APPLICATION FOR DRUG- AND ALCOHOL-FREE WORKPLACE PREMIUM CREDIT PROGRAM

Nar	ne c	of Employer:		
Dat	e Pr	ogram Implemented:		
befo	re th	n must be completed by you and returned ne premium credit of five percent (5%) can r receives credit. Failure to do so will remo	be established and proc	y of applicable documentation as proof of compliance essed. A program must be certified during each year the this credit.
		lowing are the four (4) minimum re check the items below that apply.	quirements necessa	ry for a qualified employer workplace program.
	1)	Substance Abuse Policy Statement:		
	ŕ	a clear message that the abuse of drugs	and alcohol is not comp n the employer's respect	ance abuse assistance while, at the same time, sending atible with employment in that employer's workplace. for its employees and the employer's need to maintain a
		In order to protect the individual rights of each employee and to begin the employee education process necessary for a well defined, well managed workplace drug and alcohol abuse prevention program, each existing employee and each new employee hired after program implementation must be given a clear, concise, readable notice of the program, the program's requirements, the policy statement, and the employer's expectations under the program. Notification should and should remain, posted in employee common areas. In addition, each existing employee and each new employee must be given, by mail or by in-person delivery, a copy of the notice. Delivery may be accomplished by inclusion of the notice within the employee's paycheck package or any similarly important-to-the-employee correspondence or benefits delivery.		
	3) Testing Procedure:			
		in any form from the employer and must administration of the first test. Positive te	provide for a second test st results must be provid	ing of all persons who receive wages and compensation to be administered within thirty minutes of the ed in writing to the employee within twenty-four hours of ust keep records of each test for up to one year.
	4)	Test Results Confidentiality Protocols:		
		considered confidential and may not be used to burden to protect against unauthorized reconficer, or rehabilitation program or their areview officers, insurers, drug or alcohol agents who receive or have access to information under any other circuithe employee tested or his/her designee, a civil or administrative proceeding, order	ts, statements, and memorandums received by the employer must be sed, received, or discovered in civil, criminal, or administrative proceedings. The ease is placed not only upon the employer and any laboratory, medical review gents, but also upon the underwriting insurer. Employers, laboratories, medical enabilitation programs, and employer drug prevention programs, and their emation concerning test results shall keep all information confidential. Release instance shall be solely pursuant to a written consent form signed voluntarily by unless the release is completed through disclosure by an agency of the state in of a court of competent jurisdiction, or determination of a professional or disciplinary proceeding. The consent form must contain at a minimum:	
		(1) the name of the person who is author(2) the purpose of the disclosure,(3) the precise information to be disclosure,(4) the duration of the consent, and		mation,
	(5) the signature of a person authorizing release of the information.			
	Information on test results shall not be released for, or used, or admissible in any criminal proceeding against the employee.			
lete	rmin	hat the above information is accurate a ed that there is any misrepresentation o and factual depiction of my current pro	of the established drug	et to an additional premium charge, if it is - and alcohol-free workplace program criteria. This
		Employer Name	Date	Officer/Owner Signature ¹
				Title
		Notary Public's Signature	Date	Exp. of Commission

¹ Application must be signed by an officer or owner