United Healthcare Level Funded

51+ CASE SUBMISSION CHECKLIST

	Employer application / Payment Authorization Form** / Specialty Employer Application if any specialty coverages sold – dental, vision, Life/AD&D. Excess Loss Application ** Alternate Funding Billing & Collection Agreement** State of NY Public Goods Pool – Forms 4264 & 4399 to Participate, OR Form 4403 if moving from a self-funded carrier, OR Non-Participation Election Form **
**I	PLEASE NOTE, TYPED SIGNATURES ARE NOT ACCEPTABLE.
	HSA Employer Notification Form – if the employer is electing to use Optum Bank for HSA Accounts
	Copy of Sold Rates
	Copy of employer's most recent Texas Workforce Commission Report – <u>only</u> if requested by underwriting (usually virgin groups)
	If group electing a dental plan with waiting periods for Major Services, submit: prior carrier current billing; <u>and</u> billing from 12 months ago OR renewal. The waiver of the waiting period is only available at time of issue.
	First month's premium check (made payable to UnitedHealthcare Services) OR Employer may elect to use EFT for initial premium check and/or ongoing monthly premium payments. If group is submitting a check, please scan a copy to us, then hold original check until after issue , and mail with the completed Binder Check Detail form included in this package to the address indicated. Please send with a delivery confirmation option, and retain that information in the event the check needs to be tracked.
	Enrollment Spreadsheet - Waivers should be included with Name and DOH.
	1099 Common Law Employee & Fact Attestation Form (If 1099s are considered an eligible class and are being offered benefits). Also provide the contract or written agreement between the employer and each contractor, and payment documentation (most recent 12 weeks of payments) as proof of employment by owner/employer for each 1099 Independent Contractor considered eligible, whether enrolling or waiving. Max no. of 1099s allowed is 25% of total enrolling.
	Common Ownership Form – if there is common ownership with other entities.
	Rate Guarantee Form – for effective dates of August through April, a 15 month rate guarantee is available at no charge. For these effective dates, must complete either the 12 month or the 15 month rate guarantee form.

Send completed materials to your Sales Rep, or mail to:

The Insurance Exchange

15660 Dallas Parkway, Suite 500, LB 60 Dallas, Texas 75248



UnitedHealthcare Level Funded – Plan Sponsor Application

Have you:

- Signed all forms necessary for health plan application?
- Answered all applicable questions?
- Selected a method of payment?

Domestic Partner Coverage ☐ Yes ☐ No

- Enclosed a check for the initial payment?
- Enclosed a voided check if you selected Electronic Funds Transfer?

Please send correspondence to: P.O. Box 31394 Salt Lake City, UT 84131-0373 1-877-797-8816

Plan Sponsor Data									
Plan Sponsor Tax ID No.									
Full Legal Business Name									
Street Address					City			State	e ZIP Code
Mailing Address (if different)					City			State	e ZIP Code
Phone No.			Fax No.			Coun	ty		
Nature of Business			SIC			Date I	Business S	Started	i
Administrative Contact Person					Executive Contact Pers	son			
Contact Person email									
Third-Party Administrator United HealthCare Services Inc.	Legal N	lame of the Plan							
1563, employed at le must include employ	bu) subject to COBRA? (Your company is subject to COBRA if you or your controlled group, as defined in 26 U.S.C. least 20 full- or part-time employees on at least 50% of the typical business days during the previous calendar year. You bysees residing outside of the United States. Church plans and federal, state and local government plans are excluded the names of persons currently under COBRA, state continuation plan or within their election period:								
Employee/Dependent Name	Termir	nation Date of Empl or Qualifying Even	,	t Employee/Dependent Name		Termination Date of Employment or Qualifying Event			
☐ Yes ☐ No Has your company e			pplication	denie	ed by an insurer?				
☐ Yes ☐ No Is current group med	dical cov	erage being replace	d?				-		
List the name, address and phone number	er of you	ır company's prese	nt medica	al car	rier or Third-Party Adr	ministr	ator (TPA	()	J
Carrier Name									
Carrier Address			C	City		State		ZIP Code	
Carrier Phone No.		Effective Date		Termination Date		ate			
☐ Yes ☐ No Has your medical plan been	previous	ly underwritten or ad	ministered	d by U	nitedHealthcare Insura	nce Co	mpany or	r any o	f its affiliates in the last 3 years?
Indicate the Plan Sponsor contribution a (minimum contribution 50% of plan partici) What percentage of the costs will you pay	pant only	y premium):	V	Nhich	te the Plan Sponsor D default plan did you ch er of the plan code)			usiness	s? (Include the letter and
For dependents (spouse and children)?	9	%	A	Additi	onal Plans Elected: (If	applic	able)		
What class of plan participants do you want to exclude from this plan? (Check all that apply.) □ None □ Union □ Non-Union □ Hourly □ Salary □ Non-management □ Management □ Calendar Year □ Plan Year									



Plan Sponsor/Pl	an Participant					
How many plan part	icipants does your company curre	ently have on the pay	roll?			
Plan participants we	orking a minimum of 30 hours pe	r week (not part time	e, temporary or substitute) are Eli	gible Plan Participants:		
Number of Eligible P	lan Participants					
Number of Eligible P	lan Participants Waiving Coverage	9				
Number of Enrolling	Plan Participants					
Under Health Care the preceding cales seasonal status or To calculate the any year (usually 12 mowith us, had covera month as the "mon	ndar year. An plan participant is whether or not they have medica nual average, add all the monthly onths). When calculating the average with a previous carrier or wer	participants means typically any person il coverage. y plan participant to rage, consider all more in business but di average. If you are a	the average number of plan part for which the company issues a tals together, then divide by the ronths of the previous calendar yeard do not offer coverage. Use the number of the number of the previous calculation of the previous calculation of the previous calculation of the part of the previous calculation of the part of the previous calculation of the part of	cicipants employed by the company during W-2, regardless of full-time, part-time or number of months you were in business last ear regardless of whether you had coverage mber of plan participants at the end of the te your prior-year average using only those		
Waiting Period Waiv	ed for Initial Enrollees	lo				
Plan Participant Effe ☐ Immediate af ☐ Immediate af ☐ Immediate af	ter date of hire ter 30 days	☐ Immediate after 90☐ First of month afte		☐ First of month after 30 days ☐ First of month after 60 days		
Plan Participant Tern	nination Date:	onth				
Leave of Absence	ce (LOA) Policy					
force for: (1) No longe		on-medical leaves (i.e	e., temporarily laid-off) and (2) No lo	equired payments, the coverage will remain in nger than 26 consecutive weeks for a medical		
	t's medical coverage terminates un ral law (COBRA) as described in th			e rights under any applicable continuation of		
•			state continuation or COBRA cov	erage)?		
	medical coverage during an approv er medical coverage during a leave		for full-time plan participants.			
☐ Yes ☐ No	Does your current health insurer (If yes, provide copy of policy and		disabilities after termination date? certificate.)			
Consumer Drive	n Health Plan Options					
Health Savings Acco	unt (if selected): Which bank will be	e used: OptumB	ank			
Disclosures						
uments for all eligib children) to the exter plan participants ar your plan participan history information.	Please answer the following questions to the best of your knowledge by referencing available plan participant records and other personnel documents for all eligible plan participants and dependents (proprietors, partners, corporate officers, plan participants, spouses, and dependent children) to the extent permitted by applicable law. UnitedHealthcare is only seeking to collect information about the current health status of those plan participants and their dependents who are applying for coverage. In answering these questions, do not include any genetic information about your plan participants or their dependents, including requests for genetic services, genetic diseases for which they may be at risk or family medical history information. Please provide details to "Yes" answers in the space provided. IMPORTANT: Your answers to these questions must include all COBRA and State Continued individuals covered by your present plan.					
☐ Yes ☐ No 1.				disability, long term disability, social security pe of disability benefits on any policy?		
☐ Yes ☐ No 2.				Ith insurance declined, postponed, changed,		
☐ Yes ☐ No 3.				at applied for a family or medical leave of more		
☐ Yes ☐ No 4.						
☐ Yes ☐ No 5.	Yes No 5. Except for a mental health admission, during the past 3 years, has any plan participant or dependent had a hospital stay lasting more than 5 days or is any plan participant or dependent contemplating treatment that would require hospitalization for more than 5 days?					
☐ Yes ☐ No 6.	Is any plan participant or depend	dent currently hospita	alized?			
☐ Yes ☐ No 7.	Within the past 3 years has any plathe following conditions?	an participant or depe	ndent been diagnosed, treated for,	or received prescription medication for one of		
	☐ Cancer (any type) ☐ Lung disease or respiratory p ☐ Heart disease or disorder (any ☐ Organ, tissue or cell transplar ☐ Liver disease (any type) ☐ Kidney disease (any type)	y type) t	☐ Pancreatic disorder (any type) ☐ Diabetes ☐ Hepatitis ☐ Morbid obesity ☐ Congenital abnormality	 □ Vascular disease (any type) □ Neurological disorder (any type) □ Immunological disorder (reportable types) □ Alcohol or drug addiction or abuse □ Hemophilia or Blood disorder (any type) 		
If you have answered additional sheets of		ove, please provide t	ne requested information on the ne	ext page for each individual. If necessary, use		

Disclosures (continued)									
Question	Check C	ck One		Date of	Date of Treatment/	Nature of	Name of	\$ Amount	Current
Number Plan Participant Dependent Age			Recovery	Condition	Medication	Condition	of Claims	Treatment	
				<u>'</u>		'		'	
Eligibility	for Medic	cal Coverag	е						
	□ Medicare Primary □ Plan Primary □ Han Primary □ Plan Primary □ Under federal law, if your group had 20 or more employees during 20 or more calendar weeks in the preceding calendar year, the Health Plan is primary and Medicare is secondary. This statement does not set forth all rules governing group level Medicare status. The Group should contact its legal and/or tax advisor(s) for information regarding other rules that may impact the Group's Medicare status. Under federal law, it is the Group's responsibility to accurately determine its Medicare status.							governing group level ner rules that may impact	
☐ Yes ☐	Yes Do you currently utilize the services of a Professional Employer Organization (PEO) or Employee Leasing Company (ELC), Staff Leasing Company, HR Outsourcing Organization (HRO) or Administrative Services Organization (ASO)?								
☐ Yes [Yes No Is your group a Professional Employer Organization (PEO) or Employee Leasing Company (ELC), or other such entity that is a co-employer with your client(s) or client-site employee(s)?								
	If you answered Yes, then by signing this application you agree with the certification in this section. I hereby certify that my company is a PEO, ELC or other such entity and that only those employees who are the corporate employees of my company, and not my co-employees, are permitted to enroll in this group policy. If my group at any point after I sign this application determines that the group will provide coverage to the co-employees under the group's plan, I understand that UnitedHealthcare will not cover the co-employees under this group policy.								
☐ Yes [□ No Do	es your group s	ponsor a	plan that cove	ers employees of more	than one employe	er?		
	If you answered Yes, then indicate which of the following most closely describes your plan: Professional Employer Organization (PEO) Multiple Employer Welfare Arrangement (MEWA) Employer Association								
☐ Yes [☐ Yes ☐ No ☐ No Do you have common ownership with any other businesses? If you own multiple companies, or a parent-subsidiary relationship exists between your company and another, this may indicate common ownership of businesses.						sidiary relationship exists		
=									
	Effective Date								
Enrollment forms may be submitted with a requested effective date. The effective date will be determined by the Third-Party Administrator in accordance with the provisions of the Summary Plan Description. Do not cancel your current coverage. Coverage is not in effect until you receive written confirmation from the Third-Party Administrator.									
Requested	Effective Date	e:							
		h Application							
must be pai	The group's first month payment plus all applicable fees must be submitted by check with this form or by EFT (Electronic Funds Transfer). All future payments must be paid with an plan sponsor's check or automatically withdrawn through the plan sponsor's bank account. Checks must be made out to United HealthCare Services, Inc.								
A \$25 fee will apply for each future payment made by Direct Bill (does not apply to the first month's payment submitted with the application). The billing fee									

A \$25 fee will apply for each future payment made by Direct Bill (does not apply to the first month's payment submitted with the application). The billing fee covers the cost of monthly processing of each account. Nonpayment of this fee will result in termination of the Administrative Services Agreement and Excess Loss Insurance coverage. Payments made by Electronic Funds Transfer do not have a billing fee.

Total Payment Deposit: \$______ A service fee will be applied to non-sufficient funds.

Plan Sponsor Agreement

The agent has explained the details of the coverage and I, the undersigned, acknowledge reading the entire application. The answers I have provided are true and complete. I understand that the terms and conditions herein bind the Applicant and United HealthCare Services, Inc. only when the Application receives written approval from United HealthCare Services, Inc.

All enrollees requesting or changing coverage must submit complete medical history. Approval of such changes is subject to United HealthCare Services, Inc. underwriting guidelines. All late enrollees will be declined or excluded for a period of time. Late enrollees are those whose enrollment form is received more than 31 days following their initial eligibility date.

Important Information

UnitedHealthcare reserves the right to review the applicant's payroll/wage and tax records at any time to confirm eligibility. UnitedHealthcare may request the applicant's most recent wage and tax payroll records. The applicant agrees to furnish UnitedHealthcare with all information and documentation which may be reasonably required with regard to eligibility for coverage.

I understand that the information provided on this application and on the Plan Participant Enrollment Application Form is used to make decisions regarding eligibility and pricing. I also understand that misrepresentation, concealment or omission of fact, or a mistake of fact (whether or not a mutual mistake) by the Plan Sponsor, agent of the Plan Sponsor, Plan Participant or Participant covered under the Plan, could materially affect the underwriting, premium, rating or terms and conditions of the Plan Sponsor's Excess Loss Coverage. In addition, such misrepresentation, concealment, omission of fact or a mistake of fact (whether or not a mutual mistake) could result in increased premium rates, attachment points and/or otherwise change the terms and conditions of the Plan Sponsor's Excess Loss Insurance Policy retroactive to the effective date or as of any premium due date thereafter or termination of that Policy as of the next premium due date. I also understand that the Excess Loss Insurance Policy may be declared null and void in its inception if the Plan Sponsor, any agent of the Plan Sponsor, or Plan Participant or Participant covered under the Plan has willfully or intentionally misrepresented, concealed, omitted any material fact affecting terms, conditions, or underwriting of the Excess Loss Insurance Policy.

I further certify that Plan Sponsor is an plan sponsor eligible to sponsor a group health plan under federal law known as ERISA. I also certify that the individuals covered under the Plan Sponsor's group health plan are common law plan participants. United HealthCare Services, Inc. or its affiliates reserves the right to terminate the parties' agreement in the event that information shows that the Plan Sponsor is not eligible to sponsor a group health plan.

Coverage is not in effect until the undersigned receives written approval from United HealthCare Services, Inc. Final approval or disapproval is not taken on the Application until all required information in the Application and all required information for enrolling plan participants and their dependents is submitted and reviewed. No person other than an officer of United HealthCare Services, Inc. has the authority to bind or alter coverage, and the undersigned agrees that any such attempt by the agent is void and is not effective. The deposit amount will be returned to the Plan Sponsor if coverage is declined.

United HealthCare Services, Inc. reserves the right to contact any plan participant at the place of business to complete the enrollment process. Any person who, knowingly and with intent to defraud any insurance company, submits an application or files a claim containing any materially false information may be guilty of insurance fraud, which is a crime, and may be subject to fines and confinement in prison.

Important Notice for Government Contractors: The UnitedHealthcare Level Funded product is not available to any government contractor which is prohibited by contract, regulation or otherwise from receiving a refund or credit of any surplus or money (including the refund or credit of surplus under the UnitedHealthcare Level Funded product) that was allocated under their government contract to pay for plan participant benefits. If you have any questions about whether you are subject to such a prohibition, please consult with your legal counsel, as United HealthCare Services, Inc. is not able to provide you with legal advice on such matters. By completing and signing this application, you are representing to United HealthCare Services, Inc. that you are not prohibited by government contract, regulation or otherwise from receiving a refund or credit of any surplus or money under the UnitedHealthcare Level Funded product.

Unless all pages are attached and completed, this will not be considered as a complete Application.

Dated at (City and State)	Dated on (Month, Day and Year)
Legal Business Name	
Signature X	(Must be signed by a person authorized to purchase coverage for the Plan Sponsor.)
Print Name and Title	

Producer Information I hereby certify that all information contained in this form has been explained to the Plan Sponsor and that the answers are correct to the best of my knowledge. I am not aware of anything unfavorable about the Plan Sponsor or any person proposed for coverage except as noted herein. I have compiled with the underwriting rules and regulations of the Third-Party Administrator and have explained to the Plan Sponsor the coverages, limitations and exclusions, and other details of the coverage applied for. I have notified the Plan Sponsor not to terminate present coverage until notified in writing by United HealthCare Services, Inc. of acceptance of this Application. Producer Name Address Telephone No. ______ Fax No. ______ Producer Signature X______ Date ______ General Agent Information General Agent Information General Agent ______ Telephone No. ______ NPN# ______ Street Address _______ City ______ State ____ ZIP Code _______

Case Submission					
Please submit the following forms for application of coverage:					
☐ Plan Sponsor Application form	☐ First month's payment	☐ Excess Loss Insurance Application			
☐ Plan Sponsor Enrollment forms	\square A copy of the quoted rates	\square Most recent copy of Wage and Tax Report (when applicable)			
☐ Payment Authorization form	☐ Billing and Collection	☐ New York Surcharge Forms			

UnitedHealthcare Level Funded Payment Authorization Form

Send initial check to:
United HealthCare Services, Inc.
P.O. Box 959782
St. Louis, MO 63195-9782
(If overnighting the check, please use UHS Billing,
Attn: Lockbox 959782, 1005 Convention Plaza, St. Louis, MO 63101)

A. APPLICANT INFORMATION			
Plan Sponsor Name			
B. INITIAL METHOD OF PAYMENT			
☐ Electronic Funds Transfer (EFT) (Complete EFT Authorization I	below.)		
☐ Check Enclosed			
C. ONGOING METHOD OF PAYMENT			
☐ Electronic Funds Transfer (EFT) (Complete EFT Authorization	n below.)		
☐ Direct Bill – Monthly (Fees may apply)			
D. STATEMENT OF UNDERSTANDING			
As a participant of Scheduled Direct Deposit, I agree to and/or	understand all of the following on behalf of my business:		
It may take up to 1 month to establish this process.			
I authorize United HealthCare Services, Inc. to debit my business checking or savings account for the monthly payment for Administrative Services, Excess Loss Insurance, and claim funding. I will ensure sufficient funds are in my business checking or savings account to cover my monthly payment. If the necessary funds are not on deposit in the account at the beginning of the month, my Administrative Services Agreement with United HealthCare Services, Inc. and Excess Loss Insurance policy with UnitedHealthcare Insurance Company may be subject to termination under the terms stated in the contracts. Also, I understand my business may be subject to additional service fees incurred by United HealthCare Services, Inc. subsequent to the termination date as a result of insufficient funds.			
I will promptly notify United HealthCare Services, Inc. of any ch responsibility to provide United HealthCare Services, Inc. with t	nange to my business checking or savings account. If a change occurs, it is my the current information.		
E. ELECTRONIC FUNDS TRANSFER AUTHORIZA	NTION Type of Account: ☐ Checking ☐ Savings		
Account Holder's Name	Financial Institution		
(As it appears on financial institution records.)			
Routing/Transit Number (9 digits required)	Account Number		
In submitting this payment authorization with the application medical history (or that of any dependent to be covered) an United HealthCare Services, Inc. will not be held responsibl presented and not honored for any reason and the amount I may incur from my bank due to late notification of the term United HealthCare Services, Inc. has received written notice	initiate debit entries to the account and the financial institution named above. n, I understand that the initial payment may be adjusted based on the applicant's ad agree that the additional amount(s) required may be charged to this account. le for a contract lapse or termination due to nonpayment if the withdrawal is due is not paid. United HealthCare Services, Inc. is not responsible for charges nination or change. This authorization is to remain in full force and effect until e of my intention to terminate this authorization. I understand that I must give at uthorization. If the automatic bank draft or direct payment by check transaction will be applied.		
Authorized or Account Holder Signature X	Date		
Plan Sponsor's Email Address			





UnitedHealthcare

Level Funded

Customer/Group name:	
Group #	
Effective Date	
Check #	
Check Amount	

Retain a copy of the check for your files and mail with delivery confirmation

Please mail to the following address:

UnitedHealthCare Services, Inc. P.O. Box 19032 Green Bay, WI 54307-9032

(If overnighting, please mail to: United Healthcare Services, Inc. Attn: Lockbox 88106 4900 W. 95th St. Oak Lawn, IL 60453)

Note: Please do not staple or paper clip this form to the binder check prior to sending to the lockbox. ALWAYS KEEP A COPY FOR YOUR FILES! Thank you!



Level Funded Application for Excess Loss Insurance

A Stock Company: P.O. Box 31394, Salt Lake City, UT 84131-0373 • 1-877-797-8812

The undersigned Applicant requests the Excess Loss Insurance Benefits shown herein and provided by UnitedHealthcare Insurance Company, and agrees to be bound by the terms and provisions of the Excess Loss Insurance Policy.

Full Legal Name of Applicant:		
Address (street, city, state and ZIP):		
Key Contact:	Telephone:	Tax ID:
Applicant is a Corporation Labor U Other:	Jnion □ Partnership □ Association □ I	Proprietorship
Nature of Business of the Group to be Ins	ured:	Requested Effective Date:
Total Number of Eligible Persons:	Total Number of Plan Participants:	Are Retirees Covered? No
Affiliates or Subsidiaries:	Addresses of Affiliates or Subsidiaries:	
Full Name of Administrator: United Health Address: P.O. Box 31394, Salt Lake City, U Key Contact: Susan Steele Telephone: 1-877-797-8812		
Agent or Broker:		
Tax ID/NPN No.:		
Address:		



SPECIFIC EXCESS LOSS INSURANCE: • Yes Incurred Benefit Period: From ______ through _____ Paid Benefit Period: From through Specific Deductible per Covered Person: ☐ \$15,000 ☐ \$25,000 ☐ \$35,000 ☐ \$45,000 ☐ other (51+ only) Specific Percentage Reimbursable: 100% Maximum Specific Benefit per Covered Person: Unlimited Covered Expenses Under Specific Excess Loss: Medical, Stand-Alone Prescription Drug Program **AGGREGATE EXCESS LOSS INSURANCE:** • Yes Incurred Benefit Period: From _____through _____ Paid Benefit Period: From ____ Covered Expenses under Aggregate Excess Loss Coverage: Medical, Stand-Alone Prescription Drug Program Aggregate Percentage Reimbursable: 100% Maximum Aggregate Benefit: Unlimited Minimum Annual Aggregate Deductible: N/A Runout Deductible: 125%, multiplied by the incurred but unreported Covered Expenses, determined as of the first day of the 4th month immediately following the last day of the Incurred Benefit Period. Aggregate Accommodation Endorsement included. It is understood and agreed by the undersigned that: a. The statements, declarations, and representations made in this Application, any request for proposal, the underwriting information provided by or on behalf of the undersigned and the Plan Document are the undersigned's representations; that any Policy is issued in reliance upon the truth of such statements, declarations, and representations; and that such statements, declarations, and representations will form a part of the Excess Loss Insurance Policy. Any inaccuracy in such information or failure to disclose any such information, including all claims or possible claims, paid or pending, or which the Plan Sponsor should otherwise know about, if discovered later, can result in rejection of this Application, or can change the terms, conditions or premiums, or can void coverage. b. As a condition precedent to the approval of this Application, the undersigned shall furnish to the Company a copy of the executed Plan Document within 30 days after the date of this application describing the benefits provided by the Plan, which shall be kept on file in the office of the Company. If the Company does not receive the Plan Document within 30 days, the Company may refund all premium and the Application shall have been null and void when signed. No Excess Loss Insurance will be effective nor reimbursement made unless a Plan Document is received and accepted by the Company. c. The Company will evaluate the undersigned's risk, as requested by this application, the underwriting data received and represented by the Plan and may require adjustments of rates, factors, and/or special limitations. d. Any coverage resulting from this Application shall be subject to the terms and provisions of the Policy herein applied for. Coverage shall become effective on the date specified in this Application if all requirements of the Company, including the Plan Document and the underwriting requirements have been met and the required premiums paid. e. The receipt by the Company of the first month's premium and deposit of any check drawn in connection with this Application shall not constitute an acceptance of liability. In the event the Company does not approve this application, its sole obligation shall be to refund such sum to the undersigned. The undersigned has read the entire Application for Excess Loss Insurance and understands that the insurance requested herein is not in effect until this Application is approved and accepted by the Company. Full Legal Name of Applicant: Signature of Authorized Person: _____ Title: ___ Print Name:

Signature of Agent or Broker:

Print Name of Agent or Broker:

FRAUD WARNING NOTICES: (Please review notice that applies in your state)

For applicants in Alabama, Arkansas, Louisiana, New Mexico, and Rhode Island:

Any person who knowingly presents a false or fraudulent claim for payment of a loss or benefit or knowingly presents false information in an application for insurance, is guilty of a crime and may be subject to fines and confinement in prison.

For applicants in Colorado:

It is unlawful to knowingly provide false, incomplete, or misleading facts or information to an insurance company for the purpose of defrauding or attempting to defraud the company. Penalties may include imprisonment, fines, denial of insurance, and civil damages. Any insurance company or agent of an insurance company who knowingly provides false, incomplete, or misleading facts or information to a policyholder or claimant for the purpose of defrauding or attempting to defraud the policyholder or claimant with regard to a settlement or award payable from insurance proceeds, shall be reported to the Colorado division of insurance within the Department of Regulatory Agencies.

For applicants in District of Columbia:

WARNING: It is a crime to provide false or misleading information to an insurer for purpose of defrauding the insurer or any other person. Penalties include imprisonment and/or fines. In addition, an insurer may deny insurance benefits if false information materially related to a claim was provided by the application.

For applicants in Florida:

Any person who knowingly and with intent to injure, defraud, or deceive any insurer files a statement of claim or an application containing any false, incomplete, or misleading information is guilty of a felony of the third degree.

For applicants in Kentucky, New Mexico, Ohio, and Pennsylvania:

Any person who knowingly and with intent to defraud 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.

For applicants in Maine and Tennessee:

It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines, or a denial of insurance benefits.

For applicants in Maryland:

Any person who knowingly or willfully presents a false or fraudulent claim for payment of a loss or benefit or who knowingly or willfully presents false information in an application for insurance is guilty of a crime and may be subject to fines and confinement in prison.

For applicants in New Jersey:

Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties.

For applicants in Oklahoma:

A WARNING: Any person who knowingly, and with intent to injure, defraud or deceive any insurer, makes any claim for the proceeds of an insurance policy containing any false, incomplete or misleading information is guilty of a felony.

For applicants in Virginia:

Any person who, with the intent to defraud or knowing that he is facilitating a fraud against an insurer, submits an application or files a claim containing a false or deceptive statement may have violated state law.

For applicants in all other states:

It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines, or a denial of insurance benefits.





Acknowledgment for 15-month rate guarantee

I acknowledge that I understand and agree with the following arrangements related to our 15-month rate guarantee and the impact to the excess loss policy period we are entering into with All Savers Insurance Company ("ASIC") or affiliated stop loss carriers.

The initial term of the excess loss policy will be a period of 3 months and therefore will fall under the early termination clause of the Administrative Services Agreement Section 6.5, which reads:

If this Agreement or the Stop Loss Policy terminates during the Term of the Agreement or before the end of the third calendar month following the close of the Term of the Agreement, United shall conduct a reconciliation after the 24th calendar month following the close of that Term of the Agreement (the "Reconciliation Date") and also calculate a reserve (the "Customer IBNR Reserve") for claims incurred during the Term of the Agreement but not paid prior to the Reconciliation Date. United will reconcile the amount of the cumulative Maximum Monthly Claim Liability payments paid to United for the Term of the Agreement over (i) the amount of claims incurred during the Term of the Agreement and paid before the Reconciliation Date, less any specific stop loss insurance reimbursements, and (ii) the Customer IBNR Reserve. The Customer IBNR Reserve shall be equal to 100 percent of claim payments made during the 3 months prior to the Reconciliation Date, and in no event shall the Customer IBNR Reserve be less than \$0. Any amount in excess of the Customer IBNR shall be payable to United as a Deferred Service Fee in accordance with the applicable provision in Section 5.4.

The Individual Stop Loss and Aggregate Stop Loss coverage with ASIC or affiliated stop loss carriers will be in effect for an initial 3-month term, and will renew for a 12-month term immediately following the initial shortened term. The stop loss limits will reset on the first day of the 12-month term.

By signing below, I confirm and acknowledge full understanding of the above changes to our stop loss policy period resulting from our 15-month rate guarantee.

Legal Business Name:	
By Authorized Signature:	
Print Name and Title:	
Date:	
By Broker Signature:	
Print Name:	
Date:	





12-month rate guarantee

By signing below I, on behalf of the employee benefit plan listed below, confirm that I was offered a 15-month rate guarantee on my All Savers Alternate Funding plan year, and I am declining that offer and will be subject to a renewal after a 12-month period.

egal Business Name:	
uthorized Signature:	
rint Name and Title:	
Pate:	
roker Signature:	
rint Name:	
ato:	



HEALTH CARE REFORM ACT – PUBLIC GOODS POOL DOH-4264 INSTRUCTIONS

All electing payors/third party administrators (TPA)/administrative services only (ASO) organizations and designated providers are required to file Public Goods Pool reports electronically. This also applies to the 1% Statewide Assessment report filed by hospitals. To file electronically, you must establish an electronic filing account and be assigned a secure password. A website has been established at www.hcrapools.org to facilitate this process.

While electronic filing is designed to be user friendly, a help desk has been established to aid those users requiring assistance. If you need general assistance or assistance in obtaining copies of the electronic filing screens and the electronic reporting certification forms, please contact the help desk at (315) 671-3800 or via e-mail at webpools@hcrapools.org.

Upon receipt of a fully completed Electronic Filing User ID Application (DOH-4264), the Office of Pool Administration will assign a secure electronic filing user ID and password to your organization, which you will receive via return mail.

New Request/Revision to Existing Account: Check the appropriate box. An entity requesting an initial account/password should check the *New Request* box; an entity that has an existing account and is advising the Department of a change to that account should check the *Revision to Existing Account* box.

Payor/TPA/ASO/Provider Name: Enter name of entity that may use the OPA website.

Federal Employer Identification Number (FEIN): Enter FEIN assigned to the entity named above.

Operating Certificate #: (For providers only): Enter Operating Certificate number assigned by the Department of Health to the entity named above.

Report(s) being filed electronically (check ALL applicable types): Check all applicable types of reports that your entity will be filing electronically – Public Goods Pool and/or Statewide Assessment.

Signature: Must be signed by the Chief Executive/Financial Officer and/or Administrator of the entity named above.

Name/Title/Phone Number (Please Print): Enter name, title and phone number of the person signing above.

Address/City/State/Zip Code: Enter address of the person signing above.

E-mail Address: Enter e-mail address of the person signing above. This email address will be used to communicate Health Care Reform Act information, including delinquency reporting notifications and periodic legislative updates.

Date: Enter date this form is signed.

HEALTH CARE REFORM ACT – PUBLIC GOODS POOL

□ New Request	□ Rev	ision to Existing Account	
Payor/Third Party Administrator/Administrativ	ve Services Only O	rganization/Provider Name:	
Federal Employer Identification # (FEIN):			
Operating Certificate # (FOR PROVIDERS ON	LY):		
Report(s) being filed electronically (check ALL to Public Goods Pool 1% Statewide Assessment (for hospitals of			
By signature below, the Chief Financial Officer or the Office of Pool Administration to assign a secure will be mailed directly to the attention of the signer information will be sent electronically to the email ensure that this information is released only to those	e electronic filing us and must remain se address listed. It is e individuals requiri	er ID and password to the entity. 'cured. If an email address is provided the responsibility of the above naning knowledge thereof.	This information ided, this
Signature			-
Name (Please Print)			
TitlePhone Number			
Address			
City	State	Zip Code	
E-mail Address			
Date			

Please mail completed form to:

Mr. Jerome Alaimo, Pool Administrator
Office of Pool Administration
Excellus BlueCross BlueShield, Central New York Region
P.O. Box 4757
Syracuse, New York 13221-4757

HEALTH CARE REFORM ACT – PUBLIC GOODS POOL DOH-4399 INSTRUCTIONS

A payor voluntarily electing to make public goods payments directly to the Office of Pool Administration must complete forms DOH-4399 (Payor Election Application) and DOH-4264 (Electronic Filing User ID Application).

<u>Instructions for pages 1 and 2</u>:

Effective Date: Enter effective date of election. <u>Note</u>: An election application received from any payor or organization shall begin on the first day of the month following the date it was received by the Office of Pool Administration unless a future date is specified.

Federal Employer Identification # (FEIN): Enter federal employer identification number (FEIN) of the payor. Please note that Section 2807-j(5)(a)(iii)(D) of the Public Health Law requires the New York State Department of Health to publish the FEIN of all electing payors on a secure website.

Payor Name: Enter name of payor. The payor name is that of the incorporated entity, local government, self-insured fund.

D/B/As: Enter any assumed name(s) ("d/b/a") under which the entity is doing business.

Address: Enter address of payor.

Contact Person: Enter name of contact person that will be responsible for providing the Department with the information regarding the payor's election, lines of business and claims processing.

Phone #: Enter phone number of the contact person.

E-Mail Address: Enter the e-mail address of the contact person.

If the election submission is for a payor that is utilizing a third-party administrator (TPA)/administrative services only (ASO) for claims processing, the following information must also be provided. If more than one TPA/ASO is utilized, attach a list of additional TPAs/ASOs.

TPA/ASO Name: Enter name of the TPA/ASO representing said payor.

TPA/ASO FEIN: Enter FEIN of the TPA/ASO.

The Signature of the chief financial officer or other duly authorized individual binds the payor to make direct pool payments for all its public goods funding obligations, file reports and remit funds in conformance with the Health Care Reform Act (HCRA) provisions and Department requirements, and represents an agreement as to the jurisdiction of the State for purposes of enforcing payments required under Public Health Law sections 2807-j and 2807-t. This does not, in any way, preclude a payor from litigating other issues in Federal court such as ERISA based challenges, etc.

NEW YORK STATE DEPARTMENT OF HEALTH

Instructions for page 3:

This form must be completed by all payors making an election and represents a payor's attestation of the coverage it provides. A payor electing to pay the Department's Office of Pool Administration directly is making an election for all its coverages for which it assumes risk for the payment of medical claims. Payors utilizing multiple third-party administrators (TPA)/administrative services only (ASO) organizations must complete a Coverage Information form for each TPA/ASO.

- In each payor category which applies, the payor should mark an "X" in each column to indicate that the payor provides such coverage. Each box marked with an "X" represents the coverages that it assumes risk for. As stated before, a payor is required to elect for all coverages for which it assumes risk for the payment of medical claims. Shaded areas should not be checked.
- If an Article 43 NYS Insurance Law corporation or licensed commercial insurer has a separate incorporation for its Article 44 NYS Public Health Law business, that corporation must check the appropriate boxes on a single election form. Otherwise, the Article 44 NYS Public Health Law business is considered to be a product line of the Article 43 or commercial payor and the payor is required to make a single election for this and all other types of coverage provided by the corporation. A payor, who does not fall into any of the categories listed, should check "Other" in the payor identification section and explain their payor type in the space provided.

Please mail completed election application (DOH-4399 and DOH-4264) to:

Mr. Jerome Alaimo, Pool Administrator
Office of Pool Administration
Excellus BlueCross BlueShield, Central New York Region
P.O. Box 4757
Syracuse, New York 13221-4757

NEW YORK STATE DEPARTMENT OF HEALTH

HEALTH CARE REFORM ACT - PUBLIC GOODS POOL

Effective Date: _		
FEDERAL EMPLOYER IDENTIFICATION # (FEIN):		
PAYOR NAME:		
D/B/As (IF APPLICABLE):		
ADDRESS:		
CONTACT PERSON:		
PHONE #:		
E-MAIL ADDRESS:		
	yor that utilizes a third-party administrator (TPA)/administrative ease provide the following information:	services
TPA/ASO NAME:	United HealthCare Services, Inc.	
TPA/ASO FEIN:	41-1289245	

By signature below, the above entity elects to make all public goods surcharge payments directly to the Office of Pool Administration for all its coverages for which it assumes risk for the payment of medical claims and agrees to:

- 1. remit to the Department's Office of Pool Administration required surcharge payments for all applicable services on a monthly basis on or before the 30th day following the calendar month for which monies have been paid to designated providers of service;
- 2. provide the Department's Office of Pool Administration monthly certified reports on or before the 30th day following the calendar month for which monies have been paid which separately report patient service expenditures for services provided by designated provider type(s) (i.e., hospital inpatient, hospital outpatient, diagnostic & treatment center, laboratory¹, or ambulatory surgery center) by product line;
- 3. provide the Department with certification of data and access to allowance expenditure data upon request for audit verification purposes; and

¹For services provided on or after October 1, 2000, freestanding clinical laboratories with Article 5 Title V permits are exempt from HCRA surcharges.

- 4. the jurisdiction of the state to maintain an action in the courts of the State of New York to enforce any provision of section 2807-j of the Public Health Law (see note below).
- 5. the Department's website posting of the above entity's FEIN in accordance with Public Health Law Section 2807-j(5)(a)(iii)(D).

By signature below, the above entity also agrees to make public goods covered lives payments directly to the Department's Office of Pool Administration in instances where it provides inpatient coverage as a corporation organized and operating in accordance with Article 43 of the Insurance Law, an organization operating in accordance with Article 44 of the Public Health Law, a self-insured fund, or an HMO or insurer licensed outside New York State and authorized to write accident and health insurance and whose policy provides inpatient coverage on an expense incurred basis. In such instances the above entity agrees to:

- 1. remit to the Department's Office of Pool Administration within 30 days after the end of each month one-twelfth of both the individual and family unit annual assessment amounts for each of the individuals and family units residing in the state which were included on the payor's membership rolls for all or a portion of the prior month and for which the payor covered general hospital inpatient care, including retroactive additions and deletions;
- 2. provide the Department with data certification and access to individual and family unit data, upon request, for audit verification purposes; and
- 3. the jurisdiction of the state to maintain an action in the courts of the State of New York to enforce any provision of section 2807-t of the Public Health Law (see note below).

By signature below, the Chief Financial Officer or other duly authorized individual of the above entity certifies that the data submitted on all applicable attachments have been carefully prepared in accordance with instructions provided, and to the best of his/her knowledge, the information presented is accurate and correct.

Signature_		Title
-	Chief Financial Officer or Duly Authorized Individual	
	Date	
	Date	

Note: Payors making an election are only agreeing to the jurisdiction of NYS courts for purposes of enforcing payments required under 2807-j and 2807-t. This does not, in any way, preclude a payor from litigating other issues in Federal court such as ERISA based challenges, etc.

Payor Election Application

Division of Health Care Financing

COVERAGE INFORMATION (See Attached For Further Explanation
--

PAYOR NAME:		FEDERAL ID#:	
TPA/ASO NAME:_	United HealthCare Services, Inc.	TPA/ASO FEDERAL ID#:_	41-1289245

MARK AN "X" IN EACH COLUMN TO INDICATE TYPE OF COVERAGE BY PAYOR TYPE

			IDENTIFICATION OF TYPE OF COVERAGE:								
	TYPE OF PAYOR:	INDEMNITY COVERAGE	HMO NON- MEDICAID OR NON- NYS MEDICAID COVERAGE	SELF- INSURED COVERAGE	NEW YORK STATE HMO/PHSP MEDICAID COVERAGE	NEW YORK STATE GOVT PROGRAM WINPATIENT COMPONENT & NYS LOCAL GOVT CORRECTIONS	NEW YORK STATE WORKERS COMPENSATION LAW COVERAGE	NEW YORK STATE MOTOR VEHICLE REPARATIONS ACT COVERAGE	NEW YORK STATE VOLUNTEER AMBULANCE WORKER'S BENEFIT LAW COVERAGE	NEW YORK STATE VOLUNTEER FIREFIGHTERS' BENEFIT LAW COVERAGE	OTHER COVERAGE
1	Corporations Organized & Operating in accordance with Article 43 of the NYS Insurance Law										
2	Corporations that are Commercial Insurers licensed in New York State										
3	Corporations Organized & Operating in accordance with Article 44 of the NYS Public Health Law, not incorporated as Commercial Insurers or under Article 43 of the NYS Insurance Law										
4	Self-Insured Fund with No Third Party Administrator/Administrative Svcs Only Organization for Claims Processing										
5	Self-Insured Fund with a Third Party Administrator/Administrative Svcs Only Organization for Claims Processing			X							
6	New York State Governmental Agency/ New York State Local Government										
7	Other (please explain below): Includes: State/Local Governments outside New York for Medical Assistance Programs; insurers licensed outside New York State, authorized to write OTHER than Accident and Health										
8	HMOs and insurers licensed outside New York State, authorized to write Accident and Health										

Explanation of "Other" Payor Identification

HEALTH CARE REFORM ACT – PUBLIC GOODS POOL COVERAGE INFORMATION

<u>Payor Type 1:</u> Corporation organized and operating in accordance with Article 43 of the New York State Insurance Law offering:

- → Indemnity Coverage with an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident insureds
- → Indemnity Coverage without an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → HMO non-Medicaid managed care coverage, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident non-Medicaid insureds
- → HMO Medicaid managed care coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident Medicaid managed care enrollees

Payor Type 2: Commercial Insurance Corporation licensed by New York State offering:

- → Indemnity Coverage with an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident insureds
- → Indemnity Coverage without an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → HMO non-Medicaid managed care coverage, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident non-Medicaid insureds
- → HMO Medicaid managed care coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident Medicaid insureds
- → New York State Workers Compensation Law coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → New York State Motor Vehicles Reparations Act coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → New York State Volunteer Ambulance Workers Benefit Law coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → New York State Volunteer Firefighters Benefit Law coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds

<u>Payor Type 3:</u> Corporation organized and operating in accordance with Article 44 of the New York State Public Health Law not incorporated as a NYS licensed commercial insurer or under Article 43 of the New York State Insurance Law offering:

- → HMO non-Medicaid managed care coverage, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident non-Medicaid managed care enrollees
- → HMO Medicaid managed care coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident Medicaid managed care enrollees

Payor Type 4/5: Self insured fund offering:

- → self insured employee health coverage with an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services and regional GME covered lives assessments for NYS resident plan participants
- → self insured employee health coverage without an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident plan participants
- → self insured New York State Workers Compensation Law coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident plan participants
- → self insured non-New York State Workers Compensation Law coverage, thus requiring a surcharge obligation on affected services and a regional GME covered lives assessments (if coverage includes expense incurred inpatient hospital care) for NYS resident plan participants
- → self insured New York State Motor Vehicles Reparation Act coverage, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident plan participants
- → self insured **non-New York State** Motor Vehicles Reparations Act coverage, thus requiring a surcharge obligation on affected services and a regional GME covered lives assessments (if coverage includes expense incurred inpatient hospital care) for NYS resident plan participants

Payor Type 6: New York State Governmental Agency/ New York State Local Government:

New York State political subdivision for New York State county corrections, New York City corrections, and, New York State governmental agencies for New York State administered payments that reimburse hospitals for rendered inpatient services to eligible patients. (e.g. Office of Mental Health payments for services provided to individuals residing in New York State operated developmental centers), thus requiring a surcharge obligation on affected services but no regional GME covered lives assessment

Payor Type 7: Other

- → Insurers licensed outside New York State, authorized to write OTHER than Accident and Health thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → States other than New York State and localities other than New York State political subdivisions for medical assistance program expenses (i.e. Medicaid Programs in states OTHER than New York State), thus requiring a surcharge obligation on affected services but no regional GME covered lives assessment
- → NYS licensed fraternal benefit societies offering coverage with or without an expense incurred inpatient hospital component, requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds

Payor Type 8: HMOs and insurers licensed outside New York State, authorized to write Accident and Health:

- → Indemnity Coverage with an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident insureds
- → Indemnity Coverage without an expense incurred inpatient hospital component, thus requiring a surcharge obligation on affected services but no regional GME covered lives assessments for NYS resident insureds
- → HMOs **organized and operating outside New York State Insurance and Public Health Laws**, thus requiring a surcharge obligation on affected services plus regional GME covered lives assessments for NYS resident insureds

HEALTH CARE REFORM ACT – PUBLIC GOODS POOL DOH-4403 INSTRUCTIONS

This form is to be completed by a payor whose status has changed from the original election as it relates to whether a TPA/ASO is utilized for claims processing.

Effective Date: Enter effective date of status change.

Payor Information: Enter payor name, federal identification number (FEIN), contact person, and phone #.

Type of Status Change: If you are adding or changing a TPA/ASO organization, check appropriate box on type of status change being submitted.

Previous TPA/ASO Information: Enter previous TPA/ASO name/FEIN, if applicable.

New or Additional TPA/ASO Information: Enter new or additional TPA/ASO name, FEIN, address, contact person, and phone number.

Check one of the following: Check appropriate box regarding claims run out, if applicable.

Signature Section: An authorized individual from the electing payor's company must sign and date the form.



Level Funded Billing and Collection Agreement

This Billing and Collection Agreement ("Agreement") by and among United HealthCare Services, Inc., and its subsidiaries and affiliates (collectively "UHS"), the designated service provider(s) (individually and collectively, "Service Provider") indicated on the attached Exhibit 1 to this Agreement ("Exhibit 1"), and [enter CUSTOMER NAME below] ("Customer"), sets forth the terms and conditions under which UHS will assist in the billing and collection of Service Fees from Customer, and the processing and remittance of the Service Fees to Service Provider. This Agreement is effective as of [enter EFFECTIVE DATE below] ("Effective Date").

Customer Name	Effective Date

Recitals

WHEREAS, Customer has purchased a stop loss insurance product ("Stop Loss Plan") and administrative services from a company controlled by or under common control with UHS including, without limitation, UnitedHealthcare Insurance Company (each, an "Affiliate").

WHEREAS, Customer and Service Provider represent that they have entered into one or more valid agreements under which Service Provider agrees to provide services to assist Customer with its benefit plan (individually and collectively, "Service Agreement") in return for agreed upon compensation to be paid by Customer ("Service Fee").

WHEREAS, Customer and Service Provider acknowledge that UHS or affiliated stop loss carriers are not a party to the Service Agreement.

WHEREAS, Customer and Service Provider have requested that UHS bill Customer for the monthly Service Fee on the Service Provider's behalf, and include the Service Fee on the bill for stop loss premium and administrative services for the Customer's administrative ease.

WHEREAS, Customer, Service Provider, and UHS acknowledge and agree that the Service Fee is not part of the premium charged for Stop Loss Plan offered by affiliated stop loss carriers nor is it part of the administrative services provided by UHS.

NOW THEREFORE, UHS agrees to provide the billing services described herein in reliance upon and subject to the aforementioned recitals and terms and conditions set forth below.

Terms and Conditions

Section 1: Rights and Responsibilities

- A. Responsibilities of UHS:
 - 1. UHS agrees to bill Customer for the Service Fee identified in Exhibit 1 on a monthly basis and incorporate this Service Fee billing with the stop loss premium and administrative services bill purchased by the Customer during the Term.
 - 2. UHS agrees to forward or transmit any collected Service Fee to the appropriate Service Provider (as outlined in Exhibit 1) within sixty (60) days of receipt of the Service Fee from Customer.
 - 3. UHS agrees that it is responsible for any tax reporting related to the payment of the Service Fee to the Service Provider.



B. Responsibilities of Customer:

- 1. Customer agrees to pay the Service Fee at the same time as payment is made for the stop loss premium and administrative services included on the same invoice.
- 2. Customer agrees to notify UHS immediately of the termination of any one or more Service Agreement(s).
- 3. Customer shall take all steps necessary to recover from Service Provider any overpayment of the Service Fee which is due to Customer's error.

C. Responsibilities of Service Provider:

- 1. Service Provider agrees to notify UHS immediately of any change in the contractual relationship between it and the Customer that would impact the Service Fee payment.
- 2. Service Provider agrees to return to UHS any Service Fee overpayments that occur as a result of a processing error by UHS within thirty (30) days of UHS's request for such repayment.
- 3. Service Provider acknowledges and agrees that it is solely responsible for determining what licenses (state, local or otherwise) are required for it to perform the services described herein and/or in the Service Agreement, and for obtaining such licenses and maintaining them in good standing throughout the Term.

Section 2: Payments and Adjustments

- A. All parties agree to promptly notify the others upon becoming aware of an incorrect payment amount, and to promptly remit any amounts overpaid.
- B. If the amount the Customer pays to UHS for both Service Fee and premium related to the Administrative Service(s) purchased by Customer is less than the amount billed by UHS, the amount forwarded to the Service Provider will vary in direct proportion to the difference in the amount paid compared to the amount billed. This variation will apply regardless of the basis used for calculating the Service Fee, including a percent of premium, a set amount per enrolled employee, per month, or a set dollar amount per month.
- C. UHS may recover overpayments from Service Provider by offsetting the overpayment against any other compensation due to Service Provider by UHS.
- D. Service Fees will be subject to garnishments and any other legal attachments as required by a legal court order or similar action. Service Fees also will be subject to any assignment of compensation elections that UHS has on file from the Service Provider.
- E. The Service Fee amount may be modified on a prospective basis only. UHS must be informed of the change in writing, including the date that the change is requested to be implemented (which must be at least thirty (30) days from the date of such notice to UHS). UHS has the right to designate a date subsequent to the date requested if, in its reasonable judgment, UHS believes that such a delay is necessary.

Section 3: Amendments

- A. UHS may amend the terms and conditions of this Agreement, except for terms and conditions related to the amount of the Service Fee, at any time by notifying Customer and Service Provider of the change in writing at least thirty (30) days prior to the effective date of the change.
- B. Customer may request a change to the amount of the Service Fee subject to the requirements contained in Section 2(D) above.
- C. All other amendments to the provisions of this Agreement, not addressed by 3(A) or 3(B) above, must be set forth in writing and signed by an authorized representative of each party to this Agreement.

Section 4: Term and Termination

This Agreement is effective on the Effective Date and shall continue until terminated as set forth in this Section 4 (the "Term").

- A. Customer may terminate this Agreement at any time, for any reason (or no reason), by providing written notice of such termination; provided, however, that if the termination does not specify a future effective date, Customer acknowledges and agrees that such termination will be effective the first of the month following the Customer's then paid coverage period. Unless otherwise specifically so stated, notice that the Customer has elected to work with a different Service Provider shall be considered to be effective notice of the termination of this Agreement.
- B. UHS and Service Provider may terminate this Agreement at any time, for any reason (or no reason), by providing written notice of such termination at least sixty (60) or more days before the effective date of the termination.
- C. UHS may terminate this Agreement immediately, upon written notice to Customer and Service Provider, if UHS is made aware that responsibilities and duties called for herein are no longer legally permissible.
- D. This Agreement will terminate automatically and without any further action being required on the part of any party as of the effective date of the cancellation or termination of the last of the stop loss or administrative services purchased by Customer from an Affiliate then in existence.
- E. In addition, this Agreement will terminate automatically and without any further action being required on the part of any party as of the effective date of a subsequently executed Billing and Collection Agreement by and between UHS, Customer and any service provider (whether the same Service Provider named in Exhibit 1 or not).
- F. Notwithstanding the foregoing, the provisions of this Agreement which, by their nature, are intended to survive beyond the termination of this Agreement shall survive such termination, including, but not limited to, Sections 1(B), 1(C), 2(A), 2(C), 2(D), and 5.

Section 5: Additional Customer and Service Provider Acknowledgments and Approvals

- A. Customer understands that UHS may compensate Service Provider for the sale, service and retention of Stop Loss Plan and that the Stop Loss Plan purchased by Customer may, if eligible, be taken into account in the calculation of any bonus or override program offered by UHS to Service Provider. Eligibility for such bonus and/or override programs is determined by UHS based on a number of factors including, but not limited to, state-specific regulatory requirements.
- B. By executing this Agreement below, Customer represents that either the payment of a bonus and/or override by UHS, as described in 5(A) above, does not create a conflict of interest or, to the extent of any apparent conflict, it is understood and hereby waived by Customer.
- C. Customer and Service Provider acknowledge and agree that the Service Fee may be deposited by UHS in an account with other funds collected by UHS in the normal course of business. All available funds may be invested in short-term instruments shortly after deposit into this account (typically once per day) which can earn interest income at market rates.
 - With relation to utilization for such short-term investments, Service Fees are generally treated like all other funds collected by UHS in the normal course of business so long as in UHS's possession. Service Fees are in UHS's possession for a period of approximately 30 to 60 days under normal circumstances prior to being forwarded to the Service Provider, as discussed elsewhere in this Agreement. The payer of any interest received by UHS on Service Fees as the result of such short-term investment activity will be the sponsor of the relevant investment vehicle. UHS may keep any interest earned from these Investments to defray the administrative costs associated with, and as consideration for, UHS's services under this Agreement.
- D. Service Provider acknowledges that UHS has no obligations to Service Provider to collect amounts owed to it by Customer other than those expressly set forth in this Agreement.
- E. This Agreement represents the entire understanding and agreement between the parties with respect to the subject matter addressed herein and entirely and completely supersedes, voids and replaces all agreements, negotiations, understandings and representations (whether written or oral) in existence between the parties as of the Effective Date and relating to the same subject matter.
- F. This Agreement may be executed in counterparts, each of which shall be deemed to be an original, but all of which, taken together, shall constitute one and the same Agreement. A signature by facsimile transmission or other electronic means which allows the identity of the signer to be reasonably confirmed shall be as good and binding as an original signature.

Signatures:

Through the signature of their respective authorized representatives, the parties hereby agree to the terms and conditions of this Agreement.

For Customer:	For Service Provider (Producer):
Signature - Authorized Representative of Customer	Signature - Service Provider
Printed Name	Printed Name
Title	Producer ID
Date	Date
For UHS:	For Service Provider (if more than one):
Signature - Authorized Representative of UHS	Signature - Service Provider
Printed Name	Printed Name
Title	Producer ID
Date	Date

BILLING AND COLLECTION AGREEMENT – Exhibit 1

This Section to Be Completed by Customer					
Customer Name:					
Service Agreement Effective Date:					
Designation of Service Provider(s): Note: If more than two Service Providers are designated, please complete two versions of Exhibit 1 and provide relevant information for additional Service Providers on such additional Exhibits.					
Designated Service Provider (Person or firm that will receive Service Fee):	Designated Service Provider (Person or firm that will receive Service Fee):				
Service Provider Representative Responsible for Customer's Account:	Service Provider Representative Responsible for Customer's Account:				
Service Provider Address:	Service Provider Address:				
	THE BOX ABOVE MAY BE CHANGED PERIODICALLY BY UHS HALF OF THIS FORM MUST BE INITIALED BY THE CUSTOMER Service Provider(s)				
Per Employee Per Month (PEPM) \$					
IF MORE THAN ONE SERVICE PROVIDER IS LISTED ABOVE, PLEASE INDICATE WITH SPECIFICITY HOW THE TOTAL FEE SHOULD BE DIVIDED BETWEEN THE SERVICE PROVIDERS:					
□ SPECIALTY BENEFITS: Check here if the Designated Service Provider and Service Provider Representative named above are to be designated as the Agent of Record and Writing Agent, respectively, of all of the Customer's non-medical lines of coverage. Checking this box will replace the existing Agent of Record and Writing Agent for those lines of coverage. If more than one Service Provider is designated above, please indicate with specificity which, if any, non-medical lines of coverage should have changes to the currently designated Agent of Record:					
Signature (Authorized Representative of Customer):					
Name (Printed) Ti	itle Phone				



HEALTH CARE REFORM ACT – PUBLIC GOODS POOL

This form must be completed if an electing payor is adding or cha	anging their TPA/ASO.	
Effective Date:		
PAYOR INFORMATION:		
Payor Name:	Payor FEIN:	
Contact Person: Phone #:		
Type of Status Change (check appropriate box):		
Additional TPA/ASO (complete Section II only)		
☐ Changing TPA/ASO (complete Sections I, II & III)		
I. PREVIOUS TPA/ASO INFORMATION:		
TPA/ASO Name:	TPA/ASO FEIN:	
II. NEW or ADDITIONAL TPA/ASO INFORMATION:		
TPA/ASO Name: United HealthCare Services, Inc.	TPA/ASO FEIN:41-1289245	
Address: PO Box 31373		
Salt Lake City, UT 84131-0373		
TPA/ASO Contact Person:Policy Administration	TPA/ASO Phone #: 800-291-2634	
III. CHECK ONE OF THE FOLLOWING:		
Previous TPA/ASO will continue to process claims and for a period of one year following the end of the year in which have been adjudicated, at which time a final monthly report	ch the change in TPA occurred or until all such claims	
All self-insured claims that previous TPA/ASO was response fective	onsible for have been adjudicated	
New TPA/ASO is assuming responsibility for all pending	g claims and HCRA reporting requirements.	
Signature of Payor:	Date:	
Please mail complete Mr. Jerome Alaimo, Poo		

Mr. Jerome Alaimo, Pool Administrator
Office of Pool Administration
Excellus BlueCross BlueShield, Central New York Region
P.O. Box 4757
Syracuse, New York 13221-4757

All Savers® Alternate Funding

Non-Participation Election Form—New York Public Goods Pool.

What is the Pool?

The New York Public Goods Pool is a fund created by the state of New York to finance health care initiatives and care for the indigent within that state. The Pool was started in 1997 and is funded by a surcharge tax on all health services rendered in the state of New York. All health insurance plans, insured and self-funded, are required by law to pay the tax. This state law is not preempted by ERISA for a self-funded plan.

Effect of NOT electing into the Pool.

Self-funded plans pay higher surcharge rates if non-participating, which are then included in a provider's claim reimbursement. The surcharge for a non-participating self-funded customer can be in excess of 60 percent of the cost of the claim. In addition, any self-funded customer not electing into the Pool shall incur a monthly administrative fee of \$1.25 per employee, which will be charged on your monthly billing.

Effect of electing into the Pool.

Self-funded plans that elect to pay the Pool directly are promising to pay the state a surcharge tax made up of two components. The first is a covered lives fee based on the number of covered employees residing in the state of New York. This part of the tax varies by the region of New York that the employee resides in and whether they have single or family coverage. If there are no employees residing in New York, then no tax is due from this portion of the surcharge tax. The second component is a surcharge tax on the dollar value of claims incurred in the state of New York.

Company Name and Group Number elects not to participate in the New York Public Goods Pool and of \$1.25 per employee will be charged on your monthly bill due to	d further acknowledges and agrees that a monthly administrative fee non-participation.
Signature Authorized Representative of Customer	Printed Name Authorized Representative of Customer
Date Completion of this form does not negate any prior election into the	e Pool.

To rescind election in the Pool, Form 4404 would need to be completed and filed with the state of New York. Form 4404 is available at **heath.ny.gov/forms/doh-4404.pdf**.

Return this signed Non-Participation Election form to:

uhoadminallsavers@uhc.com

Fax: 920-661-9959

Policy Administration
UnitedHealthcare Services Inc.
P.O. Box 31373
Soft Lake City LIT 84121 0373

Salt Lake City, UT 84131-0373





Health Savings Account Employer Notification Form

If the Employer Group elects to promote Optum Bank to administer their Health Savings Accounts (HSAs), this form is to be used during implementation to gather information about their requirements for system set up.

The completed form can be emailed to hsasetup@optumbank.com or Faxed to (800) 765-6766

* Denotes a required field. All required fields must be completed in order to avoid processing delays.

In order to assist with system set up - please complete this form using ALL CAPS.

□ New Form □ Updated Form		Date Submitted:						
Medical Policy# / Group ID#: *		Employer Group TIN: *						
Medical Carrier / Provider: * UHC "All Savers with M	Notion" Bis Payer to be	used: ALL S	AVERS					
1 Employer Information								
Employer Name: *								
Employer Address 1: *								
Employer Address 2:								
City: *		State: *		Zip Code: *				
Agency Name:		Agency Ta	ax ID #:					
Agency Address:								
Agency Contact Name:								
Agency Phone #:	Agency Fax #:	Agency E-mail:						
Broker Name:	Broker ID/License #:							
Broker Address:								
Broker Phone #: Broker Fax #:		Broker E-mail:						
2 Policy Information								
Effective Date of High Deductible Health Plan: *								
Estimated Number of HSAs :			HSA Sold Date:					
3 Enrollment Method * (must select one of the following as the primary enrollment method)								
☐ Employer Portal								
□ Batch								
☐ Online								
□ Paper								
Enrollment Year: *								
4 Will Payroll deductions be deposited into the Employee's HSA? *								
☐ Yes ☐ No								
5 Will Employer be contributing funds to the Employee's HSA? *								
☐ Yes ☐ No								



Health Savings Account Employer Notification Form

6 Contribution Method * (required if YES to sect	tions 4 or 5)			
☐ ACH Direct Deposit ☐ Combined Sum ACH/ Wire ☐ Employer Portal				
7 Contribution Frequency * (required if YES to se	ections 4 or 5)			
☐ Weekly ☐ Semi-monthly ☐ Monthly ☐ Other				
8 Does Employer want to receive a listing of the File/ANF) via secure email? * (required if YES to secure)				
☐ Yes ☐ No				
Recipient Name:				
Phone #:	E-mail:			
Frequency : \square Daily \square Semi-weekly \square Weekly \square Monthly				
9 Contact Information				
1. Form Submitter: *				
Phone #: * E-mail: *				
2. Primary Contact (HR Contact):*				
Phone #: * E-mail: *	Phone #: * E-mail: *			
3. Enrollment/Eligibility Contact ☐ check if same as Primary Contact (#2)				
Phone #: E-mail:	Phone #: E-mail:			
Reporting Contact:* ☐ check if same as Primary Contact (#2)				
Phone #: * E-mail: *				
5. Contribution Contact: Check if same as Primary Contact (#2) * (required if YES to sections 4 or 5)				
Phone #: * E-mail:				
6. Payroll Vendor/System Contact: Check if same as Primary Contact (#2)				
Phone #: E-mail:				
10 Additional Contacts:				
Contact Name:	Contact Type:			
Phone #:	E-mail:			
Contact Name:	Contact Type:			
Phone #:	E-mail:			
Notes:				



Plan Sponsor _

Common Ownership Certification

Please complete, sign and submit the Common Ownership Certification.

Renewing Groups—Please	complete and return	even if you do not ha	we multiple companies.
------------------------	---------------------	-----------------------	------------------------

Please list all companies that are eligible to be included as part of a consolidated federal tax return (even if they don't file a consolidated federal tax return) or who are part of a controlled group as defined under the Internal Revenue Code.

Group Number (if renewal)			
Primary Business Location			
Please check one of the following:			
O I certify that my business applying for coverage or affiliates) as defined under the Internal Reve issued thereunder. (Single business that has no	nue Code sections 414 (b),(c),(m),(o) o	_	• •
Or			
I certify that my business(es) applying for cover tax return or (2) meets the IRS test for being a confidence Revenue Code sections 414 (b),(c),(m),(o) or 15 are no other affiliated entities, other than the orgroup that includes my business.	controlled group or affiliated service gr 563 and the Treasury regulations issue	oup as defined d thereunder. I f	under the Internal urther certify there
Business Name F	ederal Tax ID #	# of Eligible*	On This Policy
1			○ Yes / No ○
2			○ Yes / No ○
3			○ Yes / No ○
4			○ Yes / No ○
5			○ Yes / No ○
6			○ Yes / No ○
The undersigned certifies that the foregoing inform statements or failure to provide all available information of coverage, an increase in premiums retroactive to	ation may constitute the basis for rescis	ssion of the grou	up policy, termination
Name (please print) and Title	Signature	D	ate

*When listing the number of Eligible, count the number of Eligible plan participants for each business, even if they're not offered this insurance.

Administrative services provided by United HealthCare Services, Inc. or their affiliates, and UnitedHealthcare Service LLC in NY. Stop-loss insurance is underwritten by UnitedHealthcare Insurance Company or their affiliates, including UnitedHealthcare Life Insurance Company in NJ, and UnitedHealthcare Insurance Company of New York in NY.





Common Law Employee and Fact Attestation Form

Your employer sponsored group health insurance policy may only provide coverage to your eligible common law employees and their eligible dependents. Note: In most instances, individuals who are compensated via an IRS 1099 Form, instead of a W-2, are independent contractors and NOT common law employees eligible for coverage.

You have requested this form because you believe that the individual(s) listed below are your common law employee(s) and not independent contractor(s) per federal or state law. To confirm, we request:

- Your explanation and attestation why you believe that the individual(s) listed meet federal and state requirements of a common law employee;
- The following documentation to support federal and state requirements must be submitted: A written contract or agreement; most recent 12 weeks of payment records showing hourly/weekly/or salaried with paid vacation and sick days, expense reimbursement, and records of payment of federal and state employee taxes; evidence of pension, other insurance and employee benefits; and an IRS Form SS-8 if applicable.
- 1. The worker(s) listed below work for my company on a full-time, year-round basis.
- 2. The relationship between myself, the owner/employer, and the worker(s) is permanent and/or indefinite, where I provide instruction, training and evaluation.
- 3. I, the employer, invest more money in the worker(s) to perform the service, than the worker(s) does.
- 4. I, the employer, have the right to control the details of how and when the worker's services are performed.
- **5.** I, the employer, control the business aspects of the worker's job, including but not limited to how the worker(s) are paid, expenses are reimbursed, and I provide the tools and/or supplies.
- **6.** I, the employer, provide other types of employee benefits to the worker(s), such as a pension plan, other insurance such as life or disability, and pay for vacation and overtime pay.
- 7. I, the employer, agree to contribute the same amount of money toward the premium as I contribute to my similarly situated workers compensated via a W-2.
- 8. I, the employer, agree to require the same waiting period for the listed worker(s) as for my regular, W-2, employees.
- **9.** I, the employer, agree to extend the coverage offering to all common law employees who meet these qualifications, including those I may hire in the future.
- **10.** I, the employer, pay the required state and federal employee taxes.

Please list below all individuals who meet the above qualifications and for whom your attestation applies.

Name	Social Security number	Date of hire	Hours per week



Owner explanation of why you believe that the individual(s) liste	ed meet federal and state requirements of a common law employee:
above are my common law employees and not independent c	constitutes a common law employee, and the individuals listed contractors. I further agree that this document and attestation may sentation or fraudulent statement provided above may result in
Signature of Owner	
Date	Group #

