Regence BlueCross BlueShield of Utah is an Independent Licensee of the Blue Cross and Blue Shield Association

Regence BlueCross BlueShield of Utah 2890 E. Cottonwood Parkway PO Box 30270 Salt Lake City, Utah 84130-0270

Group Master Application - For Group Size 1-99

Please complete and submit this application to our office **no later than 15 days prior to the effective date** or there may be delays to the processing and activation of your group. If additional space is needed, please attach a separate sheet of paper.

Requested Effective	∕e Date											
SECTION A - GRO	UP INFORMATI	ON										
Group's Legal Name					Gro	up Nu	mber					
Doing Business As (DBA) Name			Name to	o be used by F	Regence	Com	pany	Struct	ure			
l			Ιг]Legal □DB	Legal □DBA □Sole Proprietorship □Corpora					ration		
	(EIN)				□ Partnersnip □ Otner							
Employer Federal ((EIN) and State (i	f applicable) Tax	(ID Num	bers	Location of Business Headquarters					ers		
SIC Code and Indu	stry Description											
Name and Title of I	President, Owner	, CEO		Group's Prim	ary Lang	juage	(if oth	er tha	n Eng	lish)		
Physical Business	Address Require	d (No PO Box o	r PMB)	Mailing Addr	ess (if dif	ferent	from	Physi	cal Bu	usine	ss Ad	dress)
, , , , , , , , , , , , , , , , , , , ,			,					,				,
Ot	Т			0								
County	Phone Number	()				Number ()						
	Fax Number ()			F	ax Nu	mber	()			
GROUP ADMINISTRATOR												
Name (First, MI, La	ast)				Title							
Phone Number		Fax Number			E-mail A	Addres	ss					
()		()										
BILLING												
Do you require sep	arate billing invoi	ces? No 🗀	Yes (If y	es, please co	mplete	Additi	onal	Billing	g sect	tion I	 pelow	/)
Billing Name to be					Contact and Title (if different than group administrator)							
					· ·	•		J	•			,
Billing Address (inc	lude Attention lin	e if applicable)		+								
Dining / taurees (inc	add Attornion iii	с п аррпоавіс)		Phone Number ()								
			Fax Number ()									
Payment Type:	Pay by Check	☐ Surepay (EFT) Pleas	e submit Sur	epay do	cumer	nt					
Additional Billing Name to be used by Regence			Contact and Title (if different than group administrator)									
Billing Address (include Attention line if applicable)												-
		- [-]- (Phone Number ()								
				Fax Numl	ber ()						
Payment Type:	Pay by Check	☐ Surepay (EFT) Pleas	e submit Sur	epay do	cumer	nt					

SECTION A - GROUP INFORMATION (continued)							
	IOD AND EMPLOYER CENTE	<u>=R</u>					
Enrollment Method				<u> </u>	T		
Please indicate your enrollment method by checking the desired option from the listing below.			Initial or Open Enrollment with Regence	Ongoing Enrollment with Regence			
Spreadsheet	Note: Only available for Initia	ial Enroll	lment				
Regence Online Enrollment							
When selecting Regeneral themselves?	ence Online Enrollment, would ☐ No ☐ Yes	d you like	to allow your employees to				
ANSI 834							
Paper Enrollment F	orms						
Employer Center							
Employer Center Prin Name (First, MI, Last)	mary Group Administrator:	E-m	ail Address	Phone Numbe	r		
·				()			
•	oyer Center Secondary Group		rators are required, indicate th	ie number desire	d		
	CER (AGENT) INFORMATION						
Agency Name	F	Producer	's E-mail Address				
Producer's Name	F	Producer	's Phone Number	Producer's Num	ber		
	[(()				
Secondary Producer's	Name S	Secondar (ry Producer's Phone Number)	Secondary Prod	lucer's Number		
Commission Split: Pro	oducer #1% Produc	<u>`</u> cer #2	%				
Additional Information:							
AGENT COMPENSAT	ION DISCLOSURE						
	es commissions, fees, awards, er form of valuable considerati		es, bonuses, contingent com	missions, loans,	stock options,		
	ed written disclosure that the acement of insurance, including				r a third party		
SIGNATURE							
Group Authorized Sign	nature •						
Official Title	<u> </u>						
Signature Date	<u> </u>						

SECTION C - FEDERAL MANDATES
COBRA: Group subject to COBRA? ☐No ☐Yes**
COBRA applies to employer groups that have employed 20 or more employees for 50% or more of the typical business days in the preceding calendar year (January - December), with the exception of federal government plans and church plans. To the degree permitted by those laws, part-time employees may be counted as a fraction of a full-time employee. **If you are subject to COBRA, do you utilize a COBRA third party administrator (TPA)? No Yes
If yes, who is your COBRA administrator
Please indicate if your COBRA TPA is providing any of these services by checking the appropriate box(es). Regence billing sent directly to the TPA for COBRA participants. (Be sure to complete the additional billing information above in Section A for this TPA.)
☐ TPA submits COBRA Enrollment and Dis-Enrollment directly to Regence.
OBRA:
Group subject to OBRA? No Yes If you employed 100 or more full-time and/or part-time employees for at least 50% of the workdays of the preceding calendar year (January - December) you are subject to federal OBRA 1989/OBRA 1993 laws.
TEFRA/DEFRA: Group subject to TEFRA/DEFRA? □ No □ Yes
If the TEFRA/DEFRA status has changed within the past year, please indicate the Date of Change
If you employed 20 or more full-time and/or part-time employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year (January - December) you are subject to federal TEFRA/DEFRA laws.
ERISA: Group subject to ERISA? □No □Yes
If yes, is your plan year different than your renewal date? ☐ No ☐ Yes, list date
Virtually all health plans of employers of any size (except church entities and government entities) are subject to the federal Employee Retirement Income Security Act of 1974 (ERISA). This federal law sets minimum standards for the protection of individuals covered by a health plan subject to ERISA, as well as most voluntarily established pension plans.
ERISA Plan Note: If you use the benefit booklet as a component of the summary plan description and want to investigate meeting your distribution requirement electronically, see 29 CFR §2520.104b-1(c) for the U.S. Department of Labor's electronic distribution safe harbor.
Schedule A / 5500:
Per section 104 of ERISA, your group may be required to file IRS Form 5500 (Schedule A). Do you require information from us to help you complete your Schedule A / Form 5500? No Yes If yes, this information will be provided based on your insurance contract period.
New Groups Only - Affordable Care Act Required Information and Utah Mental Health Parity Information:
In the previous calendar year (January - December) the average number of employees was This employee count represents the calendar year of (YYYY).
This count should include: full-time, part-time, seasonal and union employees that work inside or outside the state of Utah and employees worldwide from any affiliated company. Remember to include business owners, corporate officers, and partners if they are also employees. Your employee count should not include contracted 1099 individuals.
SECTION D - OTHER CARRIER INFORMATION
Does your group have current medical/dental/pharmacy benefits?
Medical: ☐ No ☐ Yes If yes, name of carrier End date End date
Dental: □ No □ Yes If yes, name of carrier End date
Pharmacy: ☐ No ☐ Yes If yes, name of carrier End date End date
2. Will you be offering more than one medical/dental carrier to your employees?
Medical: ☐ No ☐ Yes* If so and if any of your plan is insured, name of carrier(s)
Dental: ☐ No ☐ Yes* If so and if any of your plan is insured, name of carrier(s)* *This option is not allowed in all instances.
3. Does your group have Workers' Compensation coverage?
□ No □ Yes If yes, name of carrier

SE	SECTION E - GROUP ELIGIBILITY (for purposes of determining group classification)							
Note: An "eligible employee" is defined as an employee who on a full-time basis worked 30 or more hours/week in the preceding calendar year.								
1.	Number of eligible emp	lovees in the pre	ceding calendar v	ear				
2.	Is the group affiliated wi	•			— her entity)? □No	оПYes		
	If yes, please explain	•	(pa. 5.1., ca.					
	Note: The Health Insur		and Accountabil	ity Act of 19	996 may require t	that all p	ersons and/	or entities
	treated as a controlled				ection (b), (c), (m	ı), or (o)	of section 4	14 of the
	Internal Revenue Code		_	· · —				
3.	Do you have eligible em				•	ease indic	ate below.	
	Note: Employees who reside in the state of Hawaii are not eligible for coverage.							
Γ	Number of Employees Out of State	Imber of Employees State 1 State 2 State 3 State 4 State 5 State 6						
	State							
	Employee Count							
SE	CTION F - EMPLOYEE	AND DEPENDE	NT ELIGIBILITY	(for determi	ning who is eligi	ble for g	roup benef	ts)
1.	The minimum number of working the minimum no				normal work wee	k. This p	lan covers e	mployees
	The minimum number of		•	-				
	The minimum namber c	n nours to be on	gible for doverage	uio			Medical/	T
2.	This plan covers the follo	owing options: (d	check those that a	oply)			Pharmacy/ Vision	Dental
	Employee and Depende offering Employee and I			se or domes	tic partner). Wher	1		
	provides for Dom	•	orago, amo piam					
	does not provide		artners					
	Employee Only (No Dep	endent coverag	e)				П	T
	Employee and Children			tner) (Grou	Size 51-99 Only	<u>')</u>		
3	Probationary Periods:	, , , , , , , , , , , , , , , , , , ,			<u>, </u>	,	<u> </u>	
	oups may list employed	es in different	classifications (e	.g. hourly,	salaried) for the	purpose	of offering	different
pro	bationary periods to eacl	h employee clas	sification. If you h	ave chosen	to do this, describ	e each jo	b classificat	ion below.
	All employees must be accounted for. (If there are no classes, please enter all information in space provided for							
Cla	ass 1).			Please nlace	an X in the appro	nriate ho	y helow	
			Group Size 5	•	1	All Group		
			Coverage is				tive on the fi	rst
			on the act				following	
			Date of Hire	90th Day	Date of Hire	30 D	ave 6	0 Days
			Date of Time	Join Day	(see 3A below)*	30 D	ays 0	
Cla	ass 1:							
Cla	ass 2:							
Cla	ass 3:							
3A	. *If Date of Hire (DOH)	option is selecte	d above, choose h	ow Probation	nary Period will be	adminis	tered:	
☐ Effective date will always be 1st of the month following DOH, even if DOH is the 1st of the month. ☐ Effective date will be 1st of the month following DOH, with the exception of when the DOH is the 1st of the month.								
3B. (New Groups Only) Is probationary period waived on group's initial enrollment: ☐ No ☐ Yes								
3C. For employees transferring from part-time to full-time status, the probationary period specified above should apply.								
	☐ Beginning on the date transferred to full-time status ☐ Retroactive to the original date of hire							
	te: Effective September							
	compensated individuals set forth in Internal Revenue Code section 105(h). Enforcement of this prohibition has been							
	delayed until associated regulations or other guidance has been issued and it is unclear when that may occur. Regence is							
	unable to determine whether a plan discriminates in a way that violates the federal reform provisions, both because guidance has not been issued and because it does not have access to information necessary to identify highly							
	compensated individuals. Because this element of federal reform is intended to fine employers with discriminatory plans,							
	gence recommends that							
	may prove discriminatory.							

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SECTION G - EMPLOYER CONTRIBUTION \$

Employer Contribution Level:

1-50 Eligible Employees

The minimum employer contribution is 50% of the individual rate of the most expensive plan chosen. Groups of 50 or less can only select one contribution level for all classes.

51-99 Eligible Employees

New groups may enroll without meeting a minimum employer contribution or group participation percentages.

Please note, however, that groups may not be renewed if they fail to meet either (or both) of the following contribution or participation standards at the time for their renewal.

For Employee Choice the minimum employer contribution is 50% of the individual rate of the most expensive plan chosen. For non-Employee Choice there is a minimum employer contribution percentage of 75% towards employee coverage and no minimum employer contribution percentage for dependents or the employer contribution may equate to a minimum 50% of the total cost of premium.

☐ By Product	Option 1, sp	ecify product	Option 2, specify product		Option 3, specify product			
☐ By Class	Cla	ss 1	Cla	Class 2		Class 3		
Coverage Type	Medical/Rx	Dental	Medical/Rx	Dental	Medical/Rx	Dental		
Employee	%	%	%	%	%	%		
Dependent	%	%	%	%	%	%		

SECTION H - GROUP PARTICIPATION #

Participation Requirements: There is a minimum participation requirement of 100% of eligible employees (line 5 below) after consideration of valid waivers for groups with fewer than five eligible employees and 75% of eligible employees (line 5 below) after consideration of valid waivers for groups with greater than four employees. For groups with greater than 50 enrolled employees, at least 50% of the total eligible employees (line 3 below) must participate.

- 1. Total number of employees on payroll regardless of hours worked (Do not include individuals participating on COBRA or Non-COBRA Continuation of Coverage).
- Less individuals not eligible for coverage on this plan (account for each of these individuals in one of the following that best applies):
 - a) Number of employees working fewer than the minimum hours (as selected in Section F Employee Eligibility).....
 - b) Number of employees who are fulfilling their New Hire Probationary Period (as selected in Section F Employee Eligibility).
 - c) Number of individuals who are paid solely via IRS Form 1099......
- 3. Equals sub-total number of employees eligible to enroll.

	Using the number of employees eligible to enroll (from line 3 above), continue for each type of coverage (Medical/Dental) elected:	Medical	Dental
4.	Less number of employees submitting a Waiver form for other qualifying coverage	_	_
5.	Equals total number of employees eligible to enroll.	=	=
6.	Less number of employees submitting a Waiver form because they are declining coverage . (No other qualifying coverage).	_	_
7.	Equals number of employee applications submitted (new groups) / number of employees on coverage on the effective date (renewing groups).	=	=
8.	Employees participation percentage (line 7 divided by line 5).	%	%
9.	Number of subscribers and/or their dependents covered by your group under COBRA or Non-COBRA Continuation of Coverage.		
10	.Number of former and current employees and/or their dependents who are currently eligible for COBRA or Non-COBRA Continuation of Coverage but have not yet applied		

‡Special Annual Enrollment for Groups 1-50

A special small group annual enrollment period will be offered November 15th through December 15th for a January 1st effective date to groups who do not meet the minimum contribution and/or participation rules. Minimum contribution and participation rules must be met for renewing groups.

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SECTION I - ACKNOWLEDGMENTS AND CERTIFICATIONS

If you have any questions about the benefits and services that are covered, provided, limited or excluded under the group coverage(s) to which this application applies, please contact your Sales Representative before signing this application.

Note: The Company as used here means the group applying for coverage as indicated in Section A of this application.

I certify that I am an officer or employee of the Company, that I am duly authorized to execute this application on behalf of the Company, and that the Company:

- a) Applies for the group coverage(s) selected in the signed rate and benefits page(s) which form a part of the group contract(s) issued by Regence BlueCross BlueShield of Utah (Regence).
- b) Authorizes any person or other entity to release to Regence any information requested by Regence in connection with this application's processing.
- c) Acknowledges, where permitted by law, that Regence may choose not to approve this application and any premium deposit will be returned if the application for group coverage(s) is not approved.
- d) Acknowledges that coverage is not in effect until Regence accepts this application, establishes an effective date of coverage and issues the group contract(s) to the Company.
- e) Acknowledges that, if it is approved by Regence, this application will form a part of the group contract(s) issued by Regence and agrees that the Company will be bound by the terms and conditions of the entire group contract(s).
- f) Acknowledges that eligibility standards (e.g., waiting period, minimum hours, etc.) must be established at the time of initial application, may be changed only at contract renewal, and must be adhered to for all employees and dependents.
- g) Acknowledges that it has selected the group coverage(s) to be offered to its employees, that its selection of this group coverage(s) was based upon written information provided by Regence, and that no broker, producer, or consultant was or is authorized to modify the terms of the offer or to agree to changes. All material terms of coverage are set forth in the group contract(s), of which this application, if accepted, is but one part.
- h) Agrees to make payroll and other records directly related to employee participation levels or to employees' coverage, premiums, or contributions under the group contract(s) available to Regence for inspection. This provision shall survive the termination of the group contract(s). Upon renewal or anytime throughout the contract period, the Company agrees to provide Regence, upon its request verifications of employee participation levels.
- i) Agrees that, except with regard to a statutory continuation of coverage or unless the change is approved in writing by an authorized representative of Regence, at no time shall any employee be permitted or required to make contributions for coverage at a rate higher than the employee contribution rate represented herein.
- j) Agrees the group contract(s) will determine the contractual provisions, including procedures, exclusions, and limitations, relating to the coverage and will govern in the event of conflict with any benefits comparison, summary, or other description of the coverage.
- k) Agrees to deliver, or otherwise make available to enrollees, all Regence paper or online member documents and other coverage-related materials upon request by Regence.
- I) Agrees to make all coverage options available to all eligible employees and dependents who satisfy eligibility requirements.
- m) Acknowledges that benefits may be added or deleted only at the time of initial application, at contract renewal, when required by law, or as mutually agreed between the Company and Regence in accordance with the group contract(s).
- n) Acknowledges that Regence must be notified (in the manner described in the group contract(s)) when there is a change to Company information (e.g., name, address, phone number, contact person, ownership status, etc).
- o) Acknowledges that contracting physicians, hospitals, and other health care providers are independent contractors and are neither producers nor employees of Regence, that Regence does not provide health care services, and that Regence cannot guarantee any results or outcomes of care. We are responsible for the quality of health care you receive only as provided by law.



SECTION I - ACKNOWLEDGMENTS AND CERTIFICATIONS (continued)

- p) Certifies under penalty of perjury that all statements made and information provided in this application are accurate and complete to the best of its knowledge or belief and acknowledges that Regence will rely in part on the information in this application as the basis for Regence's decision on whether to approve this application and issue any group contract(s). For the protection of all of Regence's members, fraud or misrepresentation of material facts by the Company may result in Regence taking any action allowed by law or contract, including termination or rescission of coverage, denial of benefits, and/or pursuit of criminal charges and penalties. In addition, Regence will have the right to collect any claims payments or other damages. If Regence continues a group contract with the Company after untrue, incorrect, or incomplete information is found to have been provided, and if as a result of correcting false information the Company no longer qualifies for the rate quoted, I understand that Regence will have the right to adjust the rates to the appropriate level retroactive to the date the misrepresentation occurred, and the Company will be required to pay the rate adjustment within 30 days of the date of notice by Regence.
- q) Agrees that any controversy or claim between the Company and Regence arising out of or relating to the group contract(s), or the breach thereof, whether involving a claim in tort, contract, or otherwise, shall be subject to final resolution through binding arbitration. The Company and Regence agree that the arbitrator's award shall be binding, may include an apportionment of attorney fees and other fees and costs, and may be enforced in any court with the requisite jurisdiction. Any such arbitration shall be conducted in accordance with the Commercial Arbitration Rules of the American Arbitration Association and in Salt Lake County, Utah (UT), unless mutually agreed otherwise by the parties. If any enrollee or former enrollee (or person claiming to be an enrollee or former enrollee) makes any claim or brings any action or proceeding arising out of or relating to the group contract(s) to which Regence or the Company becomes a party, Regence and the Company agree to cooperate in the defense of such claim, action, or proceeding and to resolve any controversy or claim between Regence and the Company through arbitration under this paragraph only after the resolution of the enrollee's (or alleged enrollee's) claim.
- r) Appoints the producer of record indicated in Section B Producer (Agent) Information (if any) to represent it in matters of group coverage benefits provided by Regence. This appointment is in effect on the same day as the group coverage(s) and remains in force until rescinded in writing.
- s) Acknowledges that if the Company has a producer, that producer may receive bonuses, commissions, administrative services fees, or other compensation, including non-cash compensation from Regence. Incentives may be based on any of several factors, including the size of the Company's business, the products the Company purchases, the producer's volume of business with Regence, and other services the producer provides to the Company. These incentives may have an indirect impact on the Company's rates. For more information please contact the producer for the Company.
- t) Acknowledges that, in those circumstances permitted by Utah law, Regence may impose a surcharge of up to twenty-five (25%) of annualized premium upon a small group that changes to Regence coverage from another carrier's coverage as of a date other than the anniversary of the small group's plan year with that other carrier.

Any accompanying foreign language version of this form is provided only as an accommodation or courtesy to the customer and this English language version shall control the resolution of any dispute or complaint.

WE'VE GONE GREEN! To be more environmentally conscious and in response to employer requests, we will attach one paper copy of the booklet (unless another quantity has been previously arranged) describing your plans benefits to your contract. Inform your plan participants that they can access the booklet electronically at Regence.com. Or, if preferred, you can contact your sales representative to order additional paper copies for distribution or can have any requesting plan participant request a paper copy by contacting customer service.

SIGNATURE		
Group Authorized Signature		
Print Authorized Name		-
	•	
Official Title	·	•
Oi-marking Data	•	
Signature Date	· <u> </u>	-