

# **Contra Costa Community College District Universal Benefit Enrollment/Change Form (Retirees)**

Date:
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This form does not replace the information provided by the carriers. Read the carrier information carefully before selecting the options below. Form only for Retirees.

. Employee Information Employee ID:				D:						
Employee Name (Last, First, Middle)				Meets Eligibility Requirements						
Address (street, apartment number, city, state, zip)				· ·		Status ● Retired				Location N/A
Home Phone Cell Phone			Hire Date SS#					<u>.</u>		
Date of Birth Email Address				·		al Status ngle   Married   Domestic Partner				
II. Enrollment: Open Enrollm		Qualifying Event: description / date->	Descrip	tion						Date
Submit this form within 30 days o the month following the date of t										
No Change in No Change	nem	Plan	* Participation in the Vision Services Plan and Employee Assistance Program will be at the Retiree's own cost. Retirees who discontinue their VSP and/or EAP plan coverage after enrollment will not be allowed to re-enroll.					n will be at the who discontinue werage after		
Dental	Al				00	VSP Costs: Single \$ 25.39  2-Party \$ 36.84				
		yee Assistance		00		Family \$ 66.04  EAP Cost: \$11.04				
III. Dependents Name (Last, First)	Date of Birth	SS#	Sex	Certif	icate		Enroll	No Change	None	IRS Qualified Dependent
Spouse			□ M □ F	☐ Mar	rriage nestic	Medical Dental Vision				If children are age 26 or over, you must check below and fill in prior coverage below.
1			□ M □ F	☐ Birt	h	Medical Dental Vision				□Y□N
2			□ M □ F	☐ Birt	h	Medical Dental Vision				□Y□N
Attach separate sheet if needed.  IV. Terms and Agreeme	nt (All Emi	olovees Must	Sign	and D	late	Relow)	•			

In exchange for my enrollment, I agree to notify the District in writing within 31 days of the following:

- 1. My change of address
- Change to my marital status resulting in adding or deleting a spouse or domestic partner 2.
- Change to my eligible dependents status such as adding a newborn, or adopted child
- Change to my ineligible dependents status such as deleting an overage dependent

### I acknowledge that:

- Enrollment is subject to post enrollment audit.
- I have received and read the carrier information provided carefully before selecting the options above.
- I agree to pay premiums based on my plan election. I understand and have reviewed the premiums associated with my plan elections.

Signature Required for All Plans

Date



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V. SHA	DED AREA FOR OFFICE USE ON	NLY							
Medical Group/	□ Anthem: <u>277996M0</u> □ Kaiser: <u>162</u> -	Dental Group/ 00621- Division #:	VSP Group/ Division#: 00104331						
Division #:	Effective Date:	Effective Date:	Effective Date:						
Form Revie	ewed & Approved By:								
	hem Enrollees Must Read and								
I attest by sign misstatement	ning below that I have reviewed the information provided o	n this application and to the best of my knowledge and	belief, it is true and accurate with no omissions or						
	3. AUTHORIZATION: If applicable, I authorize my employer to 0	deduct from my wages the required subscription charge	es/premiums.						
	PATING PROVIDER: I understand that I am responsible for a	, , , , , ,							
HIV TESTING F	PROHIBITED: California law prohibits an HIV test from being	required or used by health insurance companies as a co	ondition of obtaining health insurance.						
EFFECTIVE DA	TE: The effective date of coverage is subject to Anthem Blu	e Cross approval.							
•	COBRA CONTINUATION COVERAGE								
•	inue your health care coverage by: 1) completing the remai	, , , , , , , , , , , , , , , , , , , ,							
	Payment; and 4) mailing this form to Anthem Blue Cross, no		•						
•	nin sixty (60) days after the date you receive this notice, you ued until the earliest of the following dates:	r qualification for coverage will end. If you do choose CC	JBRA Continuation Coverage, your current coverage						
	e eligibility for COBRA Continuation Coverage ends, or								
	e you fail to make timely payments of your premium for CO	BRA Continuation Coverage or							
	e your employer discontinues coverage with Anthem Blue C	<b>3</b> ,							
	you become entitled to Medicare on the basis of age (65 years)	•	o Medicare on the basis of end stage renal disease, or						
	you become covered under another group health plan as	• • • • • • • • • • • • • • • • • • • •	g ,						
If, at any time	during the first sixty (60) days of your COBRA Continuation	Coverage, you are determined under Title II or XVI of th	e United States Social Security Act to be disabled,						
you may be er	ntitled to continue coverage while you are disabled for up to	o 29 months from the date you first qualified for Contin	uation Coverage under COBRA. Contact the Health						
Plan Administ	rator at your previous employer for full information. Mont	hly Continuation Payment is the cost of continued cover	rage for the month beginning on the date after the						
	f Coverage. If you do not pay your initial monthly premium	•							
	ed within the 30-day grace period thereafter, your coverag	•	ntinuation of Medical Coverage, you will lose certain						
•	ederal law (HIPAA) to guaranteed issue individual coverage.								
	tion Language: I certify each Social Security number listed or	• •							
	NT FOR BINDING ARBITRATION (Not applicable to Life and		DANIV INICI I IDINIC DI ITAIOTI IN MITED TO DICDI ITEC						
	BETWEEN YOU AND ANTHEM BLUE CROSS AND/OR ANTI THE DELIVERY OF SERVICE UNDER THE PLAN/POLICY OR A		•						
	THE DELIVERY OF SERVICE UNDER THE PLANYPOLICY OR A BINDING ARBITRATION, IF THE AMOUNT IN DISPUTE EXCI	•	,						
	ITRATION UNDER APPLICABLE FEDERAL AND STATE LAW,								
	fety Code Section 1363.1 and Insurance Code Section 1012	,							
	medical malpractice, that is as to whether any medical servi		,						
•	y rendered, will be determined by submission to arbitration	•							
	e Care Act, and not by a lawsuit or resort to court process e	•	· · · · · · · · · · · · · · · · · · ·						
	to it, are giving up their constitutional right to have any such								
, ,	E CROSS AND/OR ANTHEM BLUE CROSS LIFE AND HEALTH								
THAT FOR DIS	PUTES THAT ARE SUBJECT TO ARBITRATION UNDER STATE	E OR FEDERAL LAW THE RIGHT TO A JURY TRIAL, THE RI	IGHT TO A BENCH TRIAL UNDER CALIFORNIA						
<b>BUSINESS ANI</b>	USINESS AND PROFESSIONS CODE SECTION 17200, AND/OR THE RIGHT TO ASSERT AND/OR PARTICIPATE IN A CLASS ACTION ARE ALL WAIVED BY YOU. Enforcement of this								

# VII. Kaiser Permanente Enrollees Must Read and Sign:

providing your "wet or electronic" signature below, you acknowledge that such signature is valid and binding.

## Kaiser Foundation Health Plan, Inc., Arbitration Agreement\*

I understand that (except for Small Claims Court cases, claims subject to a Medicare appeals procedure or the ERISA claims procedure regulation, and any other claims that cannot be subject to binding arbitration under governing law) any dispute between myself, my heirs, relatives, or other associated parties on the one hand and Kaiser Foundation Health Plan, Inc. (KFHP), any contracted health care providers, administrators, or other associated parties on the other hand, for alleged violation of any duty arising out of or related to membership in KFHP, including any claim for medical or hospital malpractice (a claim that medical services were unnecessary or unauthorized or were improperly, negligently, or incompetently rendered), for premises liability, or relating to the coverage for, or delivery of, services or items, irrespective of legal theory, must be decided by binding arbitration under California law and not by lawsuit or resort to court process, except as applicable law provides for judicial review of arbitration proceedings. I agree to give up our right to a jury trial and accept the use of binding arbitration. I understand that the full arbitration provision is contained in the Evidence of Coverage.

arbitration clause, including the waiver of class actions, shall be determined under the Federal Arbitration Act ("FAA"), including the FAA's preemptive effect on state law. By

Signature Required for Kaiser Plan

Signature Required for Anthem Plan

Date

Date

\*Disputes arising from the following fully-insured Kaiser Permanente Insurance Company coverages are not subject to binding arbitration: 1) the Preferred Provider Organization (PPO) and the Out-of-Network portion of the Point-of-Service (POS) plans; 2) Preferred Provider Organization (PPO) plans; 3) Out-of-Area Indemnity (OOA) plans; and 4) KPIC Dental plans.

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