

SMALL EMPLOYER BENEFIT PROGRAM APPLICATION ("Employer Application")

(The following information only applies if selecting a Consumer Choice plan)

You have the option to choose a Consumer Choice of Benefits Health Maintenance Organization (HMO) health care plan that, either in whole or in part, does not provide state-mandated health benefits normally required in evidences of coverage in Texas. This standard health benefit plan may provide a more affordable health plan for you although, at the same time, it may provide you with fewer health plan benefits than those normally included as state-mandated health benefits in Texas. If you choose this standard health benefit plan, please consult with your insurance agent to discover which state-mandated health benefits are excluded in this evidence of coverage (Certificate of Coverage).

Application is hereby made to Blue Cross and Blue Shield of Texas, a Division of Health Care Service Corporation, a Mutual Legal Reserve Company ("BCBSTX").

Legal Name of Company:				
Employer Identification Number (EIN): Nature of Business:	Standard Industry Code (SIC):			
Physical Address (number & street), City, State, ZIP:				
E-Mail Address of Authorized Company Official:	Telephone Number:			
Secondary E-Mail Address, if different from Authorized Company Official:	FAX Number:			
Complete Mailing Address, if different from physical address:				
Billing and Correspondence to the attention of:				
Billing Method Selection:				
Please select one of the following billing methods. (If no selection is made, your benefit plan(s) will default with their current billing method)				
Composite Billing				
Age Billing				
The Blue Access for Employers SM ("BAE SM ") contact person is the individual authorized by the Employer to access and maintain its account/employee information.				
Name and title of the BAE contact person:				
E-mail address of BAE contact person:				
Requested Contract(s)/Policy(ies) Effective Date (1 st or 15 th): // Month Day	_/Year			

A copy of your most recent Texas Workforce Commission (TWC) Report(s) or other supporting documentation must be submitted with this Employer Application (please identify part-time Employees and terminations). W4s, 1099s, or a Texas Supplemental Employment Verification form must be submitted for any applicants not included on the TWC Report.

Proprietary and Confidential Information of Blue Cross and Blue Shield of Texas. Not for use or disclosure outside Blue Cross and Blue Shield of Texas, Employer, their respective affiliated companies and third-party representatives, except with written permission of Blue Cross and Blue Shield of Texas.

Blue Cross and Blue Shield of Texas, a Division of Health Care Service Corporation, a Mutual Legal Reserve Company, an Independent Licensee of the Blue Cross and Blue Shield Association

Medical and Dental benefits are offered by Blue Cross and Blue Shield of Texas, a Division of Health Care Service Corporation, a Mutual Legal Reserve Company, an Independent Licensee of the Blue Cross and Blue Shield Association.

Life and Disability insurance is underwritten by Dearborn Life Insurance Company, 701 E. 22nd St. Suite 300, Lombard, IL 60148. Dearborn Life Insurance Company is an independent Blue Cross and Blue Shield licensee. BLUE CROSS®, BLUE SHIELD® and the Cross and Shield Symbols are registered service marks of the Blue Cross and Blue Shield Association, an association of independent Blue Cross and Blue Shield Plans. **1.** Select a Waiting Period:

If a person is added to the Policy and it is later determined that the Policyholder reported a coverage date earlier than what would apply to the Employee or Dependent, based on the Waiting Period and eligibility conditions the Policyholder provided to BCBSTX, BCBSTX reserves the right to retroactively adjust the coverage date for such person.

- **a.** Newly eligible individuals will become effective on:
 - ☐ The first or fifteenth day of the contract/participation month following ☐ 0 days ☐ 30 days ☐ 60 days

Employee and dependent Health and/or Dental Benefit Plans will become effective on the first day of the contract/participation month following satisfaction of the Waiting Period and any substantive eligibility criteria.

- **b.** Waive the Waiting Period on initial group enrollment? Yes No
- c. Number of Employees serving Waiting Period:
- d. Substantive eligibility criteria:

Provide a representation below regarding the terms of any eligibility conditions (other than any applicable waiting period already reflected above) imposed before an individual is eligible to become covered under the terms of the plan. In no event can the substantive eligibility criteria result in a delay of coverage for eligible Employees, as defined under Texas law, longer than 90 days inclusive of the Waiting Period. If any of these eligibility conditions change, you are required to submit a new BPA to reflect that new information.

Check all that apply:

- An Orientation Period that:
 - 1) Does not exceed one month (calculated by adding one calendar month and subtracting one calendar day from an Employee's start date); and
 - **2)** If used in conjunction with a waiting period, the waiting period begins on the first day after the orientation period.

 \square

A Cumulative hours of service requirement that does not exceed 1200 hours

An hours-of-service per period (or full-time status) requirement for which a Measurement period is used to determine the status of variable-hour Employees, where the measurement period:

- 1) Starts between the Employee's date of hire and the first day of the following month;
- 2) Does not exceed 12 months; and
- 3) Taken together with other eligibility conditions does not result in coverage becoming effective later than 13 months from the Employee's start date plus the number of days between a start date and the first day of the next calendar month (if start day is not the first day of the month).
- e. Other substantive eligibility criteria not described above; please describe:
- 2. Total number of enrollment applications submitted: _____ Total number of declinations submitted: _____
- 3. Do all Employees reside in Texas? ☐ Yes ☐ No If no, is Texas the state with the greatest number of Employees eligible to enroll in this group plan? ☐ Yes ☐ No

4. Annual Open Enrollment: For Health and Dental Plans only, an Eligible Person, who did not enroll under Timely Enrollment, may apply for individual coverage, Family coverage or add Dependents during the Employer's Annual Open Enrollment Period. Such person's Individual Coverage Date, Family Coverage Date and/or Dependent's Coverage Date will be the Contract Anniversary Date following the Open Enrollment Period, provided the application is dated and signed prior to that date.

Enrollment period will be held thirty-one (31) days prior to the Contract Anniversary Date of the program.

5. Domestic Partners covered: Yes No

If yes: A Domestic Partner, as defined by BCBSTX, shall be considered eligible for coverage. The Employer is responsible for providing notice of possible tax implications to those covered Employees with Domestic Partners.

Continuation coverage for Domestic Partners: If Employer elects coverage for Domestic Partners, Domestic Partners are not eligible for continuation coverage under Consolidated Omnibus Budget Reconciliation Act of 1985 (COBRA) but are eligible for continuation coverage similar to that available to spouses under COBRA continuation.

6.	Is the company headquarters in Texas?	🗌 Yes	🗌 No
----	---------------------------------------	-------	------

- 7. Are you an independent school district that is a large employer electing to participate as a small employer? ☐ Yes ☐ No
- 8. Will you have been without group coverage (uninsured) for at least two months prior to the requested Contract(s)/Policy(ies) effective date of coverage? Yes No
- 9. If you currently have group health care coverage, complete the following:
 - a. Present health carrier's name _____
 - b. Paid-to-date with current carrier: ___/ ___/ (mm/dd/yyyy)
 - c. Calendar year medical deductible amount with current carrier: Individual: _____ Family: _____

LEGISLATIVE REQUIREMENTS

The **Employee Retirement Income Security Act of 1974 (ERISA)** is a federal law that sets minimum standards for employee benefit plans in the private industry. In general, **all** employer groups, insured or ASO, are subject to ERISA provisions except for governmental entities, such as municipalities, and public school districts, and "church plans" as defined by the Internal Revenue Code.

Please provide your ERISA Plan Year*: Beginning Date: / / _ / End Date: / / / _ / _ Month Day Year Month Day Year
ERISA Plan Sponsor*:
If you maintain that ERISA is not applicable to your account, please give the legal reason for exemption*:
 Federal Governmental plan (e.g., the government of the United States or agency of the United States) Non-Federal Governmental plan (e.g., the government of the State, an agency of the state, or the government of a political subdivision, such as a county or agency of the State) Church plan Other; please specify:
Please provide Non-ERISA Plan Year: / / Month Day Year
For more information regarding ERISA, contact your Legal Advisor. *All as defined by ERISA and/or other applicable law/regulations.

BENEFIT PLAN SELECTIONS

lor: Select Vendor)	Blu	e Choice PPO ^{sм}	*Blue	Advantage HMO ^{sм}
Metallic Levels		(selec	t up to 6)	
		Plan ID		Plan ID
		B660CHC		B660ADT
BRONZE PLANS		B661CHC		B661ADT
		B662CHC		B9E1ADT
		S660CHC		S640ADT
		S661CHC		S641ADT
		S662CHC		S642ADT
		S663CHC		S643ADT
		S665CHC		S644ADT
		S666CHC		S9E1ADT
SILVER PLANS		S667CHC		S9E3ADT
		S9L3CHC		S9E5ADT
		S9L5CHC		S9J3ADT
		S9L7CHC		S9J5ADT
		S9L9CHC		S9J7ADT
		S9M2CHC		S9J9ADT
		S9M4CHC		S9K2ADT
		G650CHC		G660ADT
		G651CHC		G661ADT
		G652CHC		G662ADT
		G653CHC		G663ADT
		G654CHC		G664ADT
GOLD PLANS		G656CHC		G665ADT
		G9K4CHC		G666ADT
		G9K6CHC		G9E1ADT
		G9K8CHC		G9E3ADT
		G9L1CHC		G9E5ADT
				G9J1ADT
PLATINUM PLANS		P620CHC		P610ADT
		P621CHC		P611ADT

Additional Information:

DENTAL PRODUCTS/ BENEFIT PLAN SELECTION:			
Plan Pairings (Groups 10+)		Participation Requirements	
Contributory Any one contributory high option can be paired with any one contributory low option; <u>DTXHM41</u> can be freely paired with any contributory option.		Contributory >75% participation >50% employer contribution	
Voluntary Any one voluntary high option can be paired with any one voluntary low option. <u>DTXHM45</u> can be freely paired with any one voluntary option.		Voluntary >25% participation Employers are not required to contribute to Voluntary Dental plans	
Voluntary plans and contr offered together.	ibutory plans may not be		
Exception: <u>DTXHM57</u> can And, <u>DTXHM59</u> can be pair			
	DENTAL PLAN	I SELECTION	
Pla	n #	Segment	
	High Coverag	e Allocation	
	DTXHR31	Contributory	
	DTXHR32	Contributory	
	DTXHR33	Contributory	
DTXHR34		Contributory	
	DTXHM39	Contributory	
	DTXHM41	Contributory	
	DTXHR50	Contributory	
	DTXHM57	Contributory	
	DTXHR42	Voluntary	
	DTXHM43	Voluntary	
	DTXHM45	Voluntary	
	DTXHR51	Voluntary	
	DTXHR52	Voluntary	
	DTXHM59	Voluntary	
	Low Coverag	e Allocation	
	DTXLR35	Contributory	
	DTXLR36	Contributory	
	DTXLR37	Contributory	
	DTXLM38	Contributory	
	DTXLM40	Contributory	
	DTXLR58	Contributory	
	DTXLR53	Voluntary	
	DTXLM54	Voluntary	
	DTXLR60	Voluntary	

The following mandated benefit offers are made by BCBSTX in compliance with Texas regulations. Please mark your acceptance or declination. Acceptance may result in a rate adjustment.

THE FOLLOWING MANDATED BENEFIT OFFERS ARE ALREADY INCLUDED IN THE PPO AND HMO PLANS

- Treatment of mental or emotional illness
- Treatment of loss or impairment of speech or hearing
- Treatment of serious mental illness

	MANDATED BENEFIT OFFERS
In Vitre	b Fertilization Services - (must choose one)
	Accept – Outpatient benefits are paid same as any other pregnancy-related expense (Note: If selected an additional charge will be added to your rates.)
	Decline – If declined, no benefits are available

The Employer understands and agrees to comply with the following requirements regarding the Health Benefit Plan(s) elected:

- Applications/Declinations are attached for all full-time Employees as well as any COBRA or state participant continuations.
- Minimum Participation and Employer Contribution:

BCBSTX reserves the right to: 1) restrict new business enrollment in health insurance coverage to open or special enrollment periods unless the 50% minimum Employer contribution is met and at least 75% of eligible Employees (less valid waivers) have enrolled for coverage; and 2) review participation and contribution on existing business and non-renew or discontinue health coverage if the 50% minimum Employer contribution is not met and/or less than 75% of Eligible Persons (less valid waivers) are enrolled for coverage for six consecutive months.

If applicable, BCBSTX reserves the right to change premium rates when a substantial change occurs in the number or composition of subscribers covered. A substantial change will be deemed to have occurred when the number of Employees/Subscribers covered changes by ten percent (10%) or more over a thirty (30) day period or twenty five percent (25%) or more over a ninety (90) day period.

Employer will promptly notify BCBSTX of any change in participation and Employer contribution.

The Employer must provide eligibility and enrollment information, effective dates of employment, and all other data necessary for the efficient administration of the Health Benefit Plan(s) elected, according to the terms and requests of BCBSTX.

- After approval by BCBSTX the Health and/or Dental Benefit Plan(s) applied for, individuals will become
 effective on the first day of the contract/participation month following satisfaction of the Waiting Period
 (if any, but not to exceed 90 days). Employees whose applications are received more than 31 days
 after date-of-hire or received after expiration of the Waiting Period will be considered late enrollees and
 will be eligible to enroll during the next open enrollment period.
- The Employer, while not an agent of BCBSTX, will be responsible for collection of premiums from Employees, will notify Employees of the termination of their coverages and will forward to Employees notices and/or amendments sent by BCBSTX to the Employer. The Employer will be bound by the terms of the Contract(s)/Policy(ies) issued pursuant to this Employer Application and such shall serve as the basis to resolve any conflict. When issued, the Contract(s)/Policy(ies) will include this Employer Application and any Addenda issued pursuant to this Employer Application.
- Premium rates for the coverages applied for are determined by BCBSTX and will become a part of the Contract(s)/Policy(ies) issued by BCBSTX and any amendments thereto.

- This Employer Application must pre-date the requested effective date and be received by BCBSTX at its Home Office no less than thirty (30) days prior to the requested effective date.
- Retirees are not eligible for coverage hereunder.
- Under Texas state law, *eligible employee* means an employee who works on a full-time basis and who usually works at least 30 hours a week. The term includes a sole proprietor, a partner, and an independent contractor, if the individual is included as an employee under a health benefit plan of a small employer regardless of the number of hours the sole proprietor, partner, or independent contractor works weekly, but only if the plan includes at least two other eligible employees who work on a full-time basis and who usually work at least 30 hours a week. The term does not include an Employee who: (1) works on a part-time, temporary, seasonal, or substitute basis, or (2) is covered under (a) another Health Benefit Plan, or (b) a self-funded or self-insured employee welfare benefit plan that provides health benefits and that is established in accordance with the Employee Retirement Income Security Act of 1974, or (3) elects not to be covered under the small employer's health benefit plan and is covered under (a) the Medicaid program; (b) another federal program, including the TRICARE program or Medicare program; or (c) a benefit plan established in another country.
- Dependent children are eligible for coverage until their 26th birthday. Dependent Child, used hereafter, means a natural child, a stepchild, an eligible foster child, a medical or dental support order child, an adopted child or child placed for adoption (including a child for whom the Employee or his/her spouse, or Domestic Partner, if Domestic Partner coverage is elected, is a party in a legal action in which the adoption of the child is sought), under twenty-six (26) years of age, regardless of presence or absence of a child's financial dependency, residency, student status, employment status, marital status, eligibility for other coverage, or any combination of those factors. A child not listed above who is legally and financially dependent upon the Employee or spouse (or Domestic Partner, if Domestic Partner coverage is elected) is also considered a Dependent child under the Group Health Plan, provided proof of dependency is provided with the child's application. To be eligible for coverage, a child of an employee's child must also be dependent upon employee for federal income tax purposes at the time application for coverage is made.
- **Disabled Dependent**: A Disabled Dependent means a child who is medically certified as disabled and dependent upon the Employee or his/her spouse (or Domestic Partner, if Domestic Partner coverage is elected). A disabled Dependent is eligible to add or continue coverage beyond the limiting age of 26.

Administration of Certification Review is handled by BCBSTX; a Disabled Dependent Certification Form must be submitted to BCBSTX. Proof of incapacity and dependency may be required within 31 days of the child's attainment of the limiting age. Subsequent recertification may occur annually, as required.

- The producer(s) or agency(ies), specified in the Producer's Statement section below, is/are recognized as Employer's Producer of Record (POR) to act as representative in negotiations with and to receive commissions from BCBSTX and HCSC subsidiaries for Employer's employee benefit programs. This statement rescinds any and all previous POR appointments for Employer. The POR is authorized to perform membership transactions on behalf of Employer. This appointment will remain in effect until withdrawn or superseded in writing by Employer.
- For the current year's premium and rate information, refer to the accepted finalized new group rates letter ("Letter") or the renewal exhibit ("Exhibit") for complete details. The Letter, or Exhibit, shall be incorporated by reference and made part of the BPA and Group Administration Document.

Application is hereby made for a Life Insurance Plan (including Term Life Insurance, Accidental Death and Dismemberment (AD&D), Dependents' Life, and/or Short-Term Disability (STD).

I. Gro	oup Life Administration Inform	mation			
Eligit	Eligibility: All active Employees All active Employees enrolled for health insurance				
	who work a minimum of 30 hours per week excluding seasonal, temporary, or retired Employees				
Bene	fit: All Employees according	g to the following schedule:			
Clas	s Job as shown on the		Life & AD&D Benefit Amount	STD Amount (if elected)	
1					
2					
3					
		Term Life/AD&D	Dependents' Life	STD	
Total	eligible Employees:		· · ·		
Total	enrolling:				
Contr	act Anniversary Date: 🗌 12 m	onths from Contract Effectiv	ve Date		
II. Ter	m Life Insurance and AD&D:	Applied For	Not Applied For		
Com	plete Life and AD&D Benefit An	nount in Section I	Guarantee Issue Maximum: S	\$	
	s: Step-Rated [le a copy of the rating exhibit		
	oyer Contribution: 100%		um 25% Employer contributio		
· · · · ·	AD&D Reductions due to Attain		te at retirement):	. ,	
	Reduces by 35% at age 65, to	50% of the original benefit a	at age 70, to 25% of the origin	nal benefit at age	
	75, and to 15% of the original I	· · ·			
	Reduces by 35% at age 65 and to 50% of the original benefit at age 70. (Unavailable under 10 eligible lives)				
Reduces to 50% at age 70. (Unavailable under 10 eligible lives)					
Term	Life is in addition to, or	replacement of current term	life coverage 🗌 no curren	t carrier	
If rep	lacement, give current carrier:		Termination date of prior pla	an:	
III. De	pendents' Term Life Insuranc	e: Applied For (offered	only with Term Life/AD&D)	Not Applied For	
Bene	fits:	Spouse		\$	
Rate	: \$	Child(ren) Live birth up	to 6 months:	\$	
Empl	oyer Contribution: %	Child(ren) age 6 month	ns. up to age 26 & Students:	\$	
IV. She	ort Term Disability (STD) Insu	rance: 🗌 Applied For (offe	red only with Term Life/AD&D)	Not Applied For	
Wag	e-Based Benefit: 🔲 50% 🗌 60	0% 🗌 66 2/3% of Basic We	ekly Wages to a Benefit Maxi	imum of \$	
Flat E	Benefit: 🗌 \$50 🗌 \$100 🗌 \$	150 🗌 \$200 🗌 \$250 🛛	not to exceed 66 2/3% of Bas	sic Weekly Wages	
Class Defined Plan: Complete STD amount in Section I					
Benefits Begin: Due to an Accident: (select one) Due to Sickness: (select one)					
$\square 1^{st} day \square 8^{th} day \square 15^{th} day \square 31^{st} day \square 8^{th} day \square 31^{st} day$					
Maxi	mum Weekly Benefit Duration:	🗌 13 weeks 🔲 26 w	veeks		
Rate	s: 🗌 Step-Rated 🛛 Compo	site Rated (Include a copy c	of the rating exhibit if rated in	the field)	
Employer Contribution: 100% Other% (Minimum 25% Employer contribution required)					
STD is in addition to, or replacement of current STD coverage no current STD carrier					
If rep	lacement, give current carrier:		Termination date of prior pla	an:	
STD	STD benefits are payable for non-occupational disabilities only. STD benefits terminate at retirement.				

The undersigned represents he/she is an Employer engaged in (groups with 2 to 9 Employees must check \checkmark one):

Wholesale, Retail, or Distribution Business; or

Service Business; or Manufacturing Business

The Employer agrees to comply with all terms and provisions of the Group Life and/or Disability Contract(s) issued. The Employer further agrees to comply with the following requirements:

- 1. For Life and STD, if coverage is contributory, a minimum of 75% of the eligible Employees must enroll. If coverage is non-contributory, 100% of the eligible Employees must enroll.
- 2. Group term life, for groups with less than ten (10) eligible Employees, may be sold on a contributory basis, however, in no event may the contribution by the insured Employee exceed forty cents (\$0.40) per thousand dollars of coverage per month.
- **3.** STD may be sold on a contributory basis; however, the Employer must contribute a minimum of 25%. STD is available only if group term life and AD&D is selected.
- 4. Coverage for Employees who are not actively at work, as defined in the policy, on the date their coverage would otherwise become effective will be deferred until the date they return to active work.
- 5. If life and AD&D benefits are selected by occupational class, there must be at least one eligible Employee in each class, and no class may have a benefit greater than 2½ times the amount for the next lower class.
- 6. The Employer shall remit all required premium payments no later than the first day of each billing period. If the premium payments are not received, insurance for the Employer and all covered Employees shall cease in accordance with the terms of the Policy.
- 7. The Employer shall provide eligibility and enrollment information, dates of employment, and all other data necessary for the efficient administration of the Life and/or Disability Insurance Plan.
- 8. Coverage for the Employer may be amended from time to time, and the Employer's participation may be terminated with 31 days written notice in accordance with the terms of the Policy. Premium rates may change for reasons including, but not limited to, change in benefit design or Policy terms, change of industry, utilization within the industry, or other factors bearing on the assumed risk.
- **9.** The Employer's participation in the Life Insurance Plan may terminate if the Employer fails to maintain compliance with the requirements set forth herein.
- **10.** Benefit amounts in excess of the guarantee issue and all late applications for contributory coverage are subject to satisfactory evidence of insurability. The Employer agrees not to collect any premium from Employees on amounts for which satisfactory evidence of insurability is required until notified of the approval of the Employee's application for coverage.

EMPLOYER: DO NOT CANCEL CURRENT COVERAGE UNTIL NOTIFIED BY BCBSTX THAT THIS EMPLOYER APPLICATION HAS BEEN APPROVED.

I have read and understand this Employer's Application, and the producer, if any, named below is authorized to represent the Employer in the purchase of the Benefit Plan(s). This Employer Application is incorporated into and made a part of the Contract entered into and agreed upon by BCBSTX and the Employer. For HMO, the title of the contract is HMO Group Agreement. For non-HMO, the title of the contract is Group Administration Document. For dental, the title of the contract is Dental Group Administration Document.

Changes in state or federal law or regulations or interpretations thereof may change the terms and conditions of coverage.

I acknowledge that the producer(s) or agency(ies) named on the producer's Statement page is/are is acting on behalf of the Employer for purposes of purchasing Employer insurance, and that if BCBSTX accepts this Employer Application and issues a Group Contract/Policy/Agreement to the Employer, BCBSTX may pay the producer(s)/agency(ies) a commission and/or other compensation in connection with the issuance of such Group Contract/Policy. The undersigned further acknowledges that if the Employer desires additional information regarding any commissions or other compensation paid the producer(s)/agency(ies) by BCBSTX in connection with the issuance of a Group Contract/Policy, they should contact the producer(s)/agency(ies).

I certify that all statements contained in this Employer Application and all information required to be furnished to BCBSTX is complete and true to the best of my knowledge and belief. I understand that BCBSTX will rely on the statements made and information furnished, as the basis in determining the appropriate rate level and/or approval of this Employer Application. I understand that no insurance or changes will become effective without approval of BCBSTX. The requested Contract(s)/Policy(ies) effective date (as listed on page 1) is subject to change by BCBSTX if all required documents are not completed and received by the date requested. If documents are not received by the date requested, the Employer will be required to complete a new Employer Application.

ADDITIONAL PROVISIONS:

- Grandfathered Health Plans: Employer shall provide BCBSTX with written notice prior to Α. renewal (and during the plan year, at least 60 days advance written notice) of any changes in its Contribution Rate Based on Cost of Coverage or Contribution Rate Based on a Formula towards the cost of any tier of coverage for any class of Similarly Situated Individuals as such terms are described in applicable regulations. Any such changes (or failure to provide timely notice thereof) can result in retroactive and/or prospective changes by BCBSTX to the terms and conditions of coverage. In no event shall BCBSTX be responsible for any legal, tax or other ramifications related to any benefit package of any group health insurance coverage (each hereafter a "plan") qualifying as a grandfathered health plan" under the Affordable Care Act and applicable regulations or any representation regarding any plan's past, present and future grandfathered status. The grandfathered health plan form ("Form"), if any, shall be incorporated by reference and part of the BPA and Group Policy, and Employer represents and warrants that such Form is true, complete and accurate. If Employer fails to timely provide BCBSTX with any requested grandfathered health plan information, BCBSTX may make retroactive and/or prospective changes to the terms and conditions of coverage, including changes for compliance with state or federal laws or regulations or interpretations thereof.
- B. Religious Employer Exemption or Eligible Organization Accommodation: Although federal regulations describe a limited exemption for certain group health plans from the Affordable Care Act requirement to cover contraceptive services under guidelines supported by the Health Resources and Services Administration (HRSA), your insurance Policy must comply with applicable state requirements regarding contraceptive coverage. Accordingly, your Policy currently includes coverage for contraceptives consistent with the state and federal coverage requirements and applicable exemptions. Some contraceptives may be covered without additional cost to the Employee. Employer will provide BCBSTX with immediate written notice in the event Employer and/or any of the entities referenced above no longer qualify for the religious employer exemption and/or eligible organization accommodation (as they may be amended, replaced or superseded from time to time).

- C. Employer shall indemnify and hold harmless BCBSTX and its directors, officers and employees against any and all loss, liability, damages, fines penalties, taxes, expenses (including attorneys' fees and costs)or other costs or obligations resulting from or arising out of any claims lawsuits, demands, governmental inquiries or actions, settlements or judgments brought or asserted against BCBSTX in connection with (a) any plan's exempt status, (b) religious employer exemption and/or eligible organization accommodation, (c) any plan's design (including but not limited to any directions, actions and interpretations of the Policyholder, and/or (d) any provision of inaccurate information. Changes in state or federal law or regulations or interpretations thereof may change the terms and conditions of coverage.
- D. **Reimbursement**: It is understood and agreed that in the event BCBSTX makes a recovery on a thirdparty liability claim, BCBSTX will retain twenty five percent (25%) of any recovered amounts, other than recovery amounts received as a result of, or associated with, any Workers' Compensation Law.
- E. Third Party Recovery Vendors and Law Firms Provisions (other than Reimbursement Services): BCBSTX engages with third party recovery vendors and law firms on a post-pay basis to identify and/or recover any potential overpayments that may have been made to Providers.

The provisions of paragraphs A-E (directly above) shall be in addition to (and do not take the place of) the other terms and conditions of coverage and/or administrative services between the parties.

Notwithstanding anything in the Policy or Renewal(s) to the contrary, BCBSTX reserves the right to revise our charge for the cost of coverage (premium or other amounts) at any time if any local, state or federal legislation, regulation, rule or guidance (or amendment or clarification thereto) is enacted or becomes effective/implemented, which would require BCBSTX to pay, submit or forward, on its own behalf or on the Policyholder's behalf, any additional tax, surcharge, fee, or other amount (all of which may be estimated, allocated or pro-rated amounts).

For Employer:

Name of Authorized Company Official (please print)

Title

Signature of Authorized Company Official

City and State of signing official

Date

PRODUCER'S STATEMENT TO BE COMPLETED BY PRODUCER(S) – PLEASE PRINT

PRODUCERS

I certify that I have reviewed all enrollment materials and I have advised the Employer not to terminate any existing coverage(s) until receiving notice that BCBSTX has accepted and approved this Employer Application. I have advised the Employer of its rights as a small group employer to purchase the **HMO** Blue Advantage Benefits Plans. I have also advised the Employer that I have no authority to bind these coverages, to alter the terms of the Contract(s)/Policy(ies), this Employer Application, or enrollment material in any manner or to adjust any claims for benefits under the Contract(s)/Policy(ies).

Wr	iting Producer's name (please p	orint):	E-mail Ado	dress:
Wr	iting Producer's Signature	Producer #	Date	Telephone #
BC	BSTX Sales Representative	Date		
1.	Primary Producer's or Agency (Please also use #2 below, for s		nissions are to be	e paid):
	Producer #: Complete Address:	Percentag FAX #:	ge of Split**:	_
	Name and phone # of agent to Contact's E-mail address (please			
2.	Producer's or Agency Name* ((if commissions are to b	e split):	
	Producer #: Street, City, ZIP:	Percenta FAX #:	ge of Split**:	
	Contact's E-mail address (pleas	se print clearly):		
3.	General Agent Name (if applica	able):		
	Producer #: Street, City, ZIP:	FAX #:		
	Contact name and telephone # Contact's E-mail address (pleas			

General Agent's Signature:

- * The **Producer** or agency name(s) above to whom commissions are to be paid must exactly match the name(s) on the appointment application(s).
- ** If commissions are to be split, please provide the information requested above on both **Producers** or agencies. **Both Producers** or agencies must be appointed to do business with BCBSTX, and total commissions paid must equal 100%.

PROXY (OPTIONAL)

The undersigned hereby appoints the Board of Directors of Health Care Service Corporation, a Mutual Legal Reserve Company, or any successor thereof ("HCSC"), with full power of substitution, and such persons as the Board of Directors may designate by resolution, as the undersigned's proxy to act on behalf of the undersigned at all meetings of members of HCSC (and at all meetings of members of any successor of HCSC) and any adjournments thereof, with full power to vote on behalf of the undersigned on all matters that may come before any such meeting and any adjournment thereof. The annual meeting of members is scheduled to be held each year in the HCSC corporate headquarters on the last Tuesday of October at 12:30 p.m. Special meetings of members may be called pursuant to notice provided to the member not less than 30 nor more than 60 days prior to such meetings. This proxy shall remain in effect until revoked either in writing by the undersigned at least 20 days prior to any meeting of members or by attending and voting in person at any annual or special meeting of members.

HCSC pays indemnification or advances expenses to its directors, officers, employees or agents consistent with HCSC's bylaws then in force and as otherwise required by applicable law

Group No(s).:		By: Print Signer's Name Here	
		Signature and Title	
Group Name:			_
Address:			
City:	State:	Zip Code:	_
Dated this	day of, Month Year		



BlueCross BlueShield of Texas

TEXAS DEPARTMENT OF INSURANCE REQUIRED DISCLOSURE NOTICE FOR ALL CONSUMER CHOICE BENEFIT PLANS ISSUED IN TEXAS

Under Texas law, HMOs are permitted to market "Consumer Choice" plans, which do not have to comply with one or more state coverage requirements. They must also offer a plan that does comply with all state requirements. HMOs are required by law to obtain signatures of consumers showing they have given this notice.

I have been informed that the consumer choice plan that I am offered does not include all of the health benefits usually required by Texas law. I understand that the following benefits are either excluded from the plan or provided at a reduced level:

Description of State Requirements Reduced or Excluded	Benefit Reduced	Benefit Excluded
Copayments Section 11.506(2)(A) , Subchapter F, Title 28 Texas Insurance Code: A reasonable copayment option may not exceed 50 percent of the total cost of services provided. A basic health care service HMO may not impose copayment charges on any enrollee in any calendar year, when the copayments made by the enrolled in that calendar year total 200 percent of the total annual premium cost which is required to be paid by or on behalf of that enrollee. The limitation only applies if the enrollee demonstrates that copayments in that amount have been paid that year.	For some services and supplies, this plan may include cost-sharing that exceeds the limits imposed by the mandate.	
Deductibles Section 11.506(2)(B) , Subchapter F, Title 28 Texas Insurance Code: A deductible must be for specific dollar amount of the cost of the basic, limited or single health care service. Except for a consumer choice benefit plan, an HMO may not charge a deductible for services received in the HMO's delivery network, except in cases involving emergency care and services that are not available in the HMO's delivery network.	Deductibles may apply to some services provided by HMO Participating Providers in the HMO service area. Deductibles may apply to Professional Services, Inpatient Hospital Services, Outpatient Facility Services, Outpatient Lab and X-Ray Services, Rehabilitation Services and Habilitation Services, Maternity Care and Family Planning, Behavioral Health Services, Emergency and Ambulance Services, Extended Care Services, some Preventive Care Services, Dental Surgical Procedures, Cosmetic, Reconstructive or Plastic Surgery, Allergy Care, Diabetes Care, Prosthetic Appliances, Orthotic Devices, Durable Medical Equipment, Hearing Aids and Prescription Drugs.	
Coverage for therapies for children with developmental delays : Subchapter E, Texas Insurance Code Chapter 1367		Not Covered

A Division of Health Care Service Corporation, a Mutual Legal Reserve Company, an Independent Licensee of the Blue Cross and Blue Shield Association



BlueCross BlueShield

of Texas

Mandated Benefit Description	Benefit Reduced	Benefit Excluded
Limitations Section 11.508 (d) Subchapter F,	Benefit limits will apply to coverage for	
Title 28 Texas Insurance Code: A state-	Home Health Services. Benefit limits will	
mandated health benefit plan defined in	also apply to Rehabilitation Services and	
§11.2(b) of this title (relating to Definitions)	Habilitation Services except for treatment of	
shall provide coverage for the basic health care	Acquired Brain Injury and Autism Spectrum	
services as described in subsection (a) of this	Disorder.	
section, as well as all state-mandated benefits as		
described in §§21.3516 - 21.3518 of this title		
(relating to State-mandated Health Benefits in		
Individual HMO Plans, State- mandated Health		
Benefits in Small Employer HMO Plans, and		
State-mandated Health Benefits in Large		
Employer HMO Plans), and must provide the		
services without limitation as to time and cost,		
other than those limitations specifically		
prescribed in this subchapter.		

I understand that I can get more information about consumer choice plans from the Texas Department of Insurance (TDI) by visiting the TDI website at <u>http://tdi.texas.gov/consumer/consumerchoice.html</u> or by calling the TDI Consumer Help Line at 1-800-252-3439.

 Signature of Applicant
 Name of Applicant (print name)

 Name of Business (if applicable)
 Address

 Address
 Zip

Date

Note: The HMO issuing the policy must keep this disclosure statement and provide it to the Commissioner of Insurance on request. You have the right to a copy of this written disclosure free of charge. You must sign a new disclosure statement when you buy a consumer choice plan

A Division of Health Care Service Corporation, a Mutual Legal Reserve Company, an Independent Licensee of the Blue Cross and Blue Shield Association