

Offered By Evergreen Security Trust

Managing General Agent: DiMartino Associates 1325 Fourth Avenue, Suite 1705, Seattle, WA 98101

FOR OFFICE USE ONLY					
Dent Key:					
Eff. Date:					
Group # :					
Area :					
_					

MASTER APPLICATION FOR INSURANCE COVERAGE

Return application to NWEM@dimarinc.com

	10	cturn application	10 11 11 12	wiw dimai ii	iic.com		
COMPANY INFORMATION							
Legal Name of Business:		Requested Effective Date:		Effective Date:	☐ Corporation ☐ Partnership		
Doing Business As (DBA):			Employer 7	Γax ID Number (EIN):	☐ Proprietorship ☐ Other:		
Type of Business:				NAICS Co	de:	SIC Code:	
Physical Business Address (No PO	Box or PMB):			1			
Mailing Address (if different from	Physical Busines	ss Address):					
Billing/Eligibility Contact:		Phone:			Email:		
		Fax:					
		11 6					
MEDICAL – Medical coverage additional application must	-			•		÷ *	
	☐ An applicati	An application for medical coverage has also been completed					
Medical Coverage (Required):	Medical Coverage through Northwest Employers Marketplace is already in force						
	Chosen rate	Chosen rate structure: ☐ age rates ☐ composite rates					
LIFE/AD&D COVERAGE – Life coverage elected.	Map Assuranc	e Company - \$10	0,000 Lij	re/AD&D cov	verage is required. The bel	ow amounts represent total	
	\$15,000	□ \$25,000	1 1	000 (only av	ailable for ore enrolled employees)	□ Dependent Life \$5,000/SP \$2,500/CH	
VISION – VSP							
	☐ Exam Plus	☐ Basic		Preferred	☐ Enhanced		
DENTAL – Delta Dental of Wash	ington						
Dental Coverage:	Plan 1	☐ Plan 2		Plan 3	□ Plan 4		
]	☐ Orthodontia	ı - only available t	o groups	of 10 or mo	re enrolled employees		
	☐ Voluntary P	lan 5	□ Vo	untary Plan	6		
(Voluntar	y Plans require	5 or more enrolled	d emplo	yees and 35%	6 minimum enrollment of	eligible employees)	
CDHP Administration - Vimly Be	enefit Solutions	, Inc You may s	select mo	re than one	option; separate application	on is required.	
CDHP Administration:	□ HSA □	HRA 🗆 FSA	Α 🗆	DCAP			
PAYMENT METHOD - Effective	11/1/2017 Elec	tronic Funds Trai	nsfer (El	FT) is the req	uired payment option. Ple	case complete an EFT form.	

PAYMENT METHOD - Effective 11/1/2017 Electronic Funds Transfer (EFT) is the required payment option. Please complete an EFT form. **Surepay** is not an available payment option through Northwest Employers Marketplace. If Medical coverage is already using **Surepay**, it will be automatically cancelled.

COBRA ADMINIS	TRATION -	Vimly Benefit Solutions In	nc.							
☐ Yes ☐ No	COBRA: Is your company subject to federal COBRA laws in the current CALENDAR year based on emplemore full-time equivalent employees for at least 50% of the workdays in the preceding CALENDAR year?									
		TO RENEWING GROUPS: Although you need to confirm your COBRA status on the application, since a eligibility runs calendar year, Vimly cannot change your status effective as of your renewal.								
☐ Yes ☐ No	COBRA Administration: If you answered YES to the above, would you like to authorize Vimly to administer COBRA on terminating employees? If so, please complete a Vimly COBRA Administration Agreement.									
	Affordable Care Act Required Information: Please enter the average number of employees that were employed by									
	your compar	ny during the prior CALE	NDAR year	This c	ount should in	clude: full-tim	e, part-time, seasonal,	and		
	union emplo	oyees that work inside or	outside th	e state o	of Washington	and employe	es in any state from	any		
	affiliated cor	mpany. Remember to include	le business	owners, c	orporate office	rs, and partners	if they are also employ	yees.		
ELIGIBILITY & E	NROLLME	NT – Must Match Medical								
Participation and Contribution Requi	irements	■ Minimum 75% Employe ■ Minimum 50% Employe								
Employer Contribu	tion	Employee:		%	Depender	nt:	%			
Eligible Employees	are required	to work		hours	s per week					
(Minimum Requirem	nent: 20 hours	per week, administered on a	a non-discrii	- minatory	basis, based on	conditions of e	employment)			
Eligible Employee	Classification	s:								
Class 1:			Class 2:							
Class 3:			Class 4:							
	o offoativo on	the 1st of the month follow		noiding w	rith.					
•		☐ 30 Days ☐ 60 Days	Class 2:	_	Date of Hire*	☐ 30 Days	☐ 60 Days			
						•	•			
		☐ 30 Days ☐ 60 Days			Date of Hire*	☐ 30 Days	☐ 60 Days			
`	<i>'</i>	cted above, choose how DC		administe	ered:					
		h, effective on the date of his	re.							
		h even if hired on the 1st.								
☐ Yes ☐	No	n group's initial enrollmer	`		,					
	_	n part-time to full-time stat	_		_		-			
Retroactive to th	ne original dat	te of hire $OR \square I$	Beginning o	n the date	transferred to	full-time status				
GROUP PARTICII	PATION									
		n payroll regardless of hours								
		g fewer than the minimum l								
		ve not completed the proba								
		a IRS Form 1099, or tempo								
Less employees waiving coverage because they are covered by TRICARE (CHAMPUS)										
 Less empl 	oyees waiving	g coverage because they are	covered by	a spouse'	s or parent's sin	nilar group				
medical p	lan (proof of	coverage required if parti	cipation fa	lls below	75%)					
 Less empl 	oyees waiving	g coverage because they are	covered by	Medicar	e as primary, a	it the request of				
	-	proof of coverage required			· · · · · · · · · · · · · · · · · · ·					
-		employees eligible to enroll.								
• Number o	f employee ap	oplications being submitted (75% partici	pation red	quired)					
Number o	f employees o	overed by your group under	provisions	of COBR	Α					

Form 1.1.2022 – NWEM GMA

NORTHWEST EMPLOYERS MARKETPLACE - SUBSCRIPTION AGREEMENT LANGUAGE

Understanding of the Terms & Provisions of Participation

The undersigned Employer agrees to adhere to the terms, conditions and limitations of coverage as set forth in the health service contracts, insurance policies, service contracts, benefit booklets and certificates of insurance issued by each of the respective carriers that are contracted with the Northwest Employers Marketplace.

Sponsor – The undersigned Employer acknowledges and agrees that the Sponsor shall have all rights and powers described in the Trust Agreement. The Sponsor shall be entitled to reimbursement for any out-of-pocket expenses directly related to its marketing support and activities from Trust assets. The Sponsor may also charge a service fee to its Member Companies as a condition to participating in the benefits offered under the Trust. The service fee is not paid for by employee contributions. It is solely paid by the participating Member Company.

Authority of Trustees – The undersigned Employer acknowledges and agrees that all Trustees appointed under the Trust Agreement shall have all rights and powers described here under.

Third Party Administrator – The undersigned Employer agrees that the Trust may select one or more service providers to act as a third party administrator ("TPA") for the Trust and/or the Welfare Benefits Plans, and that such service providers may be one or more of the Member Companies.

Contributions – The undersigned Employer agrees to pay the contributions established by the Trust every month. The undersigned Employer further understands and agrees that benefits for employees shall not be provided by the Trust during any month for which contributions are not paid.

Termination – This Adoption Agreement may be terminated by the undersigned Employer, which may withdraw from participation in the Trust by giving thirty (30) days written notice of intent to withdraw to the Trustees in accordance with the Trust Agreement. Such Member Company shall have the rights and duties specified therein. This Agreement may be terminated by the Trust, in the event that the undersigned Employer (a) shall fail or refuse to pay contributions due to the Trust in accordance with the Trust Agreement, or (b) shall be in breach of any of its other obligations under the Trust Agreement of this Adoption Agreement, which breach shall not have been cured within ten (10) days after the undersigned Employer receipt of written notice thereof.

Indemnity – The undersigned Employer does hereby indemnify and hold harmless the Trustees, the Sponsor, and the Endorsing Sponsor from any and all loss, damages or liability incurred in the course and scope of their respective duties as described in this Agreement, except those resulting from their gross negligence, willful misconduct or dishonesty. In the event that the Trustees, the Sponsor or the Endorsing Sponsor are made a party to any legal proceeding of any kind or nature arising out of their respective duties hereunder, directly or indirectly, the undersigned Employer agrees to indemnify and hold them harmless from any and all liability and expenses (including reasonable attorneys' fees) resulting there from. Any damages assessed or expenses required to be paid or incurred by reason of this indemnification shall be borne equally by all Member Companies, unless it shall be determined that the damages, expenses or losses incurred result directly from the actions or inactions of a specific Member Company, its employees or producers. In such event, that specific Member Company shall be primarily responsible for payment, with other Member Companies being responsible only in the event of the specific Member Company's inability by reason of financial insolvency to respond.

Governing Law – This Agreement shall be construed and enforced in accordance with ERISA and, to the extent applicable, the laws of the State of Washington.

ANTI-FRAUD STATEMENT

I have provided these answers as part of the application procedure required by the issuer to enroll in coverage and I certify that all information completed on this form is true, correct, and complete. It is a crime to knowingly provide false, incomplete, or misleading information to an insurance company for the purpose of defrauding the company. Penalties include imprisonment, fines, and denial of insurance benefits. I understand that the issuer will rely on each answer in making coverage and rating determinations. If the issuer continues the Contract with the Group after untrue, incorrect, or incomplete information is found to have been provided, and if as a result of correcting false information the Group no longer qualifies for the Rate quoted, I understand that the issuer will have the right to adjust the rates to the appropriate level retroactive to the date the misrepresentation occurred, and the Group will be required to pay the Rate adjustment within 30 days of the date of notice by the issuer. In addition, the issuer will have the right to collect any claims payments or other damages.

GROUP SIGNATURE SECTION

INSURANCE PRODUCER APPLICATION

A business applying for insurance coverage through the Northwest Employers Marketplace may appoint their own Insurance

Producer to represent them as noted below. Name of Insurance Producer: Name of Producers Brokerage/Agency: Street Address: Phone Number: Fax Number: E-mail Address: We hereby appoint the above named Insurance Producer as our firm's Producer of Record. This agreement will serve as notice of cancellation of any previous Insurance Producer agreement. This new appointment will remain effective until written notice is given by either party of a change. No changes may be made retroactively. Signature of Employer Representative Name of Employer Name & Title (PRINTED) of Employer Representative Date

COVERAGE UNDERWRITTEN BY

Life/AD&D: LifeMap Assurance CompanyTM, 100 SW Market Street, Portland, OR 97201; PO Box 1271, MS E3A Dental: Delta Dental of Washington, 400 Fairview Avenue North, Suite 800, Seattle, WA 98109-5371 Vision: VSP, 600 University Street, Suite 2004, Seattle, WA 98101







