aetna®

# **Employer Application**Small Group Aetna Funding Advantage

Company name (Legal name)	pany name (Legal name) Doing		oing business as (if applicable)			
Street address (PO box not acceptable)	not acceptable) City			State	ZIP code	
Billing address (if different than above)		City		State	ZIP code	
Telephone number ( )		Fax number	er ( )			
Are there additional addresses or locations for this business?						
Company contact name			Company contact email			
Billing contact name (if different from company contact)			Billing contact email			
Enrollment contact name (if different from company contact)			Enrollment contact email			
Nature of business	SIC co	ode	Federal tax ID number	Date bus	iness established ear):	
Employer classification Corporation Nonprofit Partnership Sole proprietor LLC LLP						
Effective date of group plan						
The requested effective date is the first of the month. The actual effective date will be assigned by the Aetna underwriting department if the application is approved.						
Medical coverage selection						
Plan option 1 Plan option 2 Plan option 3 Plan option 4					4	
SUMMARY OF BENEFITS – PLEASE READ AND CHECK BELOW TO CONFIRM  In accordance with my contract with Aetna to distribute information related to enrollment / coverage information, I have received the Summary of Benefits and Coverage document associated with the plan information referenced in this application. I confirm I will provide SBCs to plan participants and beneficiaries in compliance with the federal regulation and guidance related to SBCs, including the requirements for timing and delivery.  Eligible employees: Do you, or any third party on your behalf, in any way fund or subsidize any portion of the member's cost sharing responsibilities						
(deductibles, coinsurance or copays) under the health plan? Yes No If <b>yes</b> , how much? %						
Benefit waiting period (BWP)						
The eligibility date for enrollment will be the first day of the policy month following the waiting period unless you have selected "exactly 90 days". Policy month refers to the contract effective date of the first. Would you like to waive the benefit waiting period for the current employees enrolling with the group as of the initial contract effective date only?						
Waiting period for future employees:  first of the month following 0 days  first of the month following 30 days  days  selected, the enrollment eligibility date will begin 90 calendar days following the date of hire.  If "0" days is selected and the employee is hired on the first of the month, the effective date will be the date of hire.						
Employer contribution(s)						
Employer contribution for employee		Employer cor	ntribution for dependent			

Employer eligibility / employee status Number of Number of other Number of full time Number of Number of Number of Number of (temporary, substitute, eligible **COBRA** Work location (list by state) part time retired 1099 union seasonal, etc.) What is the normal work week you require a full-time employee to work to be eligible for coverage? hours a week Total number of employees waiving Total number of employees in benefit waiting period Classes excluded: None Union – Local # None Domestic partners: Same sex Opposite sex **Business eligibility** Is your company, a subsidiary of another company, an affiliate of another company, or under common control with another ☐ Yes ☐ No company? Does your company file or is eligible to file state or federal taxes with another company(ies) on a combined or consolidated basis? ∃Yes □No Are there any other entities associated with the group that are eligible to file a combined tax return under section 414 of the IRS? Yes No Are there any associated companies to be included with this group that are commonly owned? ∃Yes ٦No If **yes** to any questions, complete the information below. • A copy of the Quarterly Wage and Tax Statement and most current ownership tax documents (i.e., Schedule C, Schedule K-1, etc.) must be provided for each group to be included for coverage. • If you file or are eligible to file multiple businesses under one tax ID number, all businesses must be included as one group. Percentage of Ownership **Business name** Number of employees (Indicate all groups including the company the Tax groups are being written identification Is group to be under) number Owner's name(s) included Address □ Yes □ No ☐ Yes ☐ No ☐ Yes ☐ No Yes No ☐ Yes □ No If you have answered **no** to "Is the group to be included" above, explain why. Is your company a branch of another company, or does your company have branch offices? 7 Yes Nο ☐ Yes If yes Is each branch office a separate legal entity? □ No ☐ Yes ☐ No Is each branch a location of one legal entity? How many branch offices are there? Are taxes filed separately or as one common filing? Separately One common filing Where is each branch located (list each branch business address separately)? Number of Employees at each location Do you use the services of a payroll company? If **yes**, provide the name of the payroll company. ☐ Yes ☐ No Are you a professional employer organization (PEO)? ☐ Yes ☐ No Do you offer health coverage to your clients under your PEO plan? Yes If yes ☐ Yes ☐ No Are any of your clients enrolling under this health plan? Are you only covering the administrative staff of the PEO? ☐ Yes ☐ No Are you currently a client of a professional employer organization (PEO)? ☐ Yes ☐ No Provide the name of the PEO: If yes Is group health coverage available to you as a client of a PEO? ☐ Yes ☐ No

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

Medicare primary versus secondary					
Is your group Medicare primary (employed les Aetna primary (employed 20 or more employe Include: Full time, part time, seasonal, ter Exclude: Self-employed persons, independent of the property of the primary (employed les persons).	☐ Medicare prima ☐ Aetna primary	r <b>y</b>			
How many full-time and part-time employees halo calendar year?					
100 or more employees – disabled provisio more of your business days during the prior ca	n: How many full-time and part-time employees llendar year?	did you em	iploy on 50 percent	or	
COBRA					
Aetna needs this information to determine how	BRA below (former employees and / or depende long each of those members will continue to ha obligations to notify and terminate coverage und	ave COBRA	coverage. Please	note that you as the	ed.
Name of applicant	Qualifying event Date of qualifying event (e.g., termination of employment, divorce, etc.)		Date COBRA coverage terminates		
		<del> </del>			
Prior carrier information If the Aetna plan is replacing an existing medica	al plan, submit a copy of the current bill with em	ployee roste	er.		
Carrier name	Carrier name Start date		End date		
				☐ Yes ☐ No	
Has your business ever been insured with Aetna? If <b>yes</b> , provide group number.					
Is this plan total replacement of any existing group medical plans?					)
Employer acknowledgment – employer v	waiting period				
Starting with plan years on or after January 1, insurance issuers from requiring any otherwise	2014, the Affordable Care Act and subsequent eligible plan participants and beneficiaries (em				

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

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

## Electronic enrollment, billing / payment and access agreement

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

- 1. You agree to keep copies (paper or electronic) of actual enrollment forms and agree to maintain a reasonably complete record of enrollment and eligibility information (via electronic, interactive voice response technology and / or hard copy format), including evidence of coverage elections, evidence of eligibility, changes to such elections and terminations. Records must be available to Aetna upon request and retained for seven years.
- 2. For electronic enrollment submissions or changes, you agree to create and maintain the records on secure information systems that can generate hard copy records of enrollments or changes entered or maintained on those information systems. Any hard copy records generated pursuant to this provision shall meet reasonable standards of availability, authenticity, non-repudiation and integrity.
- 3. You represent that all enrollment and eligibility information presented to Aetna is accurate and timely updated. You acknowledge that Aetna can and will rely on such enrollment and eligibility information in determining whether an individual is eligible for benefits under the plan. In the event of a discrepancy between enrollee information (including salary data) submitted and information actually presented by the enrollee on any particular claim for benefits, and the result is that Aetna must pay a higher benefit to reflect the actual information presented by the enrollee, you agree to pay promptly to Aetna applicable back premiums accruing as of the date on which the enrollee's information changed.

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### Electronic enrollment, billing / payment and access agreement (Continued)

☐ Yes ☐ No

- 4. You are responsible for adhering to all applicable laws and regulations when submitting terminations to Aetna.
- 5. If otherwise permitted, when retro-terminations are submitted, we will regard the submission as verification that no premium / contribution was paid by the member / dependent for that period.

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

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

# Administrative services only agreement

In accordance with Section 503 of Title I of The Employee Retirement Income Security Act of 1974, as amended ("ERISA"), Aetna Life Insurance Company ("Aetna"), and subsidiaries and affiliates of Aetna to the extent specifically designated as such by Aetna, are hereby designated as the Named Fiduciary(ies) under the Aetna Funding Advantage Plan(s) ("Plan") with complete authority to review all denied claims for benefits under the Group's Contract (including but not limited to the denial of certification of the medical necessity of hospital or medical treatment). In exercising such fiduciary responsibility, Aetna and any such designated subsidiaries and affiliates shall have discretionary authority to determine whether and to what extent participants and beneficiaries are entitled to benefits, and to construe disputed or doubtful Plan terms. Aetna and any such designated subsidiaries and affiliates shall be deemed to have properly exercised such authority unless they have abused their discretion hereunder by acting arbitrarily and capriciously.

### **Subrogation information**

Is the group ERISA qualified?

Aetna contracts with The Rawlings Company (Rawlings), a national supplier of third-party recovery services, to perform subrogation / reimbursement services.

Rawlings subrogation reporting package
Rawlings offers self-funded employers and / or Aetna account managers access to their client reporting website.
The quarterly reporting package includes:
Activity summary – Results of the current reporting period compared to year-to-date
Open file report – A detailed listing, by patient, of all files currently being pursued.
<ul> <li>Detailed report of subrogation recoveries – This report is a detailed listing of each recovery by patient.</li> </ul>
Closed file report – A detailed listing of all files closed without recovery.
• Non-cooperation report – This report summarizes data for members who have not responded to at least three letters of inquiry.
Quarterly subrogation reports can be viewed or printed.
These reports contain protected health information under the Health Insurance Portability and Accountability Act of 1996 ("HIPAA"). By submitting this form, you are certifying that you are authorized to receive this information.
Once you have filled out the authorization form, you will receive an email from Rawlings with your login credentials and detailed instructions on how to use the website.
Please print all information:
Group number:
Group name:
Contact requesting access:
Email:
Continued on next page

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Subrogation information (Continued)						
Recovery fees						
Is the group self-funded for workers' compensation?		☐ Yes ☐ No				
Does customer have any other governing plan documents (i.e., master plan do	cument or wrap document)?	☐ Yes ☐ No				
Rawlings will provide recovery services for workers' compensation matters involved if the customer confirms this election and agrees to the subrogation served when Aetna is the stop loss carrier and has paid claims as part of the structure if Rawlings will provide recovery services for workers' compensation matters involved in the customer services.	vice fee of 30 percent of the recovered a op loss policy.					
The Aetna Funding Advantage medical plan is self-funded, meaning the benefits are financed by the employer and / or employee contributions rather than through insurance purchased from a health insurance company. The plan is established pursuant to the Employee Retirement Income Security Act of 1974 (ERISA). The group contracts with a claims administrator, Aetna, to process pre-authorization requests and post-service claims, arrange the contracted provider networks and provide other administrative services for the Group.						
Employer authorization to send communications electronically						
Employer authorizes Aetna to send communications electronically to person en that its employees have access to email where they work. Aetna will send communiting.						
Signature section						
The Applicant agrees that at no time shall any employee be permitted or require approved in writing by an authorized representative of Aetna, to make contribute rate applicable for the employee's then current coverage. It is agreed that no confide, full-time employee, regularly performing the duties of his or her occupation warranties.	tions for contributory coverage at a rate loverage shall become effective as to any	higher than the initial contribution person who is not then a bona				
The Applicant acknowledges that it has selected this plan based upon written in authorized to modify the terms of the offer or to agree to changes. All material tagrees to make payroll and other records directly related to employee's coverainspection, at Aetna's expense, at Applicant's office, during regular business hot termination of any agreement between Applicant and Aetna.	terms of plan coverage are set forth in th ge under the Group Agreement or Group	e plan documents. Applicant policy available to Aetna for				
Information on agent's compensation is available from your agent or at Aetna.c						
Participating physicians, hospitals and other health care providers are independent Applicant agrees to deliver, or otherwise make available to enrollees, all Aetna upon request by Aetna.						
I certify that all information provided in this application is accurate and complete to the best of my knowledge and belief. I understand that Aetna intends to rely on the information provided in this application. By my signature below, I agree to be bound by the terms and conditions of the Master Services Agreement.						
All data that may have a bearing on any amounts due under Master Services A Agreement is in force.	greement will be open for Aetna to inspe	ect while the Master Services				
This information, as well as other personal and privileged information, subsequently collected by the insurance institution or agent may, in certain circumstances, be disclosed to third parties without authorization. A right of access and correction exists with respect to all personal information collected. Personal information may be collected from persons other than the individual or individuals proposed for coverage.						
I hereby apply for the coverage(s) indicated above. I understand that Aetna ma and to request documentation as evidence of business activity at any time and underwriting guidelines as well as validate the applicability of any applicable law result in termination of Master Services Agreement increased fees under that a intent to defraud any insurance company or other person files an application for information or conceals, for the purpose of misleading, information concerning	from time to time in order to validate my ws. I understand that my failure to compligreement, or other consequences. Any prinsurance or statement of claim contain	compliance with eligibility and y with any such request may also person who knowingly and with ning any materially false				
crime and subjects such person to criminal and civil penalties.	any 1aol malenai inereto commis d'Ildu	autoni insurante del, Willett 15 d				
Signed at (location) city, state	Applicant (company name)					
Authorized applicant signature	Official title					
Print name of authorized applicant	ı	Date				

### **Broker Certification**

I hereby certify that I am not aware of any information not disclosed in this application by the client which may have bearing on this risk, for all products being applied for including life insurance, if applicable. I hereby certify that I have advised the client not to terminate any existing coverage until receiving written notice from Aetna that the coverage being applied for by this application is accepted. TPA - vendor name: Broker name: National producer number: Tax ID number: Agency name: Address: Pay commissions to (check one): 

Broker ☐ Agency City: Telephone number: ZIP: Fax number: State: % of credit: Date: Signature: Broker admin assistant name: Broker email: Admin email: Broker name: National producer number: Tax ID number: Agency name: Address: Pay commissions to (check one): 

Broker Agency City: Telephone number: ZIP: State: % of credit: Fax number: Signature: Date: Broker admin assistant name: Broker email: Admin email: General agent name: Tax ID number: Selling agent name Email address: Address: Telephone number: City: State: ZIP: Fax number: GA admin assistant name: General agent email: Admin email: