CALIFORNIA Employer Application for Small Business



To avoid processing delays, please make sure you:

- 1. Answer all questions completely and accurately.
- 2. Complete and submit the Product and Benefit Selection Form.
- 3. Submit the most recent billing statement listing those
- currently insured/covered and current status.
- 4. Submit most recent wage and tax information.

UnitedHealthcare Insurance Company UnitedHealthcare of California UnitedHealthcare Benefits Plan of California

Include a deposit check for any required premiums.
 DO NOT CANCEL YOUR EXISTING COVERAGE UNTIL YOU RECEIVE WRITTEN NOTIFICATION OF APPROVAL.

General Information								Effective Date			
Group's Legal Name								Tax ID			
DBA, if applicable											
Group name to appear on ID ca	rd (maximum 30 c	haract	ters and spaces)								
Address		_ _	<u> </u>	1				Start Date of Bu	siness	1	
City	State	Zip C	Code	Te	elephone		Fax				
Billing Contact / Title	1	1	Telephone		Email Address						
Billing Address (If different)		-			1						
Executive Contact / Title			Telephone		Email Add	ress					
Administrative / Service Contac	t / Title		Telephone		Email Add	ress					
Organization Type: □ Partnershi □ Non-Profit □ Sole Propr	o □C-Corp ietor □Other	□S-C		>	Nature of E	Nature of Business					
Did you have any employees oth				d							
domestic partner during the pre Did you have at least one non-sp	• •			r	Industry (SIC) Code						
calendar year? □Yes □No		wemp	hoyee during the prior		Industry (S	SIC) Code					
Multi-Location Group* # of Locations Address(es) (Use additional sheet of paper if necessary)											
*If the majority of your employees are not located in your state of application, UnitedHealthcare policies and/or state law may require that your policy be written out of a different state and/or that your benefit plans vary.											
#of hours Classes Excluded	Waiting Period							aiting Period	Waiting		
to be (if applicable):	(Not to exceed	(Not to exceed 90 calendar days)						Rehire	Period V for Initia		
	🗆 1st of the mo	ays of employment			following						
(# of hours)				follo	wing Date c	of Hiro	-	months	□ Yes	□ No	
□ Non-Management □ [months] [days] of employment following Date of Hire days											
Subject to ERISA Regulation If No, please indicate appropriate category Yes No Church (Additional information needed) Federal Government											
(Most private sector plans are 🛛 Indian Tribe – Com							nment (State, Local or Tribal)				
			nt/Foreign Embassy								
Have Workers' Workers' Comp Carrier Name or Reason if no coverage Names of Owners/Partners not covered by Workers' Comp Comp Yes No											
Names of Persons currently on											
			COBRA					nt COBRA Date of Qualifying Event			
Extended/Disabled C Name COBRA Cal-COB											
Name COBRA Cal-COBF					COBRA Qualifying Event COBRA Date of Qualifying E			g Event			
	-			DR I	USED BY H	EALTH CA	RE	SERVICE PLA			
INSURANCE COMPANIES AS	A CONDITION O										
Coverage provided by "UnitedHealthcare and Affiliates": Check appropriate box(es) for coverage(s) selected:											
Medical UnitedHealthcare Insurance Company or UnitedHealthcare Benefits Plan of California (Insurance Products: Navigate, Select Plus, Core, Doctors Plan, Non-Differential PPO)											
Medical UnitedHealthcare of California (HMO) Dental UnitedHealthcare Benefits Plan of California or UnitedHealthcare Insurance Company or Dental Benefit Providers of California, Inc.											
Vision UnitedHealthcare Benefits Plan of California or UnitedHealthcare Insurance Company Administrative services provided by United Healthcare Services, Inc. Optum Rx Inc. or OptumHealth Care Solutions, Inc. Behavioral health products by U.S. Behavioral											

Health Plan, California (USBHPC) or United Behavioral Health (UBH). SG.ER.23.CA 3/23

General Information (continued)

Has the Group be	en insu	red/covered	l by Uni	itedHealthcare in	the las	t 12 months?	Yes □I	No If yes, date c	overage	erminated
				Name of Carrier			Coverage Beg	in Date	Coverage End date	
Current Medical C	Carrier	□ None								
Current Dental Ca		□ None								
Current Vision Ca	rrier	□ None								
UnitedHealthcare's Leave of Absence (LOA) Policy; Eligibility for Medical Coverage										
will remain in force consecutive week	ce for: ((s for a) medical age pro	(1) No longe medical leav l coverage te vision or Co	r than e. Cove rminate rversio	13 consecutive verage may be extreme es under this LOA n of Medical Ben	weeks ended policy, efits pr	for non-medical for a longer peric the employee ma ovision described	leaves (od of tim ay exerc d in the (i.e. temporarily la e, if required by la ise the rights und Certificate of Cov	aid-off). (2 ocal, state er any app erage.	blicable Continuation
-		-	-		•	•		ployees (as defin	-	
			•	• • • •						
No, we do not offer medical coverage during a leave of absence.										
Participation				# Employees Apply	Ing for:	# Employees Waiv	-	Contribution	Employer	% Employer % for Dep
# Full-Time (30 ho the course of a l		week over		Medical		Medical		Medical		
Eligible Employe		olling in CA		Dental		Dental		Dental		
# Part-Time (20-29				Vision		Vision		Vision		
Eligible Employe		olling in CA		Other		Other		Other		
# Full-Time (30+ H Eligible Employe Outside of CA		olling								
# Part-Time (20-29 Hours) Eligible Employees enrolling Outside of CA										
# Employees in Waiting Period (Not exceed 90 calendar days)										
Total # Employees Waiving										
# Ineligible Employees (other than noted above)										
Total # Employees										
Questions Reg	arding	Group Siz	e							
Enter the Prior Calendar Year Average Total Number of Employees Under Health Care Reform law, the number of employees means the average number of employees employed by the company during the preceding calendar year. An employee is typically any person for which the company issues a W-2, regardless of full-time, part-time or seasonal status or whether or not they have medical coverage. To calculate the annual average, add all the monthly employee totals together, then divide by the number of months you were in business last year (usually 12 months). When calculating the average, consider all months of the previous calendar year regardless of whether you had coverage with us, had coverage with a previous carrier or were in business but did not offer coverage. Use the number of employees at the end of the month as the "monthly value" to calculate the year average. If you are a newly formed business, calculate your prior year average using only those months that you were in business. Use whole numbers only (no decimals, fractions or ranges).										
Enter the Prior Calendar Year Total Number	For purposes of determining your number of eligible employees, Eligible employees are those who are eligible to enroll in any medical plan you offer, even if they aren't eligible to enroll in a UnitedHealthcare plan. Here you may add COBRA and retirees.									
of Eligible Employees	employ	yees at the e	nd of e		ld all th	e monthly eligible		year: (1) Count th from line (1) and c		
Enter the Prior Calendar Year Full Time Equivalent Total	the ave	erage numbe	er of en		ed full-t	ime (at least 30 h		count, the numb eek in any given n		
Number of Employees	month not full	the number -time employ	of full-t yees fo	ime employees d	livided 20. Emp	by the aggregate ployers should ex	numbe	h otherwise deter r of hours of serv mployees who we	ice of all e	mployees who are

CALIFORNIA LAW PROHIBITS AN HIV TEST FROM BEING REQUIRED OR USED BY HEALTH CARE SERVICE PLANS AND INSURANCE COMPANIES AS A CONDITION OF OBTAINING COVERAGE.

Questions Regarding Group Size (continued)								
□ Yes □ No	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 □ 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 that 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	Does your group sponsor a plan that covers employees of more than one employer? If you answered Yes, then indicate which of the following most closely describes your plan: Professional Employer Organization (PEO) Governmental Multiple Employer Welfare Arrangement (MEWA) Church Taft Hartley Union Employer Association							
□ Yes □ 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.							
Important Information								

I understand that the Evidence of Coverage, Certificate of Coverage or Summary Plan Description, and other documents, notices and communications regarding the coverage indicated on this application, herein referred to as "Disclosure Materials," will be transmitted electronically to the Group/Company.

I acknowledge and affirmatively agree, on behalf of the Group/Company, to provide the applicable Disclosure Materials provided by UnitedHealthcare and Affiliates that contain information regarding benefits, services, exclusions, limitations and terms of the enrollee's health care coverage in electronic form and/or hard copy to enrolled members in accordance with California and federal laws, so as to afford the enrollee full and fair disclosure.

I represent that, to the best of my knowledge, the information I have provided in this application – including information regarding qualified beneficiaries and dependents who have elected continuation under COBRA or state continuation laws – is accurate and truthful. I understand that UnitedHealthcare and Affiliates will rely on the information I provide in determining eligibility for coverage, setting premium rates, and other purposes. If UnitedHealthcare can demonstrate you committed an act or practice that constituted fraud or an intentional misrepresentation of a material fact, it may result in rescission of the group/company policy/agreement, termination of coverage, or increase in premiums retroactive to the original effective date of the agreement/policy. UnitedHealthcare will issue a written notice via regular certified mail at least 30 days prior to the effective date of the rescission explaining the basis for the decision of rescission and your appeal rights. After 24 months following the issuance of the agreement/policy, UnitedHealthcare will not rescind the agreement/policy due to any omissions, misrepresentations or inaccuracies in the application form, whether willful or not. Group/Company will receive any notices for failure to pay and/or termination in writing. In accordance with the Group Subscriber Agreement/Policy, Group is delegated to provide notice of termination to each subscriber/insured person's current address. For nonpayment of premiums, UnitedHealthcare and Affiliates will send a notice of termination with appeal rights directly to the member.

The falsity of any statement in the application for any Policy/Group Subscriber Agreement shall not bar the right to recovery under the Policy/ Group Subscriber Agreement unless such false statement was made with actual intent to deceive or unless it materially affected either the acceptance of the risk or the hazard assumed by the insurer/health care service plan.

UnitedHealthcare disclosure regarding producer compensation: In some instances, we pay brokers and agents (referred to collectively as "producers") compensation for their services in connection with the sale of our products, in compliance with applicable law. In certain states, we pay "base commissions" based on factors such as product type, amount of premium, group size and number of employees. These commissions, if applicable, are reflected in the premium rate. In addition, we may pay bonuses pursuant to programs established to encourage the introduction of new products and provide incentives to achieve production targets, persistency levels, growth goals or other objectives. Bonus expenses are not directly reflected in the premium rate but are included as part of the general administrative expenses. Please note, we also make payments from time to time to producers for services other than those relating to the sale of policies/agreements (for example, compensation for services as a general agent or as a consultant).

Producer compensation may be subject to disclosure on Schedule A of the ERISA Form 5500 for customers governed by ERISA. We provide Schedule A reports to our customers as required by applicable federal law.

For specific information about the compensation payable with respect to your particular policy/agreement, please contact your producer.

CALIFORNIA LAW PROHIBITS AN HIV TEST FROM BEING REQUIRED OR USED BY HEALTH CARE SERVICE PLANS AND INSURANCE COMPANIES AS A CONDITION OF OBTAINING COVERAGE.

BINDING ARBITRATION

I AGREE AND UNDERSTAND THAT ANY AND ALL DISPUTES, INCLUDING CLAIMS RELATING TO THE DELIVERY OF SERVICES UNDER THE PLAN AND CLAIMS OF MEDICAL MALPRACTICE (THAT IS, AS TO WHETHER ANY MEDICAL SERVICES RENDERED UNDER THE HEALTH PLAN WERE UNNECESSARY OR UNAUTHORIZED OR WERE IMPROPERLY, NEGLIGENTLY OR INCOMPETENTLY RENDERED), EXCEPT FOR CLAIMS SUBJECT TO ERISA, BETWEEN GROUP/COMPANY, MEMBERS AND ENROLLEES (INCLUDING ANY HEIRS OR ASSIGNS) AND UNITEDHEALTHCARE OF CALIFORNIA, UNITEDHEALTHCARE OR ANY PARENTS, SUBSIDIARIES OR AFFILIATES, SHALL BE DETERMINED BY SUBMISSION TO BINDING ARBITRATION BY A SINGLE NEUTRAL ARBITRATOR IN ACCORDANCE WITH THE COMMERCIAL RULES OF THE AMERICAN ARBITRATION ASSOCIATION. ANY SUCH DISPUTE WILL NOT BE RESOLVED BY A LAWSUIT OR RESORT TO A COURT PROCESS, EXCEPT AS THE FEDERAL ARBITRATION ACT PROVIDES FOR JUDICIAL REVIEW OF ARBITRATION PROCEEDINGS. ALL PARTIES TO THIS AGREEMENT ARE GIVING UP THEIR CONSTITUTIONAL RIGHTS TO HAVE ANY SUCH DISPUTE DECIDED IN A COURT OF LAW BEFORE A JURY, AND INSTEAD ARE ACCEPTING THE USE OF BINDING ARBITRATION IN ACCORDANCE WITH CALIFORNIA ARBITRATION LAW (TITLE 9 OF THE CALIFORNIA CODE OF CIVIL PROCEDURE §1280 ET SEQ.) EXCEPT WHERE SUCH LAWS MAY BE PREEMPTED BY FEDERAL LAW INCLUDING, BUT NOT LIMITED TO, THE FEDERAL ARBITRATION ACT, 9 U.S.C. § 1 ET SEQ. IF A CLAIM FOR MEDICAL MALPRACTICE SEEKS TOTAL DAMAGES OF \$50,000 OR LESS, THE CLAIM OR DISPUTE SHALL BE DECIDED BY A SINGLE NEUTRAL ARBITRATOR WHO SHALL HAVE NO JURISDICTION TO AWARD MORE THAN \$50,000. IF THE PARTIES ARE UNABLE TO AGREE TO THE SELECTION OF A SINGLE ARBITRATOR, THE METHOD FOR THE APPOINTMENT OF THE ARBITRATOR IN CALIFORNIA CODE OF CIVIL PROCEDURE SECTION 1281.6 SHALL BE UTILIZED.

Authorized Signer for Group (Name Required)							Title (Required)		
Signature (Required)					Date (Required)				
Producer Information (i	if applicable								
Writing Producer Name					Writing Producer SSN				
Holds Current Appointment with □ UnitedHealthcare	Payee CA License #		Payee CA License Expiration Date		Writing Agent's License #		Writing Agent's License Expiration Date		
All Payments to			Payee Code	CRID Code	Tax ID#		If more than one Producer*, Split%		
Street Address			City				State	ZIP Code	
Producer Phone # Producer Fax			x Number Producer Email Add			Address	ldress		
The contents of this application were fully explained during a meeting with the Group submitting this application. Coverage, eligibility, the effect of misrepresentations, and termination provisions were discussed.									
Please Check One of the Following (Required): I attest that I assisted the applicant in submitting this application to UnitedHealthcare. To the best of my knowledge, the information on the application is complete and accurate. I explained to the applicant, in easy-to-understand language, the risk to the applicant of providing inaccurate information and that, to the best of my knowledge, the applicant understood the explanation. 									
I attest that I did not advise or assist the applicant whatsoever in providing answers or responses to any of the questions contained in the application.									
IMPORTANT NOTICE: If you willfully state as true any material fact you know to be false, you are subject to a civil penalty of up to ten thousand (\$10,000) pursuant to California Insurance Code Section 10119.3 and California Health and Safety Code Section 1389.8.									
Producer Signature							Date		
*If more than one Producer, provide the second Producer's information on an additional sheet of paper.									
General Agent Informat	tion (if applic	cable)							

General Agent Information (if applicable)									
General Agent	General Agent Tax ID# Phone #		Franchise Code						
Street Address	City		State	ZIP Code					
Contact Name	Email Address								

CALIFORNIA LAW PROHIBITS AN HIV TEST FROM BEING REQUIRED OR USED BY HEALTH CARE SERVICE PLANS AND INSURANCE COMPANIES AS A CONDITION OF OBTAINING COVERAGE.

