

TRUSTMARK LIFE INSURANCE COMPANY Application for Stop Loss and Ancillary Insurance Coverage

Application is hereby made to Trustmark Life Insurance Company ("Company") for Aggregate and Specific Stop Loss Insurance. Application may also include ancillary coverage as indicated on the proposal. This Application must be accepted and approved by the Company prior to any Contract being in effect.

Attach a copy of the proposal indicating the employer's plan selection(s) with this application.

Employer Information				
FULL LEGAL NAME OF EMPLOYER				
KEY CONTACT AT EMPLOYER	COMPANY PLAN ADMINISTRATOR (NAME AND	TITLE)		
	·			
ADDRESS	PHONE NUMBER	FAX NUMBER		
CITY/STATE/ZIP CODE		E-MAIL ADDRESS		
Subsidiary or affiliated companies (companies under common control through stock ownership, contract or otherwise) that are to be included. List legal names and addresses of such companies.				
OTHER LOCATIONS. INCLUDE CITY, STATE AND ZIP CODE				
NATURE OF EMPLOYER'S BUSINESS AND DATE BUSINESS STARTED				
□ Corporation □ Partnership □ Proprietorship □ Other				
Has the Employer ever voluntarily applied for relief in the Bankruptcy Court? Yes No If yes, explain:				
Enter the full name of your Employee Benefit Plan				
Coverage Information				
Proposed Effective Date:				
Number of full-time and part-time employees:				
Number of full-time employees:				
Minimum number of hours worked per week to be an eligible employee (cannot be less than 25 hours per week):				
Total eligible employees: Estimated initial enrollment:				
Deposit premium \$				

Empl	oyer Name:				
Cov	verage Information (continued)				
Number of employees covered under or in election period of COBRA or state continuation:					
Nur	Number of employees in their waiting period:				
NOTE: Any employee who is in their waiting period and eligible for coverage within 60 days of the group's effective date must submit a completed Employee Eligibility Statement.					
Elig	Eligible employees will be insured the first day of the month followingdays of continuous employment (waiting period).				
	Waive the waiting period for all employees duri	ng the initia	l enrollment.		
Car	ve Out? \square Yes \square No				
If "y	yes," indicate the class to be covered				
A.	Aggregate Stop Loss				
	Benefit Period: Eligible Employer Losses from	Plan expen	se		
	Incurred from	$_{-}$ through $_{-}$, and	
	Paid from	_ through _		<u>.</u>	
	Coverages applying to Aggregate Stop Loss in	clude:	☐ Medical	☐ Prescription Drug Card Program	
B.	Specific Stop Loss				
	Benefit Period: Eligible Employer Losses from	Plan expen	ses		
	Incurred from	$_{-}$ through $_{-}$, and	
	Paid from	$_{-}$ through $_{-}$			
	Eligible expenses for Specific Stop Loss include	de:	☐ Medical	☐ Prescription Drug Card Program	
Co	ntribution				
Em	ployer Contribution: Employer may contribute	toward the	health coverage.		
	ployer contribution for employees:%		contribution for dep	endents%	
Dric	ar Coverage				
FIII	or Coverage				
ls p	rior group medical coverage?	insured	\square self-funded		
Nan	ne of prior group medical carrier:			In effect since:	
Nan	ne of prior group dental carrier:			In effect since:	
Why	Why are you leaving your current group carrier?				
	Premium renewal date with current group carrier?				
Atta	Attach a copy of the most recent billing statement(s) from your prior carrier(s).				

Risk Assumptions

Active Employees and Dependents:

The Company will rely on the data included in this application to assist in underwriting the Employer for Insurance.

The Employee Eligibility Statement, Employee Application, Employee Enrollment Form or other similar form, which captures information regarding medical conditions and treatment of eligible persons, is made part of this application for insurance and shall be relied upon in determining rates and eligibility for coverage.

The Company has the right to revise the rates (retroactively or prospectively) for the Stop Loss Insurance Contract, or rescind or terminate the Stop Loss Insurance Contract if a person completes the Employee Eligibility Statement, Employee Application, Employee Enrollment Form or other similar form (collectively "Form") with false, incomplete or misleading information or fails to notify the Company of any changes to the answers to the medical information question in any Form resulting in a material misrepresentation affecting the assessment of the risk or the terms or conditions for coverage.

General Conditions

It is understood and agreed as conditions precedent to the approval of this Application that:

- The Employer is financially sound, with sufficient capital and cash flow to accept the risks inherent in a "self-funded" health care plan;
- . The Third Party Administrator retained by the Employer will be considered the Employer's Agent and not the Company's Agent;
- All documentation including the Employee Eligibility Statement requested by the Company must be submitted prior to any approval of this Application and must be received by the Company within thirty (30) days of the Effective Date;
- The Company will evaluate the Employer's risk, and may require adjustments of rates, factors and or special limitations to accommodate for abnormal risks;
- Premiums are not considered paid until the premium check is received by the Company and at the rates set forth in the Schedule of Stop Loss.

In making this application, the Employer represents that such information accurately reflects the true facts and that the undersigned has authority to bind the Employer to the proposed Contract. Accordingly, this request will be a part of the Contract if accepted by the Company.

Any person who, with intent to defraud or knowing that he is facilitating a fraud against an insurer, submits application or files a claim containing a false or deceptive statement may be guilty of insurance fraud.

Dated at	this	day of		, 20	
Employer		Type or Print			
Authorized Office/Partner Tax ID #					
Well-or and a balant form			Please Print		
Address			-		





Broker Compensation Notice

insurance. Furthermore, I certify have been met. I understand that Life Insurance Company will not I understand that I represent the client not to terminate any exist understand that I have no right any claim for benefits under the Name of employer applying for in Broker signature:	no compensation is payable until I a pay me any compensation on costs are interest of the applicant for insuring coverage until receiving notice to bind this coverage, to alter term insurance contract.	ness establishment and that participation and contribution requirem am appointed by Trustmark Life Insurance Company, and that Trustr attributed to periods of coverage prior to my appointment date. rance, not Trustmark Life Insurance Company, and have advised that the coverage being applied for by this application is accept as of the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract or application in any manner or to accept the insurance contract
insurance. Furthermore, I certify have been met. I understand that Life Insurance Company will not I understand that I represent the client not to terminate any exist understand that I have no right any claim for benefits under the Name of employer applying for in	no compensation is payable until I a pay me any compensation on costs are interest of the applicant for insuring coverage until receiving notice to bind this coverage, to alter term insurance contract.	am appointed by Trustmark Life Insurance Company, and that Trustr attributed to periods of coverage prior to my appointment date. rance, not Trustmark Life Insurance Company, and have advised that the coverage being applied for by this application is accept as of the insurance contract or application in any manner or to ac
insurance. Furthermore, I certify have been met. I understand that Life Insurance Company will not I understand that I represent the client not to terminate any exist understand that I have no right any claim for benefits under the	no compensation is payable until I a pay me any compensation on costs are interest of the applicant for insuring coverage until receiving notice to bind this coverage, to alter term insurance contract.	am appointed by Trustmark Life Insurance Company, and that Trustr attributed to periods of coverage prior to my appointment date. rance, not Trustmark Life Insurance Company, and have advised that the coverage being applied for by this application is accept as of the insurance contract or application in any manner or to ac
insurance. Furthermore, I certify have been met. I understand that Life Insurance Company will not I understand that I represent th client not to terminate any exist understand that I have no right.	no compensation is payable until I a pay me any compensation on costs e interest of the applicant for insur ing coverage until receiving notice to bind this coverage, to alter term	am appointed by Trustmark Life Insurance Company, and that Trustr attributed to periods of coverage prior to my appointment date. rance, not Trustmark Life Insurance Company, and have advised that the coverage being applied for by this application is accept
insurance. Furthermore, I certify have been met. I understand that	no compensation is payable until I a	ım appointed by Trustmark Life Insurance Company, and that Trustr
		now nothing unfavorable about this employer or individual(s) applyin
		e compensation, do hold any and all licenses required by law to so compensation. I have reviewed all enrollment and application mate
SOCIAL SECURITY OR FEDERAL TAX ID NUMBER		PERCENTAGE OF BROKER COMPENSATION
BROKER OR AGENCY NAME (Please print.)		
SOCIAL SECURITY OR FEDERAL TAX ID NUMBER		PERCENTAGE OF BROKER COMPENSATION %
BROKER OR AGENCY NAME (Please print.)		
SOCIAL SECURITY OR FEDERAL TAX ID NUMBER		PERCENTAGE OF BROKER COMPENSATION
BROKER OR AGENCY NAME (Please print.)		
Complete this section only if compensation listed below mus		than one broker or agency. NOTE: The total percentage of broker
Federal Tax ID Number:		
Agency Name (Please print):		
	signation can be changed only by obt	an agency. Once an agency is designated as the entity to which taining a written release from the agency or upon receipt of a revised
Social Security Number:		
Primary Broker Name (Please pri	nt):	

UW8 (R8)

HIPAA PLAN SPONSOR CERTIFICATION FOR SELF FUNDED HEALTH PLAN SPONSORS

The Plan Sponsor must complete this form to certify that the group health plan documents have been amended to comply with HIPAA. No Protected Health Information (PHI) will be released until this form is complete.

If you sponsor a **self-funded health plan**, you must fill out this form.

By my signature below, the Plan Sponsor certifies that the governing documents for the group health plan (the "Plan") are amended to incorporate the following provisions, and that the Plan Sponsor shall:

- a) not use or further disclose the PHI other than the minimum necessary information as permitted or required by the Plan or as required by law;
- b) ensure that any agent, including a subcontractor, to whom it provides PHI received from the Plan agrees to the same restrictions and conditions that apply to the Plan Sponsor with respect to PHI;
- not use or disclose the PHI for employment-related actions and decisions or in connection with any other benefit or employee benefit plan of the Sponsor;
- d) report to the Plan any use or disclosure of the information that is inconsistent with the uses or disclosures described in (a) above;
- e) make available to the Plan PHI to comply with the HIPAA right to access in accordance with 45 CFR § 164.524;
- f) make available to the Plan PHI for amendment and incorporate any amendments to PHI in accordance with 45 CFR § 164.526;
- g) make available to the Plan the information required to provide an accounting of disclosures in accordance with 45 CFR § 164.528;
- h) make its internal practices, books, and records relating to the use and disclosure of PHI received from the Plan available to the Secretary of Health and Human Services for purposes of determining compliance by the Plan with the HIPAA privacy requirements;
- i) if feasible, return or destroy all PHI received from the Plan that the Plan Sponsor still maintains in any form and retain no copies of such information when no longer needed for the purpose for which disclosure was made, except that, if such return or destruction of the information is not feasible, limit uses and disclosures to those purposes that make the return or destruction of the information infeasible; and
- j) Ensure that the adequate separation between Plan and Plan Sponsor (i.e., the "firewall"), required in 45 CFR § 504(f) (2) (iii), is satisfied.

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AUTHORIZED REPRESENTATIVES

You must provide a list of the individuals, including any agent, broker or agency who are authorized to have access to employees' PHI on behalf of the Plan for the purposes of Plan administrative functions. ONLY THOSE WRITTEN IN THIS BOX WILL BE AUTHORIZED. Please provide the first name, last name, title, and any agency name.

You are required to select the limit of PHI an Authorized Representative is allowed to receive. Authorized Representatives may have different access levels to employees' PHI as permitted by HIPAA. If there is a change to this list of Authorized Representatives, please contact us.

Name†	Title	PHI Access
		_LMTD _CLMS1_CLMS2_FINANCE
		LMTDCLMS1CLMS2FINANCE
		_LMTD _CLMS1_CLMS2_FINANCE

†If additional appointments for Authorized Representatives are needed and you run out of space on this form, please request the List of Authorized Representatives Form.

Access Levels

- LMTD This individual works with enrollment, termination, COBRA, etc., and needs no additional health information.
- CLMS 1 This individual needs to check the status of claims, and should have access to minimal PHI, including eligibility information.
- CLMS 2 This individual assists participants in filing claims or appeals, and should have access to all claims data.
- FINANCE This individual should receive reports related to the financial maintenance of the coverage (e.g., check registers).

PRIVACY OFFICIAL You are required by HIPAA to name a Privacy Official. The Privacy Official is responsible for overseeing privacy compliance. The Privacy Official will be considered an Authorized Representative unless you specify otherwise. If the Privacy Official changes, please contact us. Privacy Official First and Last Name: Title: Contact Email: Contact Phone: PLAN SPONSOR NAME GROUP ID NUMBER Authorized Signature Date: Printed Name:

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