

Article	Section #		Covered California Response
1	1.9 IND AND CCSB	RECOMMEND CHANGING THE TIMELINE TO FIVE BUSINESS DAYS. TWO CALENDAR DAYS DOES NOT GIVE US ENOUGH TIME TO REVIEW THE REGULATOR COMMUNICATION BEFORE SHARING WITH COVERED CA	The added language to Section 1.9 was intended to restate the existing requirement in Section 1.5(e). Covered California is removing the added language in Section 1.9 because it may be interpreted too broadly, but reminds carriers of the existing requirement under 1.5(e).
1	1.15 IND AND CCSB	RECOMMEND CHANGING THE TIMELINE TO FIVE BUSINESS DAYS. TWO CALENDAR DAYS DOES NOT GIVE US ENOUGH TIME TO REVIEW THE REGULATOR COMMUNICATION BEFORE SHARING WITH COVERED CA.	The added language to Section 1.15 restates the existing requirement in Section 1.5(e). Existing language in Section 1.15 requires reporting to Covered California of any material concerns that may impact performance under the Agreement. Consistent with existing Section 1.5(e), if any such concerns results in a regulatory report, the report shall be provided to Covered California within 48 hours. If Contractor requests confidential treatment for any information it provides, Covered California shall treat the information as confidential, consistent with Section 1.4.1. No change will be made.