## HIPAA SPECIAL ENROLLMENT NOTICE

## MODEL LANGUAGE PROVIDED IN REGULATIONS WITH MEDICAID AND CHIP SPECIAL ENROLLMENTS ADDED $^{\ast}$

If you are declining enrollment for yourself or your dependents (including your spouse) because of other health insurance or group health plan coverage, you may be able to enroll yourself or your dependents in this plan if you or your dependents lose eligibility for that other coverage (or if the employer stops contributing towards your or your dependents' other coverage). However, you must request enrollment within 30 days after your or your dependents' other coverage ends (or after the employer stops contributing toward the other coverage).

In addition, if you have a new dependent as result of marriage, birth, adoption, or placement for adoption, you may be able to enroll yourself and your dependents. However, you must request enrollment within 30 days after the marriage, birth, adoption, or placement for adoption.

Special enrollment rights also may exist in the following circumstances:

- If you or your dependents experience a loss of eligibility for Medicaid or a state Children's Health Insurance Program (CHIP) coverage and you request enrollment within 60 days after that coverage ends; or
- If you or your dependents become eligible for a state premium assistance subsidy through Medicaid or a state CHIP with respect to coverage under this plan and you request enrollment within 60 days after the determination of eligibility for such assistance.

Note: The 60-day period for requesting enrollment applies only in these last two listed circumstances relating to Medicaid and state CHIP. As described above, a 30-day period applies to most special enrollments.

To request special enrollment or obtain more information, contact Sonja Sweet, Group Insurance Manager, 239-252-8966, <a href="mailto:Sonja.Sweet@CollierCountyFL.gov.">Sonja.Sweet@CollierCountyFL.gov.</a>

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<sup>\*</sup> This sample document is provided for informational purposes only and is not intended as legal or tax advice. It must be revised, in consultation with legal counsel, to adapt it for use by a particular employer with respect to its plan(s).