

ALASKA STANDARDIZED GROUP PROFILE FORM

For group medical plans purchased outside of the SHOP marketplace, this form must be completed for all new and renewing groups to determine whether a group qualifies as a small employer.

Moda Health must treat an employer as a small employer if the employer has at least one but not more than 50 employees on average during the preceding calendar year and has at least one employee on the first day of the plan year.

Controlled and Affiliated Groups:

Are you a Controlled Group?

If you are a controlled or affiliated group of employers as described under subsection (b), (c), (m) or (o) of section 414 of the Internal Revenue Code of 1986, Moda Health must treat all employees within the affiliated group as a single group for purposes of determining group size. You must fill out one group size determination form for the entire controlled group. If a controlled group is determined as a large employer, each affiliated employer is part of the large employer even if separately the employer would not meet the definition of a large employer. Therefore, each affiliated employer is considered a large group for the purpose of group size determination.

SECTION A

Is this an employee only plan?

1. On average, how many employees did the employer employ during the *preceding* calendar year?

If less than 1, no Alaska small group exists. If more than 50, the group is a large group and not eligible as an Alaska small group. If 1 to 50, the group is a small group.

2 If an employer was not in existence through the preceding calendar year, what is the average number of employees the employer reasonably expects to employ on business days in the current calendar year?

If less than 1, no Alaska small group exists. If more than 50, the group is a large group and not eligible as an Alaska small group. If 1 to 50, the group is a small group.

3. How many employees will be employed on the date that coverage is to take effect?

The employer must have at least one employee on the date coverage will take effect in order to be issued small group coverage.

4. Out of the number of employees indicated in question #1 or #2, indicate the number of employees not eligible for coverage due to group's *eligibility* rules:

5. Total number of group eligible employees (#3 - #4):

	Medical	Dental
6. Out of the number of employees indicated in question #5, indicate the number of employees waiving due to other group or <i>individual</i> coverage:		
7. Total employee count (for participation requirement) (#5 - #6):		
8. Out of the number of employees indicated in question #7, indicate the number of employees opting out of coverage:		
Count employees choosing not to take coverage here.		
9. Total number of employees enrolling (#7 - #8):		
10. Total number COBRA (include primary insured's only):		
11. Total number of employees and COBRA enrollees (#9 + #10):		
12. What type of employees are you offering coverage to:		
a. All employees working 20 hours or more per week		
b. All employees working the minimum hours required by your specific company in order to qualify for benefits (i.e. 40 hours per week)		

<p>13. To determine if your group is subject to COBRA, indicate how many employees you employed on a typical business day in the previous calendar year: Do not count self-employed individuals, independent contractors, and members of the board of directors. (If the group had 20 or more employees during at least 50% of the previous calendar year, the plan qualifies for COBRA continuation).</p>	
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<p>14. To determine if your group is subject to Medicare Secondary Payer provision, do you have 20 or more employees for each working day in each 20 or more calendar weeks in the current calendar year or the preceding calendar year? Count all employees on the employment payroll. Do not count retirees, COBRA qualified beneficiaries, individuals on other continuation options or self-employed individuals.</p>	
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<p>Comments:</p>

EMPLOYEE PARTICIPATION	Medical	Dental
<p>15. What percentage of <u>employees</u> participate in the plan(s)? (#9 divided by #7) For groups of 1-4 employees, a minimum of 100% of eligible employees must participate. For groups of 5-50 employees, a minimum of 70% of eligible employees must participate. For <u>Voluntary Dental plans</u>, a minimum of 25% of eligible employees must participate with a minimum of 10 enrolling.</p>		

DEPENDENT PARTICIPATION								
<p>If you checked "yes" to EMPLOYEE ONLY PLAN on page 1, please mark "N/A" for dependent participation in question #16 below. Please note that under an employee only contract, Moda will not allow any future dependents to be covered on this plan. If you checked "no" to EMPLOYEE ONLY PLAN on page 1, but currently have no eligible dependents to enroll, please indicate 0% for dependent participation in question #16 below. Please note that under an employee + dependent contract, Moda will allow any future dependents to be covered on this plan. If you checked "no" to EMPLOYEE ONLY PLAN on page 1, and currently have eligible dependents to enroll, please calculate your current dependent participation and indicate this percentage in question #16 below. Please note that under an employee + dependent contract, Moda will allow any future dependents to be covered on this plan.</p>								
<p>16. What percentage of <u>dependents</u> participate in the plan(s)?</p>	<table border="1"> <thead> <tr> <th>Medical</th> <th>Dental</th> </tr> </thead> <tbody> <tr> <td></td> <td></td> </tr> </tbody> </table>	Medical	Dental			<table border="1"> <thead> <tr> <th>Dental</th> </tr> </thead> <tbody> <tr> <td></td> </tr> </tbody> </table>	Dental	
Medical	Dental							
Dental								

SECTION B					
<p>To the best of my knowledge, I certify that all the information contained herein is correct. I understand that the final rates will be based on actual enrollment and may be different than the rates originally quoted and that additional information may be required to verify eligibility of the group.</p>					
I am the:					
Name (<i>printed please</i>)		Signature:		Date:	