

Employer Group Information

(Small Group)

Indicate N/A in any sections that do not apply to your group

SECTION A	
(Employer) (Name)	Employer Tax ID #
Account # (renewing groups only)	

SECTION B

MEDICARE SECONDARY PAYER (MSP) EMPLOYER ACKNOWLEDGEMENT

Under federal law, it is the employer's responsibility to inform its insurer or third-party administrator of proper employee counts for the purpose of determining payment priority between Medicare and another insurer. Employer size, not group health plan size, is used in determining whether the group health plan or Medicare is the primary payer. In the absence of employer-provided employee counts, CMS requires that the employer's group health plan coverage be considered primary to Medicare. Fax or email completed form to 312-233-4244; data_collection@bcbsil.com. A response is required for every question. For help in completing the Annual MSP Employer Acknowledgement located at the end of this document.

11136	ructions – completing the Almual Mor Employer Acknowledgement located at the end of this do			
Nev	w BCBSIL clients please check the applicable box: The client was not in business the preceding calend The client was in business during the preceding ye			
Cur	rent BCBSIL clients please check the correct box: Submitting this form as an update Submitting this form as an error correction			
	you have any affiliates or subsidiaries? yes", list name of each:		□Yes	□No
Some of the following responses are based on the current calendar year, while others are based on the preceding year. Unless making an update or error correction, please use the year of your upcoming renewal as 'current year' when answering the following questions. For example, if your upcoming renewal is effective July 1, 2016, base your current year answers on 2016. Or, if your upcoming renewal is effective January 1, 2017, base your current year answers on 2017. If there have not yet been 20 weeks in the current calendar year, base your answer on current employee current year count. Understand that you are		Current year		
	obligated to notify BCBSIL if and when your status changes. Please indicate the current calendar year for which the form is being completed:		2020	
1.	In the year immediately prior to the current calendar year, did you file a separate federal tax return that is not consolidated with another individual or entity? If you are not required to file a federal tax return, please check N/A.	□ N/A	□Yes	□No
2.	How many employees did all the entities on the preceding calendar year's tax return have on the payroll (whether full-time, part-time, seasonal, or partners) during the preceding calendar year? Enter number of employees.		# of employees	
3.	Are you part of a multi-employer group health plan? The term "multi-employer group health plan" means any trust, plan, association or any other arrangement made by one or more employers or by employers and unions to offer, contribute to, sponsor, or directly provide health benefits. Questions 5 and 7 must also be completed.		□Yes	□No
4.	Did you have 20 or more (full-time, part-time, seasonal, or partners) total employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year? Check 'Yes' or 'No' for both the current and preceding calendar years If you checked "Yes" for the current calendar year, and the threshold was met during the current year, please check this box and enter the date the threshold was met in the following	Current Year (see above)	□Yes	□No
	space/// If you check "No" for the current year and your answer changes to "Yes" at any time, you must promptly notify BCBSIL by completing a new EGI, checking this box and entering the date the threshold was met in the space above.	Preceding Year	□Yes	□No
5.	If you are currently or were during the preceding year part of a multi-employer group health plan (as defined in #3), did any one employer that is part of the multi-employer group health plan have 20 or more (full-time, part-time, seasonal, or partners) total employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year?	Current Year (see above)	□Yes	□No
	If you answered 'Yes' to #3, then check 'Yes' or 'No' for both the current and preceding calendar years	Preceding Year	□Yes	☐ No
6.	If you answered 'No' to #3, then check 'Yes' or 'No' for the preceding calendar year only	e of your		
0.	6. Did you have 100 or more (full-time, part-time, seasonal, or partners) total employees on 50 percent or more of your business days during the preceding calendar year?		Yes	☐ No
7.	If you are part of a multi-employer group health plan (as defined in #3), did any one employer that is part of multi-employer group health plan have 100 or more (full-time, part-time, seasonal, or partners) total employ 50 percent or more of your business days during the preceding calendar year?		□Yes	□No

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SECTION C

COBRA IS FEDERALLY MANDATED AND APPLIES TO EMPLOYERS WITH 20 OR MORE FULL-TIME OR PART-TIME
EMPLOYEES. EMPLOYER PENALTIES FOR NONCOMPLIANCE MAY APPLY.

Are you subject to the Consolidated Omnibus If "yes", list names and number of individuals		<u>—</u>	
Name of COBRA Continuee	Coverage Type (Individual or Family)	Projected COBRA Termination Date (MM/DD/YYYY)	Type of Coverage Extended
	☐ Individual ☐ Family	/ /	Health Dental
	☐ Individual☐ Family	/	Health Dental
	☐ Individual ☐ Family	//	☐ Health ☐ Dental
is your responsibility to annually inform BCBSIL o ount in the prior calendar year. Failure to advise BO			
All as defined by ERISA and/or other applicable la	_	, , ,	
Vorkers' Compensation.			
re any employees currently receiving Workers' C "yes", list names and date last worked:	ompensation benefits? ☐ Yes [No	
Employee Name		ı	Date Last Worked
			//
			1 1
State Continuation Privilege on Termination of the continuation of the continuation of the continued persons currently on state of State Continued	ed to state continuation of group c te continuation coverage: Coverage Type	overage under certain cond Projected State Continuation Termination Date	Type of Coverag
Name of State Continues	(Individual or Family)	(MM/DD/YYYY)	Extended
	☐ Individual ☐ Family		Health Dental
	☐ Individual☐ Family	 1	☐ Health ☐ Dental
	☐ Individual ☐ Family		Health Dental
tate Continuation of Group Coverage for Ce dependent of an insured is entitled to state depe ontinued dependents on state (3 years) depender	endent continuation under certain o		
	Coverage Type	Projected State Continuation Termination Date	Type of Coverag
Name of State Dependent Continuee	(Individual or Family)	(MM/DD/YYYY)	Extended
Name of State Dependent Continuee	(Individual or Family)	(MM/DD/YYYY)	Health Dental

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☐ Individual ☐ Family Health
Dental

FOR MLR AND MARKET SEGMENT PURPOSES ONLY

The Affordable Care Act (ACA) established Medical Loss Ratio (MLR) standards for health insurers, which requires that Blue Cross and Blue Shield of Illinois report annually whether coverage is in the individual, small group or large group market of a state. Therefore, your assistance is needed to classify your coverage for each MLR reporting year. Generally, the MLR is the percentage of earned premiums that the insurer spends on health care services and quality improvement activities. If the insurer's MLR is less than ACA's MLR standard for a group market of a state, the insurer may provide ACA-MLR rebates in that market.

This section and the information you provide will assist us in completing our ACA-MLR report and distributing any ACA-MLR rebates that may be provided for an ACA-MLR reporting year. Please complete the information requested below. This section and the information you provide will also assist us in determining your market segment, products and rates.

1. Employer Size. (Required for new groups only)

For the purpose of determining employer size:

- An "employee" is defined as any individual employed by an employer. An employee includes full-time, part-time and seasonal employees.
- Persons treated as a single employer under Internal Revenue Code Section 414(b), (c), (m) or (o) should be treated as a single employer.
- If your company is wholly owned by an individual (or an individual and his/her spouse), do not include the individual and his/her spouse in your response below.
- Partners in a partnership should not be counted as employees.

- 1	arthers in a partnership should not be counted as employees.	
Che	ck the box that applies to your company (employer):	
	My company (employer) existed during the preceding calendar year. What is the average number of employer (employer) employed on business days during the calendar year (January 1 – December 31) preceding the effector example, if your effective date is July 1, 2016 then you would base your answer on calendar year 2015.	
Ш	My company (employer) did not exist at any time during the preceding calendar year. What is the average number your company (employer) is reasonably expected to employ on business days during the current calendar year?	per of employees that
ls yo	our company a partnership?	
. Chu	urch Plan.	
polic assu	rder to provide an ACA-MLR rebate to a policyholder the MLR regulations require that an insurer obtain a writte cyholder that any rebate will be used for the benefit of enrollees as described in MLR regulations (45 C.F.R. 15) urance is not provided, the MLR regulations require that an insurer distribute any rebate directly to certain substant to the policyholder).	8.242). If the written
Doe	es the policyholder listed sponsor a church plan* in connection with the policyholder's BCBSIL coverage?	
	No, the group health plan is NOT a church plan.	
	Yes, the group health plan is a church plan. If yes, check one of the following:	
	The policyholder WILL use any rebate for the benefit of enrollees as described above.	
	The policyholder WILL NOT use any rebate for the benefit of enrollees as described above. I understan checked, BCBSIL may distribute any rebate directly to certain subscribers of the plan.	d that, if this box is
* "(Church plan" has the meaning given the term in Internal Revenue Code Section 414(e).	
a.m	have any general questions about this request, please contact our Medical Loss Ratio Hotline . to 6 p.m. CT, Monday through Friday. Should the employer's or plan's status change, please contractive.	
	ne undersigned, a duly authorized representative of policyholder represent and warrant that the info his Section D is true, correct and complete to the best of my knowledge and belief.	rmation contained
Em	ployer or Authorized Purchaser Signature and Title Date	

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INSTRUCTIONS - COMPLETING THE ANNUAL MSP EMPLOYER ACKNOWLEDGEMENT

IMPORTANT NOTE

Under federal law, it is the employer's responsibility to annually inform its insurer or third-party administrator, such as Blue Cross and Blue Shield of Illinois (BCBSIL), of proper employee counts for the purpose of determining payment priority between Medicare and another insurer. In the absence of employer-provided employee counts, CMS requires that the employer's group health plan coverage be considered **primary to Medicare**.

Background

When an individual is covered by both Medicare and an employer's group health plan (GHP), Medicare secondary payer (MSP) rules specify that the employer's total size, not group health plan enrollment size, is a factor in determining whether Medicare benefits are primary or secondary. Employer size is a factor in MSP order of payment determinations when the covered individual is Medicare-entitled due to either age ("working aged") or disability.

Employer information — Who is the Employer?

For MSP purposes, the employer is the legal entity that employs the employees. For example, the employer may be an individual, a partnership, or a corporation. In some situations, it may not be clear which corporation or individual is the employer for MSP purposes. In these cases, employers must use Internal Revenue Service aggregation rules provided in the Internal Revenue Code [IRC 26 U.S.C. Sections 52(a), 52(b), 414(n) (2)]. In general, these rules specify that single employers include:

- all employees of all corporations that are members of the same controlled group of corporations, and
- all employees of trades or business (whether incorporated or not), e.g., employees of partnerships, LLCs, proprietorships that are under common control.

The Centers for Medicare & Medicaid Service's (CMS) MSP Manual provides additional guidance about aggregation for affiliated service groups and religious orders, as well as authoritative information about employer size and other MSP topics. The MSP Manual is available online at http://www.cms.hhs.gov/Manuals/IOM/list.asp.

Question 1 — Did you file a separate Federal Tax Return?

If you filed a federal tax return that did not include information about any other individual or entity, check "Yes." If you filed a federal tax return consolidated with another individual or entity, check "No." If you are not required to file a federal tax return, check "N/A."

Question 2 — Employer Size from Your Federal Tax Return Information

How many employees did all the entities listed on the tax return have on the payroll (whether full-time, part-time, seasonal or partners) during the prior calendar year? It is important that you enter the total number of employees for all entities (including parent, subsidiaries and affiliated entities) listed on the tax return, since this may determine whether or not Medicare will be the primary payer of claims. Subsidiaries of foreign companies must count the number of employees of the organization worldwide.

Question 3 — Are you part of a multi-employer group health plan?

Authoritative guidance for determining multiple employer group health plan participation can be found in the Code of Federal Regulations at 29 CFR § 2510.3-37.

Questions 4 and 5 — Working Aged Rule & Employer Size

Under the MSP "working aged" rule, Medicare is secondary to the employer's GHP coverage if the employer's size equals 20 or more employees for each working day in each of 20 or more calendar weeks in the current or preceding calendar year. (Question 4 refers to this standard as "the threshold.") Note: The year of your upcoming renewal is the 'current' year. If there have not yet been 20 weeks in the current calendar year, base your answer on current employee count. Understand that you are obligated to notify BCBSIL if and when your status changes. This also applies to multi-employer and multiple employer group health plans in which at least one employer employs 20 or more employees.

- Counting individuals for the "20-or-more" employer size
 - Employees counted in the 20-or-more employer size include the total number of nationwide full-time employees, part-time employees, seasonal employees and partners who work or who are expected to report for work on a particular day.
 - Those not counted in the 20-or-more employer size include retirees, COBRA qualified beneficiaries and individuals on other continuation options, and self-employed individuals who participate in the employer's group health plan.

• Employer size increases to 20 or more during the year

If the employer's size was below 20 during the preceding year, the employer's GHP coverage becomes primary as soon as the employer has had 20 or more employees on each working day of 20 calendar weeks of the current year. The 20 calendar weeks do not have be consecutive. Then, the employer's GHP coverage is primary for the remainder of the year and during the following year.

For example, the employer's size meets the 20-or-more employee threshold as of October 1, 2013. The employer's GHP coverage becomes primary for services provided from October 1, 2013 through December 31, 2014.

Please note: If you check "No" for the current year in EAF **Question 4** and your answer changes to "Yes" at any time, you must promptly notify BCBSIL by completing a new EAF and indicating the date the change occurred in the space provided in **Question 4**.

Employer size fails to meet the threshold of '20 or more employees during 20 or more weeks' during the year

If the employer's size met the threshold of 20 or more employees for each working day in each of 20 or more calendar weeks for the preceding year, but during the current calendar year the employer size never meets that threshold, the employer's group health plan remains primary until the end of the current year.

For example, during 2013 the employer's size met the threshold of 20 or more employees for each working day in each of 20 or more calendar weeks. However, during 2014 the employer's size never meets this threshold. The employer's group health plan coverage remains primary through December 31, 2014.

Individuals affected by the working aged rule

The "working aged rule" applies to individuals who are Medicare-entitled due to age (age-65 or older) and

- Are covered under their employer's GHP and have "current employment status" and the employer meets the "20-or-more" employer size requirements (above), or
- Are covered under their spouse's (of any age) employer's GHP and the spouse has current employment status and the employer meets the "20-or-more" employer size requirements (above).

Questions 6 and 7 — Disability Rule & Employer Size

Under the MSP "disability" rule, Medicare benefits are secondary to an employer's large group health plan (LGHP) benefits when the employer size equals 100 or more full-time and/or part-time employees on 50 percent or more of the employer's business days during the previous calendar year. The business days do not have to be consecutive.

For multi-employer plans, Medicare is the secondary payer for all individuals enrolled in the plan as long as at least one of the employers employs 100 or more employees. The 100-employee threshold is not based on the aggregate number of employees of all employers. If you are a multi-employer, please keep this in mind when completing **Questions 6 and 7**.

- Counting individuals for the "100-or-more" employer size
 - Employees counted in the 100-or-more employer size include the total number of nationwide full-time employees, part-time employees, seasonal employees and partners who work or are expected to report for work on a particular day.
 - Those not counted in the 100-or-more employer size include retirees, COBRA qualified beneficiaries and individuals on other continuation options, and self-employed individuals who participate in the employer's group health plan.
- Employer size increases to 100 or more during the year

If the employer's size meets the 100-or-more employee threshold at any time during the current year, the employer's group health plan coverage will be primary to Medicare during the following year.

For example, an employer met the 100-or-more employee threshold on May 1, 2013. The employer's GHP coverage will be primary for services provided from January 1, 2014, through December 31, 2014.

Please note: If you answer "No" to **Question 6**, you must promptly notify BCBSIL by completing a new EAF if your answer changes to "Yes" at the beginning of the next calendar year.

Employer size doesn't meet the threshold of '100 or more employees during 50 percent of business days' during the year

If the employer's size does not meet the 100-or-more employee threshold during the year, the employer's GHP coverage is secondary to Medicare during the following year.

For example, during 2013 the employer's size never meets the threshold of 100 or more full-time and/or part-time employees on 50 percent or more of the employer's business days. The employer's group health plan coverage will be secondary to Medicare for services provided from January 1, 2014, through December 31, 2014.

• Individuals affected by the disability rule.

The "disability rule" applies to individuals who are Medicare-entitled due a Social Security Administration determination of disability and

- Are covered under their employer's GHP and have "current employment status" and the employer meets the "100-or-more" employer size requirements (above), or
- Are covered under their spouse's (of any age) employer's GHP and the spouse has current employment status and the employer meets the "100-or-more" employer size requirements (above).