Canadian HealthCare Administrators Inc.



Private Health Services Plan

for Corporations and Professionals

For Corporations and Professionals

Company Profile Agent Name: **Employer Master File - Client Account Information - Incorporated Business** Company Name: Corp Year End: Mailing Address: (if different) Address: Street: Street: Province: PC: Province: PC: City: City: Phone: () Contact Person: Effective Date of Plan: Email: Prof. Corp. Business Type: Incorporated How do you wish to fund the Employee Health Care Plan: (Check One) Yearly payments at the beginning of the year: Payments are included with submission of claims: At the end of the plan year, any unused funds remaining in the plan are: (Check One) Rolled over for a maximum of one year: Forfeited and returned to the Employer: Indicate the Eligible Expenditures you wish your plan to cover: All Eligible Medical Expeditures as defined by the Income Tax Act should be included in the plan: Only Dentistry and Dental Services should be included: Only Dentistry, Dental Services and Vision Care included: Specify the annual maximum benefit level you wish to have for each **Employee Eligibility Profile** classification of employee. If you want a different level for employees without dependents, please indicated the amount in the appropriate When are Employees eligible to participate in this Plan? column, otherwise the benefit level will apply to all employees in each classification whether they have dependents or not. Immediately Upon Hiring: **Employee** w/ dependents w/o dependents 1st day of the _____ month following Hire Date: 1. Executives Other (number of days following Hire Date for Eligibility): 2. Sr. Management When Does the Employee Terminate from this Plan? 3. Full Time Immediately upon termination of Employment: Last day of the month of termination: 4. Part Time 5. Commission Other: (Specify) 6. Hourly Are Employees Allowed to Opt Out of the Plan?

No



Administrative Services Agreement

Page 1

Administrative Service Agreement Between

Canadian HealthCare Administrators Inc. Unit 173, 2750-55 Street NW, Edmonton, AB T6L 7H5 (Hereinafter "CHCA") and

	#.I = I	

(Herinafter "the Employer")

WHEREAS:

- A) The Employer plans to establish a Private Health Services Plan for its employees and their dependents (hereinafter called "the Employee Health Care Plan"); and
- B) CHCA is engaged in the business of providing financial, administrative and trustee services:

NOW THEREFORE

CHCA and the Employer hereby agree as follows:

Responsibilities of CHCA:

CHCA shall provide the following services to the Employer:

- 1. CHCA will provide consultation to the Employer with regard to the requirements to establish an Employee Health Care Plan for its employees.
- 2. CHCA will assist the Employer with implementing the Employee Health Care Plan.
- 3. CHCA will act as administrator of the Employee Health Care Plan on an ongoing basis.
- Administration of the Employee Health Care Plan will include but not be limited to the following:
 - a. Establishing Accounts for eligible employees.
 - b. Confirming that claims meet eligibility requirements.
 - c. Monitoring claim pools to ensure account maximums are not exceeded.
 - Establishing client-reporting procedures.
 - e. Processing elections on year-end account balances.
 - f. Processing and distributing claims from accounts.
 - g. Arbitrating contestable claims between Employee and Employer.
- 5. CHCA will hold all monies received from the Employer in trust.
- 6. CHCA will be entitled to all interest earned on trust funds.

Responsibility of the Employer:

- 1. The Employer will ensure that the plan remains funded, as outlined in the attached fee Schedule, in a manner necessary to meet its obligations to its employees and CHCA. In the event that the Employer fails to fund the plan as required, CHCA is under no obligation to, and will not pay out claims submitted by the employees.
- 2. The Employer shall provide CHCA with a current record of all eligible employees and dependents covered under the plan.
- 3. The Employer shall notify CHCA immediately about changes affecting the eligibility of any employees and/or dependents in a manner that is satisfactory to CHCA.

Other Terms:

- 1. CHCA agrees to administer and manage the Employee Health Care Plan, which is attached. The Employee Health Care Plan shall remain on file with CHCA and forms part of this agreement.
- 2. The Employer authorizes CHCA to apply payments from the Employer's account in settlement of eligible benefits payable to employees under the Employer Health Care Plan and settlement of adminsitration fees due to CHCA, and make adjustments to accounts to comply with the Fee Schedule of this Agreement.

 ...Continued on Back

Administrative Services Agreement

Page 2

- 3. CHCA shall not be liable in the event that it has paid a benefit for which an employee was not eligible because the Employer failed to supply CHCA with timely or accurate information in the manner satisfactory to CHCA.
- 4. Funds held by CHCA in the Employer's account bear no interest component to the Employer.
- 5. This agreement can be terminated immediately by either party upon written notice to the offices of the other party. Termination of this agreement constitutes termination of the Employer Health Care Plan. In the event this agreement is terminated, CHCA shall have no obligation under the Employer's Health Care Plan beyond paying claims incurred prior to and including the date of termination. The Employer shall be required to fund its obligations under this agreement, including fees and applicable taxes due to CHCA, up to and including the date of termination.
- 6. In the event that the Employer's Health Care Plan has had no activity for a period of 30 consecutive months, CHCA reserves the right to terminate this agreement by written notice mailed to the Employer's address.
- 7. This agreement, together with the Employee Health Care Plan and Employer Master File, copies of which are attached and made a part hereof, constitutes the entire agreement. No agent or other persons has authority to waive any conditions or restriction of this agreement; to make or modify the agreement; or to bind CHCA by making any promise or representation or by giving or receiving any information.
- 8. Time is of the essence of this agreement.

TOGETHER WITH THE ENCLOSED PAYMENT OF \$262.50 PURSUANT TO THE SET UP FEE OUTLINED IN THE FEE SCHEDULE OF THIS AGREEMENT, AND IN WITNESS WHEREOF.				
The terms of this agreement are hereby accepted by the parties hereto this day of, 20, at				
Acknowledgement	Canadian HealthCare Administrators Inc.	Ву:		
And Acceptance	The Employer	Ву:		

FEES TO THE EMPLOYER:

- Administration Fees (payable at the time a claim is made)
 Calculated as 10% of benefits paid out under the Employer Health Care Plan + GST

Send this application, along with a cheque for the fee of \$262.50 to:

Canadian HealthCare Administrators Inc.
Unit 173, 2750-55 Street NW, Edmonton, AB T6L 7H5