

EMPLOYER PARTICIPATION AGREEMENT

Non-Medical Benefits

	check one: 🗆 New Group 🗔 O	Change	Group Number			
COMPANY INFORMATION Company Name			Company Phone N			
Address (Street)	P.O. Box	City, Sto	te ZIP Code			
Benefits Administrator	Benefits Administrator Email Addres	SS		Taxpayer Identification	Number:	
				ve date of Coverage (Subject to SIC Code val by CBIA Health Connections)		
Current Medical Carrier:	Date of policy term	ination:		=		
Current Dental Carrier:	Date of policy term	ate of policy termination: (Attach proof of prior dental coverage)				
Eligibility period: Coverage begins first of the month following □ 30 □ 60 days	Eligibility for c □ 30 or mor		□ 20 - 29 hrs/wk; Speci	ify number of hours:		
3 EMPLOYER VERIFICATION						
Number of full-time equivalent employees Number of employees eligible for coverage Number of COBRA individuals Number of approved waivers Number of retirees Number of employees not actively at work(excluding vacations) Is your company part of or affiliated with another company AND eligible to file a combined tax return under Chapter 208? □ Yes □ No If yes, name of affiliated company Number of employees at affiliated company	Information for Prior Calendar Year (for CMS/ Medicare secondary payer rule) ■ Did your company have 20 or more total employees in all locations for 20 or more calendar weeks of the prior calendar year? ☐ Yes ☐ No ■ Did your company have 100 or more total employees (including full time, part time, owners and partners, excluding retirees and COBRA enrollees) in all locations for 50% or more calendar weeks of the prior calendar year? ☐ Yes ☐ No When determining your group size, count each full-time employee as one, and each part-time employee as a fraction of a full-time employee, with the fraction equal to the number of hours worked divided by the hours an employee must work to be considered full time. ■ If you answered No, do you choose to offer continuation? ☐ Yes ☐ No ■ Would you like CBIA to administer your group's continuation? ☐ Yes ☐ No Information for Prior Calendar Year (for COBRA/State Continuation) ■ Did your company have 20 or more employees on more than 50 percent of its typical business days in the previous calendar year? ☐ Yes ☐ No When determining your group size, count each full-time employee as a fraction of a full-time employee, with the fraction equal to the number of hours worked divided by the hours an employee must work to be considered full time. ■ If you answered No, do you choose to offer continuation? ☐ Yes ☐ No ■ Would you like CBIA to administer your group's continuation? ☐ Yes ☐ No					
BENEFIT ELECTIONS. See marketing materials for benefit options available by group size. A copy of the sold proposal for Life and Disability benefits must be signed and attached.						
☐ Group Basic Life ☐ Supplemental Life (3 to 9 eligible employees) ☐ Voluntary Life (10+ eligible employees)	□ Short-term Disability* - select □ Group □ Voluntary	t one	□ Long-term Disability* □ Group □ Voluntary	emplo	is not available to yees who work fewer 10 hours per week.	
□ Voluntary Dependent Life (10+ eligible employees) □ Dental	* If electing STD or LTD coverage an original completed Tax Service Agreement must be submitted. Separate Tax Service Agreements are required if electing both STD and LTD coverage.					
Group Voluntary Voluntary Vision - select one 12/12/12 12/12/24	Additional No-cost Services Identity Theft Protection Separate forms are required to set up each of these services. Employer paid CBIA COBRA Administration Gold Platinum Employee only Employee & family		1 Platinum			
☐ Voluntary Accident & Illness Benefits				□ Employee paid	Page 1 of 3	

EMPLOYER PARTICIPATION AGREEME
RETIRED EMPLOYEES — A retired employee is defined as a former employee who is age 65 or older and worked for your company as a full time employee for a minimum of 10 years and was retired by your company. Coverage is not available to retirees under age 65. Are you selecting retiree coverage?
6 PARTICIPATION AND CONTRIBUTION GUIDELINES AND OTHER IMPORTANT INFORMATION
The undersigned employer attests that it meets and will abide by all of the following participation requirements:
 The undersigned employer is a member of the Connecticut Business & Industry Association (CBIA) and will renew membership annually. The undersigned employer is a firm, corporation, partnership or association that has been actively engaged in business for at least three consecutive months. The undersigned employer acknowledges that an active eligible employee is an employee who works more than 30 hours per week. Some employers may also wish to provide cover-age to employees who work 20-29 hours per week. A minimum of 50% of the full-time eligible employees enrolling in the CBIA Health Connections program work/reside in Connecticut. The undersigned employer employs a minimum of five (5) full-time active eligible employees. The undersigned employer must maintain a minimum of five (5) enrolled employees participating in all offered Group lines of coverage at all times. If there are fewer than five (5) active full-time employees enrolled in any Group line of coverage, that line of coverage will not be renewed.
The undersigned employer must meet a minimum of 75% participation of eligible employees. Group dental requires 40% participation of eligible employees. Valid waivers can be excluded from the calculation for medical and dental coverage.
 The undersigned employer must meet a minimum of 100% participation for all coverages that are non-contributory, whereby the employer pays 100% of the premiums.
The undersigned employer understands that there are separate participation requirements for voluntary coverages:
 Employers with nine (9) or fewer employees: Voluntary Life, Short Term Disability and Long Term Disability have a minimum participation requirement of three (3) enrolled employees. Voluntary Dental, Vision & Accident and Illness have a requirement of two (2) lines of coverage offered by CBIA Health Connections and three (3) employees enrolled in one line of coverage. Supplemental Life does not have a minimum participation requirement; The employee must be also be enrolled in basic life coverage. Employers with 10 to 50 employees: Voluntary Life, Short Term Disability and Long Term Disability have a minimum participation requirement of three (3) enrolled employees. Voluntary Dental, Vision, and Accident and Illness have a requirement of one (1) line of coverage and three (3) employees enrolled for coverage. Supplemental Life is not available. Employers with 51 or more employees: Voluntary Dental, Vision, and Accident and Illness have a requirement of one (1) line of coverage and three (3) employees enrolled for coverage. Voluntary Dental, Vision, and Accident and Illness have a requirement of one (1) line of coverage and three (3) employees enrolled for coverage. Supplemental Life is not available.
 The undersigned employer has a place of business in Connecticut. The undersigned Employer agrees to provide annual certification of continued adherence to the Program participation requirements listed here. One hundred percent (100%) of the eligible employees enrolling in the Program are covered by Workers' Compensation insurance, except those eligible employees who are not legally required to be covered by Workers' Compensation insurance. The undersigned employer agrees to give a minimum 15-days advance written notification to CBIA Service Corporation if it wants to cancel any coverages. Otherwise, it will be liable for the premium or applicable charges until the termination of its participation in the Program. The undersigned employer agrees that reinstatement after cancellation for non-payment (including NSF payments) can only occur two (2) times during a rolling twelve (12) month period. To disenroll individual(s) from an employer/union sponsored Medicare Advantage plan and convert them to Original Medicare, the employer or union must provide the following. The employer/union will provide CBIA a timely notice of contract termination or the ineligibility of an individual to participate in the employer or union group sponsored Medicare Advantage plan. Such notice must be prospective, not retroactive. The employer/union must provide a prospective notice to its members alerting them of the termination event and of other insurance options available to them through their employer/union. Medicare Advantage Notice: The Medicare Advantage organization (or the employer/union, acting on its behalf) must provide prospective notice to the beneficiary that his/her plan enrollment is ending at least 21 calendar days prior to the effective date of the disenrollment. The notice must include information about other individual plan options the beneficiary may choose and how to request enrollment. I
not have measure alog corolage. Notice most include information about the potential for late entering penalties that that apply in the follow.

	EMPLOTER PARTICIPATION AGREEMEN			
7 AGENT INFORMATION				
I designate Agent of Record as:	Agency			
Address (Street)	Address (City, State, ZIP Code)			
The undersigned agent attests they are individually, and the applicable commissionable agent, are duly licensed to solicit enrollment of qualified employees or former employees of an employer participating in CBIA Health Corepresents that he/she is authorized to execute this Agreement on behalf of the commissionable agent.	and have the required training and appointments with the appropriate government agency, authority, and carrier(s) onnections and also specifically into a Medicare Advantage with Prescription Drug "MAPD" Plan. The agent of record			
Commissions payable to:				
Address (if different from above)	Telephone			
Tax Identification number (if commissions are being paid to the agency)	Social Security Number (if commissions are being paid to the agent)			
	gents of records/commissionable agents that are properly licensed with government authorities and appointed with e/appointment all relevant parties acknowledge and agree the relationship is strictly limited to commission and no advice			
Agent of Record: Print Name	Agent of Record: Signature			
8 AUTHORIZATIONS AND ATTESTATIONS				
In consideration of the promises and mutual covenants herein contained and other good and valuable considerat as follows:	tion, the sufficiency of which is hereby acknowledged, it is mutually covenanted and agreed by and between the parties			
to be bound by all provisions and amendments of applicable participating carriers' Group Service Agreements, the second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreements are second service Agreements and the second service Agreement service Agreements are second service Agreements and the second service Agreement s	of this Agreement. If accepted as a participating employer in the CBIA Health Connections program (Program), it agrees the CBIA Health Connections Administration Manual, the Business Associate Agreement incorporated herewith as Adrative Services Agreement (ASA). It acknowledges that it is the plan administrator and sponsor for its employees' health PAA laws.			
Program (Participating Carriers). It understands that CBIA Service Corporation accepts payments for insured covering the content of the conte	n advance, along with any applicable fees, for coverage provided or administered by carriers who participate in the erage as an agent of Participating Carriers. For self-funded coverage under the Fixed Funding Solutions medical program, agrees that CBIA Service Corporation will bill and collect broker compensation between it and its broker at a default rate			
$The \ undersigned \ employer \ acknowledges \ that \ CBIA \ Service \ Corporation \ is \ not \ an \ insurer \ or \ carrier \ and \ is \ not \ liable \ for \ liable \ liable \ for \ liable \ for \ liable \ for \ liable \ liable \ $	ale for payment of benefits.			
$The \ undersigned \ employer \ acknowledges \ that \ coverage \ will \ automatically \ renew \ unless \ a \ notice \ of \ termination$	is provided.			
	e contracting with ConnectiCare, Inc, its affiliates, subsidiaries and successor corporations (CCI) to provide Medicare d by the Centers for Medicare and Medicaid Services (CMS) effective on the effective date of coverage set forth in this re Medicare Advantage Group Agreement which can be found at chia.com/medicare.			
Should any information furnished by the Owner/Officer/Employee of the undersigned employer be a misrepresment.	entation or fraudulent, CBIA Service Corporation may rescind enrollment for coverage(s) back to the date of this Agree-			
I hereby attest to the accuracy and truthfulness of the information provided, and I agree to comply with the about $\frac{1}{2}$	we provisions.			
Owner/Officer of the Company - print name	Witness (Agent) - print name			
Owner/Officer signature Date	Witness (Agent) signature Date			
Company Name				
Street Address				
City, State ZIP				
Owner/Officer email address				
CBIA Service Corporation accepts the undersigned employer as a Participating Employer in the Program. It agree received for coverage(s) to designated Participating Carriers.	es to enroll designated eligible employees and dependents for coverage(s), and to forward premium or applicable charges			
Authorized CBIA Service Corporation signature	Date			