

GHI APPLICATION FOR LARGE GROUPS

(101+ Full Time Equivalent Employees)

For use with EmblemHealth insurance programs that are underwritten by Group Health Incorporated (GHI)

PRINT IN INK

SECTION I: GROUP INFORMATION						
Company Name					Date	
If applicable, DBA Company Name					I	
Address						
City			State	ZIP		County
Telephone No. () Fax No. ()				l		
Company Officer's Name	Email Address					
Title	1					
Group Contact	Title			Telephone No.		
Email Address						
Address Same as above						
City			State	ZIP		County
Additional Office Locations						
Nature of Business	SIC/NAIC Code		Taxpayer I		ID No.	
Group Status:						
Multiemployer Plan (i.e., Taft-Hartley Plan)						
Parent Corporation* applying for coverage for its employees and/or employees of some or all of its subsidiaries/affiliates						
☐ Multiple Employer Plan* (e.g., association, MEWA)						
☐ Large Employer						
Other (please describe)						
*If you checked Parent Corporation or Multiple Employe						st supply

Group Health Incorporated (GHI), HIP Health Plan of New York (HIP), HIP Insurance Company of New York and EmblemHealth Services Company, LLC are EmblemHealth companies. EmblemHealth Services Company, LLC provides administrative services to the EmblemHealth companies.

SECTION II: BILLING					
Premium invoices should be sent to:					
Address					
City		State	ZIP	County	
Telephone No.	Email Address				
Contact Person (if different than above)					
Telephone No.	Email Address				
SECTION III: GR	OUP ADMINIST	TRATIO	N		
A. Number of full-time employees* employed by the employer:					
B. Average total employees over the past 12 months:					
C. Number of eligible employees (employees must work at least 20		plicant):			
D. Number of employees applying:		,			
E. Number of COBRA participants:					
	et forth in 26 H.S.C. 498	:N(H) to deta	ermine aroun size This	is the same	
* Use the "full time equivalent" (FTE) employee counting method set forth in 26 U.S.C. 4980(H) to determine group size. This is the same calculation method used to determine employer liability under the "Shared Responsibility for Employers" provisions of the Affordable Care Act (ACA) and Internal Revenue Code. Note that employees of affiliated entities under common control (such as parent corporations and wholly					
owned subsidiary corporations) must be counted together for thi	s purpose.				
Employee Eligibility:					
Active Employees: All active, permanent, full-time employees who	work at least	_ hours pe	r week (minimum 20 ho	urs/week).	
Are any classes excluded? \square Yes \square No					
If yes, indicate classes excluded:					
Retired Employees: ☐ Yes ☐ No					
A retired employee is defined as an employee who is: (check any t	:hat apply)				
\square Retired on pension by the employer					
Retired from service by the employer and who immediately prio service with the employer	or to the date of his/her	retirement	had completed at leas	t years of	
Retired on pension by the employer and who immediately prior service with the employer.	to the date of his/her re	etirement h	ad completed at least	years of	
Other group health or HMO coverage: Indicate below all other grothree (3) years.	up health coverage wh	ich is still i	n force or which termir	nated within the past	
<u> </u>					
Name and Address of Insurer	Type of Cove	erage	Effective Date of Policy	Termination Date of Policy	
			-	<u>-</u>	

SECTION IV: PRODUCT SELECTION				
Desired Effective Date:				
Product 1				
Product Name:				
Product 2				
Product Name:				
Product 3				
Product Name:				
EmblemHealth Dental				
Product Name:				
Are all eligible employees selecting EmblemHealth dental?				
Is EmblemHealth dental being offered as a voluntary program? \square Yes \square No				
Is this a replacement dental policy?				
If yes, please name the prior administrator:				
If you are selecting more products, please attach a new sheet listing the information above for each additional product.				
SECTION V: ENROLLMENT POLICIES CLASS:				
SECTION V: ENROLLMENT POLICIES CLASS: EMPLOYER CONTRIBUTIONS (There is no minimum employer contribution required.)				
Employee: % or \$				
□ Family: % or \$				
□ Other:				
NEW HIRE ELIGIBILITY POLICY (The waiting period cannot exceed 90 days.) Date of Hire First of the month following date of hire				
PLUS:				
□ 30 Days □ 60 Days □ 90 Days □ Other (please specify):				
TERMINATION POLICY				
☐ Date Terminated ☐ End of Month ☐ Other				
SECTION V-A: ENROLLMENT POLICIES CLASS:				
EMPLOYER CONTRIBUTIONS (There is no minimum employer contribution required.)				
☐ Employee: % or \$				
☐ Family: % or \$				
Other:				
NEW HIRE ELIGIBILITY POLICY (The waiting period cannot exceed 90 days.)				
☐ Date of hire ☐ First of the month following date of hire				
PLUS:				
30 Days 60 Days 90 Days Other (please specify):				
TERMINATION POLICY				
☐ Date Terminated ☐ End of Month ☐ Other				

SECTION VI: MEDICARE	AS SECONDARY PAYOR				
For employer groups comprised of one or more employees, please check y benefits for your Medicare Eligible Active Employees (you must check one					
A. Employed fewer than twenty (20) full time or part time employees for twenty (20) or more calendar weeks for each working day in each of twenty (20) or more calendar weeks in the current calendar year (or the preceding calendar year).					
Employed twenty (20) or more full or part time employees for twenty or more calendar weeks in the current calendar year (or the preced	(20) or more calendar weeks for each working day in each of twenty (20) ling calendar year).				
purpose of the Medicare secondary payer rules. According that are members of the same controlled group of corporation parent company owns at least fifty percent (50%) of a subside	ternal Revenue Code Section 52 must be treated as a single employer for to Internal Revenue Code Section 52, all employees of all corporations on smust be treated as employed by a single employer. This means that if a liary, then the number of employees of the parent and the subsidiary must be combined in some 0%) of the brother-sister corporations.				
B. Please check here if your group is a large group health plan. A large employee organization to provide health benefits that cover the employee (100) employees on a typical business day during the prec	ployees of at least one (1) employer that normally employed at least one				
SECTION VII: BROKER INFORMATION					
Primary Selling Agent Name:	Commission %:				
License Number:	SA Code:				
Address:					
Telephone No.: ()	Fax No.: ()				
Email Address:					
Secondary/Split Selling Agent Name:	Commission %:				
License Number:	SA Code:				
Address:					
Telephone No.:	Fax No.: ()				
Email Address:					
General Agent Name:	Fee or Commission %:				
License Number:	SA Code:				
Address:					
Telephone No.:	Fax No.:				

Email Address:

SECTION VIII: AGREEMENT AND SIGNATURE

The group agrees to do the following:

- Make payroll deductions, if employee contributions are required, and remit to Group Health Incorporated the premiums payable in accordance with the terms of the Contract. Failure to pay on time could result in the termination of the group's coverage.
- Promptly notify Group Health Incorporated of the termination or addition of any Member(s) covered or to be covered.
- Promptly provide Group Health Incorporated with any information necessary to properly administer the coverage.
- Ensure compliance with ERISA/TEFRA/DEFRA/COBRA/OBRA and any other legislation pertaining to your group's coverage, as applicable.
- Employer/group acknowledges receipt of a Summary of Benefits and Coverage (SBC) in paper or electronic form from Group Health Incorporated (or its agent) for the health plan(s) for which the Employer/group is applying. Employer agrees that it shall deliver a copy of such SBC(s) to each eligible participant and beneficiary as part of any written application materials that are distributed by employer/group to participants and beneficiaries for purposes of enrollment under the health plan(s). If employer/group does not distribute written application materials for enrollment, the employer/group agrees to deliver the SBC to each participant no later than the first date on which the participant is eligible to enroll in coverage for the participant and any beneficiaries. The SBC shall be delivered to each participant and beneficiary either in paper form or, to the extent permitted by 45 C.F.R. 147.200(a)(4)(ii). electronically.

It is understood that:

- If an acceptable employee enrollment form is received prior to the eligibility date, coverage will begin on the date of eligibility.
- If an acceptable employee enrollment form is received subsequent to the eligibility date, coverage will begin on the date of receipt.
- All group applications are subject to approval by Group Health Incorporated.

I, the undersigned, understand and agree that this application is for health insurance coverage offered by Group Health Incorporated, and will form a part of any Contract issued in reliance upon it. Acceptance of the group for coverage and the final rates are based upon the above information and the eligibility of the actual enrollees. Any material misrepresentation within this group application or the enrollee transaction and application form, whether intentional or unintentional, may cause termination of this coverage subject to the terms of the Contract. I understand and agree that it is my responsibility to offer coverage to all eligible employees and their dependents; and

I also understand that any existing coverage presently being provided to employees should not be canceled until written approval of this application has been received. I am submitting a one (1) month premium deposit to be held without obligation until this application is approved. This premium deposit will be applied to the applicable premium billing/payment frequency I selected under this Contract. The premium deposit submitted with this application will be refunded if coverage does not become effective.

All statements in this application for coverage under a Contract for insurance shall be deemed representations and not warranties, and no such statements shall be used to deny a claim under the Contract, unless the statements are made in the application or in addenda attached to the Contract.

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 shall also be subject to a civil penalty not to exceed five thousand (5,000) dollars and the stated value of the claim for each such violation.

Signed at:		on the	day of	, 20
Ву:	(print name)	Title:		
•	(signature)			

Please return this completed application and the following items:

- Employer's Quarterly Report of Wages Paid to Each Employee (NYS—45)
- Copy of a 12-month old (or more recent, if necessary) billing statement
- First month's premium

To: EmblemHealth
New Business/Sales
55 Water Street
New York, NY 10041