



Welcome to **Broker Builder Solutions, LLC** | **Data Management Solutions, LLC** (BBS/DMS-DVP), your trusted partner for end-to-end Benefits Administration Implementation and support services, providing our Data Management Solutions wizards used to streamline the data audit process to guarantee data integrity and collaborate with stakeholders regarding their renewals and ongoing Benefits Administration operational tasks. Collectively **Broker Builder Solutions & Data Management Solutions** provides its Services and software to you subject to the following conditions ("User Agreement"). If you visit <a href="www.BrokerBuilderSolutions.com">www.BrokerBuilderSolutions.com</a>, <a href="https://dms-datavalidate.com/">https://dms-datavalidate.com/</a>, or access any affiliated websites, platforms, portals, or tools operated by or on behalf of Broker Builder Solutions, LLC and/or Data Management Solutions, LLC (collectively, the "Sites"), you accept this User Agreement and agree to be bound by its terms. Please read this User Agreement carefully. By using the Sites, you allow your customers (as a broker), employer and/or their agents (as an employee), including their insurance brokers, to access your information for benefits administration implementation and data audit and reconciliation purposes.

MODIFICATIONS. Broker Builder Solutions, LLC | Data Management Solutions, LLC may in its sole discretion at any time and without prior notice, (a) revise this User Agreement; (b) modify the Site and/or the Service; and (c) discontinue the Site and/or the Service. Broker Builder Solutions | Data Management Solutions will post a notice on the Site or inform you by email any time this User Agreement has been materially changed. All other non-material changes will simply be incorporated herein without notice to you. You agree that by continuing to use or access the Site, you shall abide by the most recently revised User Agreement. It is your responsibility to review this User Agreement periodically, and if at any time, you find this User Agreement unacceptable, you agree to cease all use of the Service and the Site. YOU REPRESENT THAT YOU ARE AT LEAST 18 YEARS OLD AND THAT YOU ARE LEGALLY ABLE TO ENTER INTO THIS USER AGREEMENT.

PRIVACY. Broker Builder Solutions | Data Management Solutions respects your privacy. A complete statement of Broker Builder Solutions | Data Management Solutions current Privacy Policy can be found by clicking here <a href="https://brokerbuildersolutions.com/privacy-policy/">https://brokerbuildersolutions.com/privacy-policy/</a> or <a href="https://brokerbuildersolutions.com/pr

**DISCREPANCIES.** You consent to allow **Broker Builder Solutions** | **Data Management Solutions** in its discretion to resolve discrepancies identified between your Benefits Administration Site and "Carrier Information" which is information from an insurance provider including health plan/policy number, ID number, plan summaries, census and demographic data, and other data received from a Carrier that has been used to conduct data audits with the Site through <a href="https://dms-datavalidate.com/">https://dms-datavalidate.com/</a>.

**PASSWORD SECURITY.** If you use this Site, you are responsible for maintaining the confidentiality of your password and access to your computer and mobile devices, and you agree to accept all responsibility for all activities that occur under your account or password. You agree to immediately notify **Broker Builder Solutions** or **Data Management Solutions** at





<u>support@dms-datavalidte.com</u> of any unauthorized use of your password or account or any other breach of security.

**COMMUNICATION.** By providing your contact information, you consent to receiving electronic communications, which may include emails or text messages related to your account or services. We may from time to time send you information regarding our website, special partnerships, products, or services that may be of interest to you. If you no longer wish to receive these emails, you can send us an email at <a href="mailto:info@BrokerBuilderSolutions.com">info@BrokerBuilderSolutions.com</a> or <a href="mailto:support@dms-datavalidate.com">support@dms-datavalidate.com</a>.

**HARDWARE AND SOFTWARE COMPATIBILITY.** You are solely responsibility for providing, maintaining, and ensuring compatibility with this Site, all hardware, software, electrical, and other physical requirements for your use of this site, including but not limited to, telecommunications and internet access connections, web browsers, or other equipment, programs, and services required to access and use this Site.

**INSURANCE COVERAGE.** You understand and acknowledge that **Broker Builder Solutions** | **Data Management Solutions** is merely the liaison between the enrollment platform and your Benefits Broker and is not your insurance broker or insurance carrier and makes no representations or warranties of any kind regarding your coverage or lack thereof. We suggest that you carefully review all communications and information from your insurance broker and from any company to which you are applying regarding your effective date, policy terms, scope of coverage, benefits and the like.

**USER CONDUCT.** If you are the broker or organization, unless otherwise specified, usage is limited to accounts where the user is the broker of record or licensed organization. You are prohibited from sharing subscriptions. If you are the employee, you should not share your username and password. You agree not to upload, download, display, perform, transmit, or otherwise distribute any content that (a) is libelous, defamatory, obscene, pornographic, abusive, or threatening; (b) advocates or encourages conduct that could constitute a criminal offense, gives rise to civil liability, or otherwise violates any applicable local, state, or national law or regulation; or (c) advertises or otherwise solicits funds or is a solicitation for goods or services. Broker Builder Solutions reserves the right to terminate your receipt, transmission, or other distribution of any such material using the service, and if applicable, to delete any such material from its servers. **Broker Builder Solutions** | **Data Management Solutions** intends to cooperate fully with any law enforcement officials or agencies in the investigation of any violation of this User Agreement or of any applicable laws.

**PROHIBITED USE. Broker Builder Solutions** | **Data Management Solutions** imposes certain restrictions on your permissible use of the site and the service. You are prohibited from violating or attempting to violate any security features of the site or service, including, without limitation, (a) accessing content of data not intended for you, or logging onto a server or account that you are not authorized to access; (b) attempting to probe, scan, or test the vulnerability of the service, the site, or any associated system or network, or to breach security or authentication measures without





proper authorization; (c) interfering or attempting to interfere with service to any user, host, or network, including without limitation, by means of submitting a virus to the site or service, overloading, "flooding," "spamming," "mail bombing," or "crashing;" (d) using the site or service to send unsolicited e-mail, including, without limitation, promotions, or advertisements for products or services; (e) forging any TCP/IP packet header or any part of the header information in any e-mail or in any posting using the service, or (f) attempting to modify, reverse-engineer, decompile, disassemble, or otherwise reduce or attempt to reduce to a human-perceivable form any of the source code used by **Broker Builder Solutions** | **Data Management Solutions** in providing the site or service. Any violation of system or network security may subject you to civil and/or criminal liability.

PAID Broker Builder Solutions | Data Management Solutions SERVICE. Broker Builder Solutions | Data Management Solutions offers its support and software services for a fee to brokers and some employers. Fees are posted and available for viewing in your account (if applicable) and Broker Builder Solutions reserves the right to change the fee upon thirty (30) days advanced notice to its paying customers, with such change to be effective on renewal.

TERMINATION AND CANCELLATION. Broker Builder Solutions | Data Management Solutions reserves the right to refuse service, terminate accounts, remove or edit content, or cancel the Service in its sole discretion. You agree that any termination of your access to this Site may be affected without prior notice, and you acknowledge and agree that Broker Builder Solutions | Data Management Solutions or the third party system administrator of this Site may immediately deactivate or delete your account and password and all related information and files or block any further access to such files. Upon termination, your data may be retained for a limited period for compliance or backup purposes, after which it will be deleted or anonymized. Further, you agree that Broker Builder Solutions | Data Management Solutions shall not be liable to you or any third party for any termination of your access to this Site. You may terminate this User Agreement at any time by emailing us at <a href="mailto:sales@BrokerBuilderSolutions.com">sales@dms-datavalidate.com</a> and by discontinuing use of the Site and the Services. If you are a paying customer and cancel, please refer to your original contract for the cancellation notice requirements which may be a maximum of 60 days. Broker Builder Solutions & Data Management Solutions does not offer refunds.

AFFILIATED SITES. Broker Builder Solutions | Data Management Solutions has no control over, and no liability for any third-party website or materials even if linked with the Site and Broker Builder Solutions | Data Management Solutions makes no guarantees about the accuracy, currency, content, or quality of the information provided by such third-party sites. Broker Builder Solutions | Data Management Solutions assumes no responsibility for unintended, objectionable, inaccurate, misleading, or unlawful content that may reside on those sites. Similarly, from time to time in connection with your use of the site, you may have access to content items (including but not limited to websites) that are owned by third parties. You acknowledge and agree that Broker Builder Solutions | Data Management Solutions makes no guarantees about, and assumes no responsibility for the accuracy, currency, content, or quality of





this third-party content, and that, unless expressly provided otherwise, this User Agreement shall govern your use of any and all third-party content.

**INDEMNITY.** You agree to indemnify, defend, and hold harmless **Broker Builder Solutions** | **Data Management Solutions**, its affiliates, officers, directors, employees, consultants, agents, and representatives from any and all third party claims, losses, liability, damages, and/or costs (including reasonable attorney fees and costs) arising from your access to or use of the Site, or reliance on the Services, or your violation of this User Agreement, or your infringement, or infringement by any other user of your account, of any intellectual property or other right of any person or entity. **Broker Builder Solutions** | **Data Management Solutions** will notify you promptly of any such claim, loss, liability, or demand. You agree to cooperate fully with Broker Builder Solutions | Data Management Solutions in the defense of any claim, loss, liability, or demand that is the subject of this provision. This Indemnity survives any termination of this User Agreement.

INTELLECTUAL PROPERTY. You understand and acknowledge that Broker Builder Solutions | Data Management Solutions owns or is otherwise authorized to use all intellectual property rights with respect to the Services and the Site, including copyrights, patents, trademarks, service marks, trade names, domain names, trade dress, trade secrets, inventions, ideas, processes, formulas, source code and object code, data, and similar rights. You agree not to remove, obscure, or alter any proprietary rights notices (including copyright and trademark notices) which may be affixed to or contained within the Services or the Site and you agree that in using the Services or the Site, you will not use any trademark, service mark, trade name, logo or other intellectual property right in a way that is considered to be infringing of Broker Builder Solutions | Data Management Solutions or its licensors' intellectual property rights.

NO WARRANTIES. BROKER BUILDER SOLUTIONS | DATA MANAGEMENT SOLUTIONS | HEREBY DISCLAIMS ALL WARRANTIES. BROKER BUILDER SOLUTIONS | DATA MANAGEMENT SOLUTIONS IS MAKING THE SITE AVAILABLE "AS IS" WITHOUT WARRANTY OF ANY KIND. YOU ASSUME THE RISK OF ANY AND ALL DAMAGE OR LOSS FROM USE OF, OR INABILITY TO USE, THE SITE OR THE SERVICE. TO THE MAXIMUM EXTENT PERMITTED BY LAW, BROKER BUILDER SOLUTIONS EXPRESSLY DISCLAIMS ANY AND ALL WARRANTIES, EXPRESS OR IMPLIED, REGARDING THE SITE, INCLUDING, BUT, NOT LIMITED TO, ANY IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE, OR NONINFRINGEMENT. BROKER BUILDER SOLUTIONS DOES NOT WARRANT THAT THE SITE OR THE SERVICE WILL BE UNINTERRUPTED OR ERROR-FREE.

LIMITED LIABILITY. Your use of the Services is entirely at your own risk. The Services are provided "AS IS" and on as "AS AVAILABLE" basis. **BROKER BUILDER SOLUTIONS** | **DATA MANAGEMENT SOLUTIONS** LIABILITY TO YOU IS LIMITED. TO THE MAXIMUM EXTENT PERMITTED BY LAW, IN NO EVENT SHALL COMPANY BE LIABLE FOR DAMAGES OF ANY KIND (INCLUDING, BUT NOT LIMITED TO, SPECIAL, INCIDENTAL, OR CONSEQUENTIAL DAMAGES, LOST PROFITS, OR LOST DATA, REGARDLESS OF THE FORESEEABILITY OF THOSE DAMAGES) ARISING OUT OF OR





IN CONNECTION WITH YOUR USE OF THE SITE OR ANY OTHER MATERIALS OR SERVICES PROVIDED TO YOU BY **BROKER BUILDER SOLUTIONS** | **DATA MANAGEMENT SOLUTIONS**. This limitation shall apply regardless of whether the damages arise out of breach of contract, tort, or any other legal theory or form of action.

GOVERNING LAW. This User Agreement shall be construed in accordance with and governed by the laws of the State of North Carolina and applicable federal laws. You hereby irrevocably consent to the exclusive jurisdiction of the state or federal courts in North Carolina, in all disputes arising out of or related to the use of the Site or the Services. The parties agree that any cause of action arising under this Agreement must be brought within one (1) year after the cause of action accrues.

**SEVERABILITY; WAIVER.** If for whatever reason, a court of competent jurisdiction finds any term or condition in this User Agreement to be unenforceable, all other terms and conditions will remain unaffected and in full force and effect. No waiver of any breach of any provision of this User Agreement shall constitute a waiver of any prior, concurrent, or subsequent breach of the same or any other provisions hereof, and no waiver shall be effective unless made in writing and signed by an authorized representative of the waiving party.

### **Revision History**

<b>Date of Change</b>	Responsible	Summary of Change
November 2021	Policy Team	
November 2025	Policy Team	Updated logo, updated grammar, links and font, added Data Management Solutions. Updated language in Termination and Cancellation and Governing Law