) of either employee, but not both.

**Small business vision plan notes**
Vision plan requirements are the same regardless of whether paired with a medical Off Exchange package or a medical Mirror package.

**Rating policies**
- All rates will be based upon the total number of eligible employees.
- All rates will be based upon the employer’s principal business address.
- Rates are based on a four tier rating structure at the employee level.
- Final rates, effective date, and acceptability of the group will be determined by the small group underwriter.
- Approved out-of-state employees will be charged an area rate based on the location of the employer’s principal business address in California.

**Rate changes**
The group’s rate will not change more often than every 24 months for new groups or every 12 months for renewing groups.

**Coverage guarantee**
New groups have a 24-month coverage guarantee and renewing groups have a 12-month coverage guarantee. During these 24 or 12 months respectively, Blue Shield will cancel coverage only for the following reasons:
- The employer does not pay the required premium.
- The employer does not contribute toward employee premium unless a voluntary vision plan is offered.
- The small employer commits any act of fraud or misrepresentation.
- The group’s eligibility drops below the required minimum, in which case the group will be cancelled at its anniversary date.
- The employer moves outside of the Blue Shield of California-approved service area.
- The group does not continue to meet participation and contribution requirements in which case the group may be cancelled at its anniversary date.

Coverage of any employee or dependent may be rescinded or cancelled if an individual or his or her representative commits any act of fraud or misrepresentation.

**Small business life insurance* – general requirements**
Life insurance plans may be written with or without a Blue Shield medical plan.
Small business life insurance plans are available to groups with two (2) to 100 employees.

**SIC limitations**
The following SIC codes present special risks for groups of two to nine (2-9) eligible employees not written with a Blue Shield medical product and are not eligible for a basic life insurance policy:

0721, 0912, 0913, 0919, 0921, 0971, 1011, 1021, 1031, 1041, 1044, 1061, 1081, 1094, 1099, 1221, 1222, 1231, 1241, 1311, 1321, 1381, 1382, 1389, 1411, 1422, 1423, 1429, 1442, 1446, 1455, 1459, 1474, 1475, 1479, 1481, 1499, 1761, 1795, 2411, 2812, 2813, 2816, 2819, 2821, 2824, 2851, 2861, 2865, 2869, 2873, 2874, 2875, 2879, 2891, 2892, 2893, 2895, 2899, 2911, 2951, 2952, 2992, 2999, 3292, 4119, 4121, 4412, 4424, 4432, 4449, 4481, 4482, 4489, 4491, 4492, 4493, 4499, 4512, 4513, 4522, 4581, 5813, 6732, 6733, 7911, 7922, 7929, 7933, 7941, 7948, 7991, 7992, 7993, 7996, 7997, 7999, 8611, 8621, 8631, 8641, 8651, 8661, 8699, 8811, 9111, 9131, 9199, 9211, 9221, 9222, 9224, 9229, 9711, 9721, 9999

**Employer dues/premium contribution requirements**
- The employer must contribute a minimum of 25% of the total employee rate.
- The employer must agree to make the required premiums payments.
- There is no minimum contribution requirement for Dependent life insurance plans.
- Payroll deduction is required if contributory.

**New group eligibility/effective date**
- The eligibility date for existing employees and dependents is the group’s effective date, unless new hires have not yet satisfied their group’s imposed waiting period.

*Underwritten by Blue Shield of California Life & Health Insurance Company (Blue Shield Life)
• Group effective dates other than the first of the month will be considered if requested to bridge coverage from the previous carrier. If the group is applying for both life insurance and medical plans, the effective date of the life insurance will be the same as the medical coverage.

• Once rates are quoted to the employer group, the employer then has 30 days in which to accept coverage at the quoted rates. Once accepted, the employer can opt to change Blue Shield plan contracts to a different plan of benefits during the first 30 days after the group’s effective date.

• However, once quoted rates are accepted by a group, the group cannot cancel coverage without being considered a cancelled or terminated group.

• The employer has the option, at the initial group enrollment only, to waive the waiting period for all new hires.

• Groups will not be guaranteed an effective date unless complete and correct group enrollment materials are received and approved by the underwriter.

Additional enrollment and plan criteria

Special enrollment period for groups of 2-50 employees purchasing life insurance
New group applications received between November 15 and December 15, requesting a January 1 effective date, are eligible for coverage without meeting the minimum participation and contribution requirements.

• The group must meet all other eligibility requirements; and

• The group must meet the minimum participation requirements upon renewal to continue coverage.

• Groups with 51-100 employees do not qualify for Blue Shield’s life insurance Special Enrollment Period.

Small business life insurance participation requirements
The group must maintain the required minimum participation requirements set forth below to remain eligible (or 100% participation, if non-contributory). Groups are subject to non-renewal if participation falls below the required minimum.

• Contributory plans require a minimum of two employees and at least 65% of all eligible employees must enroll in the Blue Shield plan(s).

• Blue Shield life insurance plans may not be offered alongside another carrier’s life insurance plans.

• 100% contribution/participation requirements:
  • If the group contributes 100% of dues/premium, then 100% of eligible employees must enroll.

• Declining or waiving coverage:
  • A Refusal of Coverage form (C19927) is required if refusing coverage with Blue Shield due to coverage with another carrier through a different employer when written in conjunction with a Blue Shield medical plan or when only one eligible employee is enrolled. Refusals of coverage in this instance are not counted towards the participation requirement.

  • If an eligible employee and spouse or domestic partner both work for the same employer, they may enroll separately as employees or one may enroll as a dependent on the other’s coverage.

Any child(ren) of such persons may be enrolled as the dependent(s) of either employee, but not both.

Small business life insurance notes

• Life insurance requirements are the same regardless of whether paired with a medical Off Exchange package or a medical Mirror package.

• Plan designs available include:
  • Flat amount:
    • $15,000 to $200,000 available in increments of $5,000. See schedule of guarantee issue amounts available. All employees are covered at the same flat amount.

  • Multiple of salary:
    • All employees are covered for the same multiple of salary at either one or two times the annual earnings up to the maximum guarantee issue amount.

    • Benefit amounts established by salary are rounded to the next highest $1,000.

    • Graded schedule:
• Employees are divided up to a maximum of four classes that have different levels of benefits.
• The benefit amount for each class must be no more than 2.5 times that of the next lower class.

• Plan guidelines/guaranteed issue benefit amounts available in increments of $5,000:
  o 2-9 eligible employees:
    • $15,000 minimum
    • $30,000 maximum
  o 10-24 eligible employees:
    • $15,000 minimum
    • $100,000 maximum
  o 25-50 eligible employees:
    • $15,000 minimum
    • $150,000 maximum
  o 51-100 eligible employees:
    • $15,000 minimum
    • $150,000 maximum
    • $175,000
    • $200,000

• Dependent life insurance:
  o The employee must purchase basic life insurance in order for dependent life insurance to be available.
  o Coverage is offered at $1,000 to $5,000 per dependent in $1,000 increments.
  o Coverage amounts for spouse/domestic partner and/or children will be equal and cannot exceed 50% of the employee’s benefit.
  o One rate covers all dependents.

• Basic life insurance benefit amount is reduced to 65% of the original amount at age 65.
• Basic life insurance benefit amount is reduced to 50% of the original amount at age 70.

Rating policies
• All rates will be based upon the total number of eligible employees.
• Rates for 2-9 employees are based on an age banded structure. See Blue Shield’s current small business rate manual for details.
• Rates for 10-100 employees are based on a composite rating structure.
  o Blue Shield reserves the right to adjust composite rates should the final enrollment vary by more than 10% from the initial quoted enrollment.
• Final rates, effective date, and acceptability of the group will be determined by the small group underwriter.
• Approved out-of-state employees will be charged an area rate based on the location of the employer’s California place of business.

Rate changes
The group’s rate will not change more often than every 24 months for new groups or every 12 months for renewing groups.

Coverage guarantee
New groups have a 24-month coverage guarantee and renewing groups have a 12-month coverage guarantee. During these 24 or 12 months respectively, Blue Shield will cancel coverage only for the following reasons:
1. The employer does not pay the required premium.
2. The employer does not contribute toward employee premium.
3. The small employer commits any act of fraud or misrepresentation.
4. The group’s eligibility drops below the required minimum, in which case the group will be cancelled at its anniversary date.
5. The employer moves outside of the Blue Shield of California-approved service area.
6. The group does not continue to meet participation and contribution requirements, in which case the group may be cancelled at its anniversary date.

Coverage of any employee or dependent may be rescinded or cancelled if an individual or his or her representative commits any act of fraud or misrepresentation.

Appendix

Form names and form numbers
- Small Business Master Group Application (C15385)
- Small Business Employee Enrollment Form (C12914)
- Blue Shield of California Affidavit of Domestic Partnership (C14938)*
- Blue Shield Life Statement of Domestic Partnership (C15388)*
- Small Business Subscriber Change Request (C675-1)
Refusal of Personal Coverage (C19927)
Cal-COBRA Takeover (C14755)
Employer Notification of Qualifying Event Under Cal-COBRA (C13140)
Cal-COBRA Election (C13141)
COBRA Continuation of Coverage Application (C11825)
Sole Proprietor, Partner, or Corporate Officer Statement (C15293)
Small Business Request for Contract Change (C15782)
*Not required for Blue Shield enrollment. For employer’s use only if they want to require an affidavit.