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BCBSM AGENT FEE PROCESSING AGREEMENT

				ive_ n-profit corporation with offices a	_, 20, at 600	and is ma	de
-		_				("Group)")
and					with	offices	at
				("Agent").			
Wher	eas, Gro	oup and Agent have	negotiated an agent fee ("A	agent Fee") that Group will pay Ag	gent; Where	eas	
BCBS	SM is wil	ling to assist Grou	o with the payment process	s of the Agent Fee;			
Now	therefore	e, in consideration	of the mutual promises se	t forth below, the parties agree a	s follows:		
1.	Group a	•	gotiated and agreed to the ninated by any party as set	following Agent Fee for the period forth below:	od beginnir	ng	
	a.	\$	_per month; or				
	b.	\$	_per contract per month (only for non-quarterly settled Gro	ups)		
2.	Group a	and Agent acknow	edge and agree that such .	Agent Fee is reasonable compens	sation for		

- 3. In addition to the services that BCBSM performs pursuant to an administrative services contract ("ASC") with Group, BCBSM is willing to assist Group with the payment process for the Agent Fee.
- 4. BCBSM will add the Agent Fee to Group's ASC invoice as follows:

Agent's services.

- a. If Group's ASC is a weekly or monthly invoice program, the Agent Fee will be added to the invoice that contains the ASC administrative fee;
- b. If Group's ASC is a quarterly settled weekly or quarterly settled monthly invoice program, each month the Agent Fee will be set forth on BCBSM's eBookshelf or eBilling website (Note: Group's Quarterly Payment Schedule will not reflect the Agent Fee, however, the Group's quarterly reconciliation will include a separate line item for the Agent Fee payments that were made in the previous quarter);
- c. If Group's ASC is an advance deposit program or monthly cap program, each month the Agent Fee will be set forth on BCBSM's eBookshelf or eBilling website.
- 5. Group will pay BCBSM the Agent Fee in addition to Group's required ASC payments and on the same schedule, terms and conditions as set forth in the ASC.
- 6. BCBSM will process all Agent Fee payments on a pass-through basis and BCBSM will only pay the Agent if BCBSM receives such amount from Group. BCBSM will report the Agent Fee to Group for Group's Form 5500. BCBSM will also report the Agent Fee to the Internal Revenue Service and issue Form 1099s to the Agent.
- 7. Group may change the Agent and/or Agent Fee by giving BCBSM a new, fully executed Agent Fee Agreement which will be effective for the new Agent and/or Agent Fee on the 1st day of the following month from the date that the request was received.
- 8. Group and Agent acknowledge that BCBSM's process does not allow for any retro-changes to the Agent or Agent Fee.
- 9. This Agreement may be terminated by any party by giving the other parties 30 days prior written notice.
- 10. The terms and conditions of this Agreement shall be confidential and shall not be disclosed or released to any third party without the prior written consent of all parties.

11. General Terms.

- a. Waiver. The failure of any party at any time to require performance of any provision of this Agreement shall not affect in any way that party's full right to require such performance at any time thereafter.
- b. Compliance with Laws. Agent shall comply with all state and federal laws and regulations applicable to Agent's representation of BCBSM. Agent shall also comply with all rules and instructions issued by BCBSM, including but not limited to underwriting rules, regarding the marketing, sale and servicing of any Products offered through BCBSM.
- c. Severability. If any provision of this Agreement is invalid, illegal, or unenforceable for any reason, that provision shall be severed from this Agreement and the other provisions shall remain in full force and effect.
- d. Merger Clause. This Agreement shall be the entire agreement of the parties and supersedes all previous agreements whether oral or written among BCBSM, Group and Agent.
- e. Assignment. The Agent Fee shall not be assignable to any third party without the prior written consent of all parties.
- f. Law. This Agreement is entered into in the State of Michigan and shall be construed according to the laws of Michigan.
- g. Amendment. This Agreement may be amended only by a written amendment duly executed by authorized representatives of each party.
- h. Warranties. BCBSM MAKES NO EXPRESS OR IMPLIED WARRANTIES WITH RESPECT TO ANY OF ITS SERVICES OR DELIVERABLES UNDER THIS AGREEMENT, INCLUDING BUT NOT LIMITED TO, ANY WARRANTY OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR ITS PERFORMANCE.
- i. Indemnification. Group and Agent shall indemnify, defend, and hold BCBSM harmless from and against any and all claims, actions, loss, damage, liability, cost or expense resulting from Group or Agent's acts or omission with respect to this Agreement, unless caused by BCBSM's gross or willful misconduct. In addition, BCBSM shall not be liable for any indirect, incidental, reliance, special, consequential or punitive damages (including lost revenue, lost profit, or loss of business opportunity) of any Party, including third parties, whether or not such damages are foreseen or unforeseen.

Group	Agent	
 Signature	Signature	_
Print Name and Title	Print Name and Title	_
Date:	Date:	
Blue Cross Blue Shield of Michigan		
 Signature		
Print Name and Title		
Date:		