

# ALAMEDA ALLIANCE FOR HEALTH (95327) EDI-ENROLLMENT INSTRUCTIONS

### WHICH FORMS SHOULD I COMPLETE?

- Electronic Data Interchange (EDI) Enrollment Form

### WHERE SHOULD I SEND THE FORM(S)?

- Email to edisupport@alamedaalliance.org; OR
- Fax to 1.510.747.4290; OR
- Mail to:

Alameda Alliance for Health ATTN: EDI Department 1240 South Loop Road Alameda, CA 94502

### WHAT IS THE TURNAROUND TIME?

- Standard Processing Time is 1 business day after the receipt of the enrollment form

### **HOW DO I CHECK STATUS?**

- Send an email to <a href="mailto:edisupport@alamedaalliance.org">edisupport@alamedaalliance.org</a> to verify if you have been linked to Office Ally

Once you receive confirmation that you've been linked to Office Ally, you may begin submitting your claims electronically.



## **Electronic Data Interchange (EDI) Enrollment Form**

Thank you for your interest in transmitting information electronically to Alameda Alliance for Health (Alliance). The first step in the EDI onboarding process is the completion of the EDI Enrollment Form and Trading Partner Agreement below. Please complete the forms and mail, fax or email it to:

Alameda Alliance for Health

Attn: IT Department – EDI Enrollment

1240 South Loop Road Alameda, CA 94502 Fax: **1.510.747.4290** 

Email: edisupport@alamedaalliance.org

For any questions, please call the Alliance Electronic Data Interchange Department at **1.510.373.5757**. **NOTE:** If you are not a contracted provider with the Alliance, a copy of your W-9 may be required by the Alliance Provider Services Department. Please send a copy of your W-9 along with your Tax Identification Number (TIN) and National Provider Identifier (NPI) to **providerservices@alamedaalliance.org**.

EDI ENROLMMENT INFORMATION					
TODAY'S DATE	ANTICIPATED FREQUENCY OF TRANSMISSION				
(MM/DD/YYYY):	(select one):	_			
DESIRED PRODUCTION DATE	Daily Dweekly	y <b>⊔</b> Monthly			
(MM/DD/YYYY):	Other:				
SUBMITTER INFORMATION (Note: Exact name b	elow should appear on	inbound EDI claims)			
COMPANY/PROVIDER NAME:					
TAX IDENTIFICATION NUMBER (TIN) <b>OR</b> UNIQUE PHYSICIAN IDENTIFICATION NUMBER (UPIN) (if applicable):					
GROUP NPI (if applicable):	INDIVIDUAL NPI:				
NPI Effective Date (MM/DD/YYYY):					
ADDRESS:					
CITY:	STATE:	ZIP:			
PHONE NUMBER:	FAX NUMBER:				
CONTACT INFORMATION					
NAME:					
PHONE NUMBER:	FAX NUMBER:				
EMAIL ADDRESS:					
INFORMATION SYSTEMS CONTACT NAME:					
PHONE NUMBER:	FAX NUMBER:				
EMAIL ADDRESS:					

TRANSMISSION/FORMAT INFORMATION		
SUBMITTER PLANS TO TRANSMIT/RECEIVE THE FOLLOWING TRANSACTIONS ( Professional Health Claims (ASC X12N 837-005010X222A1) Institutional Health Claims (ASC X12N 837-005010X0223A2) Health Care Claim Payment Advice (ASC X12N 835-005010X0221A1) Health Care Eligibility Status Request and Response Transaction (ASC X12N DIAMEDIA HEALTH CARE Claim Status Request and Response Transaction (ASC X12N 27)	N 270/271-005	5010X279A1)
CLEARINGHOUSE INFORMATION		
The Alliance will receive files directly from a submitter or via the submitter's c clearinghouse fees are the submitter's responsibility.	learinghouse.	All
It is also the submitter's responsibility to secure a Business Associate Agreeme clearinghouse. If you indicate below that a BAA is not in place, the Alliance will health information (PHI) to the clearinghouse on the submitter's behalf. The s Alliance a written notice 30 days prior to terminating an active BAA with its clear	l not send any ubmitter must	protected
Do you currently use a clearinghouse for electronic transmissions?		
	□ No	☐ Yes
If <b>yes</b> , what is your clearinghouse name?		
If <b>yes</b> , do you plan to use this clearinghouse for transmissions involvin	g the Alliance	<b>&gt;</b>
<b>,</b> , a.e , e.a. p.a se a.e. a.e. a.e. a.e. a.e. a.e. a.	□ No	☐ Yes
If yes, do you have a BAA in place with your clearinghouse?		
	□ No	☐ Yes
TRADING PARTNER AGREEMENT (This should be signed by the provider)		
This agreement is made between Alameda Alliance for Health ("Plan") and		
("Trading Partner") as ofday ofagreement provides the terms and conditions governing electronic transfers of Trading Partner (collectively "Parties"). Both Parties acknowledge and agree the security of data held by or exchanged between them is of utmost priority. Both agree to take steps reasonably necessary to ensure that electronic transaction to the Health Insurance Portability and Accountability Act of 1996 (HIPAA), the Interchange (EDI) Enrollment Form, and the then current version of the Plan coagreement will remain in effect until terminated according to the terms listed agreement cannot be altered or amended without a written statement signed.	of data between at the privacy helan and Trans between the Plan's Electro ompanion guid in this agreem	on Plan and and and and and and and and and a

### I. Term and Termination

This agreement will remain effective indefinitely beginning on the effective date of this agreement. Either Party may voluntarily terminate this agreement by providing written notice to the other Party thirty (30) days in advance of the termination date. If a Party breaches any material obligation of this agreement, the other Party may terminate this agreement immediately upon providing written notice to the other Party.

#### II. Obligations of the Parties

- 1. Each Party will be responsible for and take reasonable care to ensure that the information submitted in each electronic transaction by itself, its employees, or its agents is accurate, complete and truthful.
- 2. Each Party will take reasonable precautions to limit the disclosure of the electronic data to authorized personnel on a need-to-know basis. Company and Trading Partner will notify the other Party of a termination of its relationship with a previously authorized employee or vendor (i.e., clearinghouse), that may require action to foreclose submission and receipt of transactions by person or vendor no longer authorized to act on its behalf.
- 3. Parties will not disclose the electronic data to any other person or organization without the express written permission of the subject of the data (i.e., the Plan's member or the Trading Partner's patient/customer) unless such disclosure is permissible by State or Federal law. Plan and Trading Partner will notify the other Party if it becomes aware of any use or disclosure that is not expressly permitted by this agreement.
- 4. Each Party will treat the information sent and received electronically as proprietary and will not use the information for any purpose or in a manner that would violate any privacy, security, or confidentiality laws or regulations including, but not limited to, the HIPAA law. Each party will put appropriate safeguards in place to protect patient specific data from improper access and will maintain the confidentiality of any security access codes.
- 5. Both Parties must agree that adequate testing has been completed before "live," production submissions will be transmitted or accepted to or from the other Party.
- 6. Plan and Trading Partner will not consider the other Party's electronic submission "received" (and will not "date stamp" the transaction) until the file has passed the Plan's initial edits.
- 7. Each Party will pay its own costs, charges, or fees it may incur as a result of transmitting electronic transactions to, or receiving electronic transactions from, the other Party.
- 8. Each Party will retain all original source documentation that supports the electronic data submission for at least six years and as required by applicable state and federal laws. Plan and Trading Partner shall have access to the other Party's original source documentation for auditing and verification purposes. Both Parties will research and correct any data discrepancies at its own expense. If a discrepancy is identified in either Party's original source documentation, both Parties agree to implement corrective action that will ensure an accurate and prompt resolution which may include adjusting any incorrect payments identified as a result of such audit. Anyone who misrepresents or falsifies information relating to a claim may, upon conviction, be subject to fines and/or imprisonment under Federal law.
- 9. Plan and Trading Partner will notify the other Party promptly if any transmitted data is received in an unintelligible or garbled form. Both Parties agree to retransmit the original transmission if a data transmission is lost or indecipherable.
- 10. Plan agrees to provide an acknowledgement of receipt of the Trading Partner's electronic data submission.

### III. Indemnification

Plan and Trading Partner shall hold harmless and indemnify the other Party from any and all claims, liabilities, judgments, damages or judgments asserted against, imposed upon or incurred due to its own negligence, intentional wrongdoing, or violation of this agreement.

### **IV.** Authorized Signature

**Alameda Alliance for Health Trading Partner** 

I am authorized to sign this agreement on behalf of said Trading Partner. I have read and agree to the foregoing provisions and acknowledge the same by signing below.

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Printed Name:			
Printed Title:			
Date:			