Subject: Federal Employees Health Benefits (FEHB) Program: Enrollment and Reconciliation Issues

We would like to address a few areas to make enrollment reconciliation and 1999 open season enrollment changes work smoother and better.

The Office of Insurance Programs is still receiving reports from our Federal Employees Health Benefits (FEHB) Program carriers indicating they are not receiving quarterly reconciliation reports from some employing offices. We have assisted several carriers by contacting the employing offices that failed to submit the reports.

We want to remind all employing offices of their obligation to provide quarterly reconciliation reports as specified in Benefits Administration Letter (BAL) 99-206, issued on February 17, 1999. Employing offices are required administratively, and now also by regulation, to provide the reports in a format and containing information as specified in OPM Payroll Office Letter 92-06, issued on March 24, 1992. This letter was reissued with Payroll Office Letter 97-06 on March 27, 1997. Please ensure that all personnel actions are processed timely so correct and up to date information is included in the quarterly reports.

As also indicated in BAL 99-206, employing offices must provide documentation to resolve any discrepancies the carrier discovers between its enrollment records and the quarterly report. Under the new disenrollment regulations, carriers may disenroll individuals if they do not receive the necessary documentation within 31 days of a request.

Needless to say, we do not want to see individuals wrongfully disenrolled due to incorrect information being supplied on quarterly reconciliation reports or employing offices failing to respond timely to carrier requests for information to resolve discrepancies. Providing timely, accurate quarterly reconciliation reports and settling any enrollment discrepancies that arise will save unnecessary work and frustration for both employing offices and enrollees.
We also want to remind employing offices of the proper use of the SF 2810 when individuals separate from Federal service. BAL 98-207, issued on October 21, 1998, should have cleared up any confusion over elimination of the transfer-out SF 2810. As indicated in the BAL, properly completed SF 2810s must be forwarded to carriers when individuals leave Federal service.

In light of the considerable public awareness of potential year 2000 (Y2K) systems problems, individuals who make open season enrollments and enrollment changes may be very anxious to receive their new ID cards. To avoid heightened enrollee concern it is imperative that agencies process open season changes on a daily basis. The carriers will then have time to complete the work necessary to issue ID cards prior to January 1, 2000.

The BALs referenced in this letter are available on our web site at http://www.opm.gov/asd. If you have any questions, contact Jay Fritz of my staff at 202/606-0004 or JDFRITZ@opm.gov.

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