aetna®

Idaho Employer Application

FOR GROUP COVERAGE (GROUPS WITH 2 - 50 EMPLOYEES)

Aetna Health Network OptionSM plans are underwritten by Aetna Health of Utah Inc.

Company name // and name)	D. C. D. C. C. C. C. P. M.A.							
Company name (Legal name)		Doing business as (if applicable)						
Street address (PO box not acceptable)	City		State	ZIP code				
	City		Otato	211 0000				
Billing address (if different from above)	City	Citv		ZIP code				
Phone number ()	Fax numbe	per ()						
Are there additional addresses or locations for this business?								
Company contact – Name and title		Company contact email						
Company contact – Name and title		Company contact email						
Billing contact name (if different from company contact)		Billing contact email						
Online statements available. Activate access to your eBusiness account at								
<u>www.aetna.com/employersregister</u> when you get your approval letter.								
Enrollment contact name (if different from company contact)		Enrollment contact email						
SIC code Nature of business		Federal tax ID number Date business establish		ness established				
		(Month/Year):						
Employer classification S Corp C Corp Nonprofit Partnership Sole proprietor								
LLC filing 1065 LLC filing 1120 LLP Other:								
Effective date of group plan – The actual effective date will be assigned by the Aetna underwriting department.								
Requested effective date:								
Medical coverage selection								
Health Network Option (Northern and Southwest Idaho) – Plan option								
Peak Preference Health Network Option (Southeast Idaho) – Plan option								
Pediatric Dental and medically necessary orthodontia coverage for insureds under age 19 is included in all medical plans.								
Does this group have a flex plan under Section 125 of the Internal Revenue Service Code? ☐ Yes ☐ No								

Please keep a copy of this application for your records. If Aetna accepts the application, it becomes part of the issued Group Agreement and / or Group Policy.

Business eligibility Is your company, a subsidiary of another company, an affiliate of another company, or under common control with another company? ☐ Yes ☐ No The Health Insurance Portability and Accountability Act of 1996 (HIPAA) states that all persons treated as a single employer under subsection (b), (c), (m), or (o) of section 414 of the Internal Revenue Code of 1986 shall be treated as one employer. ☐ Yes ☐ No Does your company file state or federal taxes with another company or other companies on a combined or consolidated basis? ☐ Yes ☐ No Are there any associated companies to be included with this group that are commonly owned? ☐ Yes ☐ No Are multiple companies or multiple addresses to be included under this plan? If you answered **yes** to any of these questions, complete the information below. - A copy of the Quarterly Wage and Tax Statement must be provided for each group to be included for coverage. If you file or are eligible to file multiple businesses under one tax ID number, all businesses must be included as one group. Percentage of ownership Number of employees **Business names of ALL groups** including the company the groups Tax identification Is group to be are being written under Owner's name included? number ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No ☐ Yes ☐ No □Yes □No If you have answered **no** to "Is the group to be included" above, explain why. Is your company a branch of another company? Does your company have branch offices? ☐ Yes ☐ No ☐ Yes ☐ No If yes - Is each branch office a separate legal entity? - Is each branch a location of one legal entity? ☐ Yes ☐ No - How many branch offices are there? Separately Are taxes filed separately or as one common filing? One common filing Number of employees - Where is each branch located? (List each branch business address separately.) at each location Do you use the services of a payroll company? ☐ Yes □ No - Provide the name of the payroll company: If yes - Is group health coverage available to you as a client of the payroll company? ☐ Yes No Are you a professional employer organization (PEO)? Yes No Yes If yes - Is this an Aetna PEO? Aetna group #: No - Do you offer health coverage to your clients under your PEO plan? ∃Yes No - Are any of your clients enrolling under this health plan? ☐ Yes ☐ ٦No - Are you only covering the administrative staff of the PEO? Yes [□No Are you currently a client of a professional employer organization (PEO)? ☐ Yes ☐ No

GR-69205-14 (4-17) 2 HNO ID A

☐ Yes ☐ No

If yes

- Provide the name of the PEO:

- Is group health coverage available to you as a client of the PEO?

- If **no**, provide a letter from the PEO indicating health coverage is not available.

B. 41 - 41		
Participation How many hours a week must your employees work to be elig	nible for coverage?	
Number of employees eligible for coverage (employees working	<u> </u>	
Number of employees enrolling	Number of employees waiving Aetna coverage	
Number of full-time employees excluding union employees	Number of employees working outside Idaho List all states	
Number of part-time employees	Number of employees not actively at work	
Number of 1099 employees	Number of COBRA or state continuees	
Number of union employees	Number of employees in waiting period and not eliq	gible
Excluded classes:		·
Are domestic partners to be included? Yes No If notify Aetna differently.	yes, it is assumed this applies to both same sex and opposite sex	partners unless you
number to get an annual total, and then divide by 12. Round unumber. For example: write 3, not three.	r of employees, determine the number of employees for each mont p or down to the nearest whole number. For example: 24.6 = 25.	
were eligible for coverage? An employee is defined as any petime, and seasonal workers, and regardless of insurance eligible. The determination of how to count employees of related corporates.	orate entities when calculating group size for medical loss ratio (ML ngle employer under Section 414 of the Internal Revenue Code	R)
Medicare primary versus secondary		
	ntractors (1099), directors current or prior year, your group is Medicare primary.	ar
COBRA / TEFRA / DEFRA		
Is your employer group required to comply with COBRA?		☐ Yes ☐ No
How many full- and part-time employees did you employ 50 per Include: Full time, part time, seasonal, temporary, union, Exclude: Self-employed persons, independent contractors	owners, partners, officers s (1099), directors , with the fraction equal to the number of hours that the part-time	

is your employer group required to col	☐ Yes ☐ NO			
How many full- and part-time employe				
Include: Full time, part time, seas				
	independent contractors (1099), directors			
	fraction of an employee, with the fraction eas an employee must work to be considered		that the part-time	
Eligible: How many present or former These present or former employees /				
Enrolled: How many present or forme These present or former employees /				
Name of applicant	Qualifying event (e.g., termination	Have they elected	Date of	Date COBRA or
	of employment, divorce, etc.)	COBRA or	qualifying event	state continuation
		state continuation?		coverage terminates
		☐ Yes ☐ No		
		☐ Yes ☐ No		

Benefit waiting period The eligibility date will be the first day of the month after the waiting period for 0, 30 or 60 days or exactly 90 days from date of hire. If "0 days" is selected and the employee is hired on the first day of the month, the effective date will be the date of hire. If "exactly 90 days" is selected, the enrollment eligibility date will begin 90 calendar days after the date of hire. Do you want to waive the waiting period for present employees enrolling with the group (even those who have not met the full ☐ Yes ☐ No waiting period)? Benefit waiting period for future employees: First day of month following: 0 days - A date of hire effective date is not allowed. ☐ 30 days ☐ 60 days OR exactly 90 days from date of hire* *Employees must be added to the group coverage no later than 90 days after their first day of employment. Employer premium contribution(s) % Employer premium contribution for employee Medical \$ or \$ % Employer premium contribution for dependent Medical or Prior carrier information Is this plan total replacement for any **Carrier name** Phone number Start date End date existing group plans? **Current medical carrier** Yes l No Has your business ever been insured with Aetna? If yes, provide group number: ☐ Yes ☐ No Signature section The Applicant agrees that at no time shall any employee be permitted or required to contribute for non-contributory coverage; or, unless the change is approved in writing by an authorized representative of Aetna, to make premium contributions for contributory coverage at a rate higher than the initial premium contribution rate applicable for the employee's then current coverage. All statements herein shall be deemed representations and not warranties.

The Applicant acknowledges that it has selected this plan based upon written information provided by Aetna and that no broker, agent or consultant is authorized to modify the terms of the offer or to agree to changes. All material terms of plan coverage are set forth in the plan documents.

Applicant agrees to make payroll and other records directly related to employee's plan coverage available to Aetna for inspection, at Aetna's expense, at Applicant's office, during regular business hours, upon reasonable advance request. This provision shall survive termination of plan coverage and the applicable plan documents.

Applicant has selected, in accordance with applicable state law, the plan to be offered to Applicant's employees and Applicant has solely determined any / all plan options for the Applicant's employees and the premium contribution amounts.

Information on agent's compensation is available from your agent or at Aetna.com.

In accordance with current IRS regulations and the 1986 Tax Reform Act, a life insurance position schedule may be deemed discriminatory and result in imputed income tax to certain employees and possibly an excise tax to employers. Employers should consult with legal counsel prior to electing a position schedule. Aetna disclaims any responsibility if the employer elects such a position schedule and it is later deemed discriminatory.

The plan documents will determine the contractual provisions, including procedures, exclusions and limitations relating to the plan and will govern in the event they conflict with any benefits comparison, summary or other description of the plan.

With the exception of Aetna Rx Home Delivery® and Aetna Specialty Pharmacy®, participating physicians, hospitals and other health care providers are independent contractors and are neither agents nor employees of Aetna. Aetna Rx Home Delivery, LLC, and Aetna Specialty Pharmacy, LLC, are subsidiaries of Aetna Inc.

Applicant agrees to deliver, or otherwise make available to enrollees, all Aetna paper or online member documents and other plan-related materials upon request by Aetna.

I understand that if it is determined that I have committed an act or practice that constitutes fraud or made an intentional misrepresentation of material fact, my company's group health coverage may be terminated or my company may be charged a different premium for this coverage.

All data that may have a bearing on coverage or premiums will be open for Aetna to inspect while the plan coverage is in force.

The availability of a plan or program may vary by geographic service area. Some benefits are subject to limitations or maximums.

Aetna does not provide health, dental or vision care services and, therefore, cannot guarantee any results or outcome.

This information, as well as other personal and privileged information, subsequently collected by the insurance institution or agent may, in certain circumstances, be disclosed to third parties without authorization.

A right of access and correction exists with respect to all personal information collected.

Personal information may be collected from persons other than the individual or individuals proposed for coverage.

I hereby apply for the coverage(s) indicated above. I certify that all information provided in this application is accurate and complete.

I understand that this application will form a part of the Group Agreement or Group Policy issued by Aetna (a sample of which may be available on request), and by my signature below I agree to be bound by the terms and conditions of that Group Agreement or Group Policy. I understand that Aetna may choose not to accept this application consistent with provision of Idaho law.

Continued on next page

Signature section (Continued)

I understand that Aetna will rely on the information I provide in determining eligibility for coverage, setting premium rates, compliance with applicable laws, and other purposes, and that any material misrepresentation or fraudulent statement may result in rescission of coverage under the group policy, rescission of the group policy, termination of coverage, increase in premiums, or other consequences. Aetna reserves the right to audit and to request documentation as evidence of business activity at any time and from time to time in order to validate my compliance with eligibility and underwriting guidelines as well as validate the applicability of State and Federal laws. I understand that my failure to comply with any such request may also result in termination of coverage, increase in premiums, or other consequences.

Aetna does not discriminate on the basis of race, color, national origin, disability, age, sex, gender identity, sexual orientation, or health status in the administration of the plan, including the enrollment and benefit determinations.

Any person who knowingly and with intent to injure, defraud or deceive any insurance company or other person files an application for insurance or statement of claim containing any materially false information or conceals, for the purpose of misleading, information concerning any fact material thereto commits a fraudulent insurance act, which is a crime and subjects such person to criminal and civil penalties.

ELECTRONIC ENROLLMENT, BILLING, PAYMENT AND ACCESS AGREEMENT

Enrollment: As part of your participation date, the following terms and conditions apply:

- 1. You agree to keep copies (paper or electronic) of actual enrollment forms and agree to maintain a reasonably complete record of enrollment and eligibility information (via electronic, interactive voice response technology and / or hard copy format), including evidence of coverage elections, evidence of eligibility, changes to such elections and terminations. Records must be available to Aetna upon request and retained for seven years.
- 2. For electronic enrollment submissions or changes you agree to create and maintain the records on secure information systems that can generate hard copy records of enrollments or changes entered or maintained on those information systems. Any hard copy records generated pursuant to this provision shall meet reasonable standards of availability, authenticity, non-repudiation and integrity.
- 3. You represent that all enrollment and eligibility information presented to Aetna is accurate and timely updated. You acknowledge that Aetna can and will rely on such enrollment and eligibility information in determining whether an individual is eligible for benefits under the plan. In the event of a discrepancy between enrollee information (including salary data) submitted and information actually presented by the enrollee on any particular claim for benefits, and the result is that Aetna must pay a higher benefit to reflect the actual information presented by the enrollee, you agree to pay promptly to Aetna applicable back premiums accruing as of the date on which the enrollee's information changed.
- 4. Insured plans must either (1) use Aetna-supplied forms in paper format or electronic format or (2) agree to incorporate the following four points into your enrollment materials.
 - a. Names(s) of the Aetna company offering the insurance coverage
 - b. State-specific fraud warning statement
 - c. A statement that the terms of the insurance documents will govern the member's rights and responsibilities
 - d. An acknowledgment that participating providers are not agents or employees of Aetna and that network composition can change.
- 5. You are responsible for adhering to both state and federal laws and regulations when submitting terminations to Aetna.
- 6. If otherwise permitted, when retro-terminations are submitted, we will regard the submission as verification that no premium / premium contribution was paid by the member / dependent for that period.

Billing / Payment: You agree to receive your bill online each month. Any contractual provisions related to nonpayment of premium continue to be applicable. I / we understand and agree to the terms set forth in this agreement. By signing below, I represent that I am authorized to sign this agreement.

Access: The undersigned employer agrees that each employee will agree to terms associated with the issuance and use of his / her password and system access. An individual's password may be used only by that individual to access the system and may not be shared for any reason. Each individual is personally responsible for the information entered into the system. If an individual to whom a password has been issued becomes aware of a security breach (an incident in which there occurs attempted or unauthorized access, use, disclosure, modification, or destruction of information or interface with system operations), they agree to contact Aetna.

EMPLOYER ACKNOWLEDGMENT - EMPLOYER WAITING PERIOD

Starting with plan years on or after January 1, 2014, the Affordable Care Act and subsequent federal regulations prohibit group health plans and health insurance issuers from requiring any otherwise eligible plan participants and beneficiaries (employees and dependents) to wait more than ninety days before their health coverage is effective. The regulations define group health plan as the employer or plan administrator. The issuer is defined as the insurance company. Since the requirement applies to both the group health plan and the issuer, each party's obligation is satisfied if the ninety (90) day waiting period is honored. However, if neither party complies, both are subject to penalty.

The Employer Group Policyholder ("Employer") represents that it provides to Aetna, effective date information regarding plan participants and beneficiaries that takes into account the eligibility conditions and waiting period requirements required under federal law, in order for such plan participants and beneficiaries to become eligible for coverage under the Employer's group health insurance coverage with Aetna. In compliance with the waiting period requirements, Aetna shall use the effective date information provided by Employer to enroll such plan participants and beneficiaries in the Employer's group health insurance coverage. In the event this information changes, the Employer shall inform Aetna immediately.

Continued on next page

Signature section (Continued) SUMMARY OF BENEFITS AND COVERAGE (SBC) FOR GROUP HEALTH PLAN - PLEASE READ. YOU MUST CHECK BELOW TO CONFIRM: In accordance with my contract with Aetna to distribute information related to enrollment / coverage information, ☐ I have ☐ I have not received the Summary of Benefits and Coverage document (https://www.aetna.com/sbcsearch/home) associated with the plan information referenced in this application. I confirm I have provided SBCs to plan participants and beneficiaries in compliance with the federal regulations and guidance, including the requirements for timely delivery, on this date (MM/DD/YYYY). For information on the SBC regulations and distribution requirements, please review the regulations at the HHS website: http://cciio.cms.gov/resources/other/index.html#sbcug. Signed at city, state Applicant (company name) Official title Authorized applicant signature Print name of authorized applicant Date Agent or broker certification I certify that I am not aware of any information not disclosed in this application by the client that may have bearing on this risk, for all products being

applied for. I represent that I am licensed to sell Aetna products in the state of Idaho. I certify that I have advised the client not to terminate any existing coverage until receiving written notice from Aetna that the coverage being applied for by this application is accepted. Appointment with Aetna: In order to receive commissions you must be appointed with Aetna. To become appointed with Aetna, apply online: https://pangea.geninfo.com/Aetna/Apply/Default.aspx. If you are not yet appointed and your state has a limited time to become appointed, you may want to include another broker from your office. Agent or broker name: Social Security number: National producer number: TIN: Agency name: Pay commissions to (check one): Broker Phone: (Fax: (☐ Agency ZIP: Address: City: State: % of credit: Signature: Date: Email: Broker admin assistant name: Broker admin assistant email: Agent or broker name: Social Security number: National producer number: TIN: Agency name: Phone: (Pay commissions to (check one): Broker Agency Fax: (Address: City: State: ZIP: Signature: Date: Email: % of credit: Broker admin assistant name: Broker admin assistant email: General agent name: TIN: Email: Selling agent name: Phone: (Fax: (ZIP: Address: State: City: Signature: Date: GA admin assistant name: GA admin assistant email: