

Group health plans required to post No Surprises Act notice

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The No Surprises Act, which is part of the Consolidated Appropriations Act (CAA) requires all insurers and employer group health plans (fully insured and self-funded) to post a notice of member rights regarding surprise bills (Section 116).

The notice outlines the requirements and prohibitions of a provider or facility under the law, and information on contacting appropriate state and federal agencies in situations where a member feels a provider or facility has violated the No Surprises Act.

What you should do

All group health plans should post a notice of surprise billing protections on your website. The **Department of Labor** provides No Surprises Act resources and a **model notice** to modify as necessary. If you have questions about whether this requirement applies to your group or **how to modify** the notice, please consult your legal experts.

What Wellmark is doing

Wellmark distributes the required notice with all paper and electronic explanation of benefits (EOBs). The notice is also posted to our website at <u>Wellmark.com/finder</u>.

Wellmark complies with applicable federal civil rights laws and does not discriminate on the basis of race, color, national origin, age, disability, or sex.

ATENCIÓN: Si habla español, los servicios de asistencia de idiomas se encuentran disponibles gratuitamente para usted. Comuníquese al 800-524-9242 o al (TTY: 888-781-4262).

注意:如果您说普通话,我们可免费为您提供语言协助服务。请拨打800-524-9242或(听障专线: 888-781-4262)。

ACHTUNG: Wenn Sie deutsch sprechen, stehen Ihnen kostenlose sprachliche Assistenzdienste zur Verfügung. Rufnummer: 800-524-9242 oder (TTY: 888-781-4262).



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