GROUP AGREEMENT

kp.org

Willamette University
April 7, 2011

Suzie Torre
Willamette University
900 State Street

Salem, OR 97301

Group number: 2014-006, 007

Dear Suzie Torre,

Enclosed is the Dental Plan Group Agreement effective April 1, 2011 through March 31, 2012 for Willamette University. There are two documents which serve as the entire contract. The Wrap (titled “Group Agreement”) contains the group contract provisions, including rates. The Evidence of Coverage (EOC) is the member portion of the contract. The EOC contains benefit descriptions, limitations, exclusions, and instructions which assist the member in obtaining care. Wraps and EOCs are subgroup specific and it is possible to have multiple Wraps associated with the same EOC.

From time to time, your Health Plan representative will contact you and offer assistance to help you. However, if you have any questions in the meantime, please do not hesitate to call R Elisa Silva at (503) 813-3613.

We appreciate this opportunity to serve you.

Sincerely,

Kaiser Permanente Sales Team

Enclosures

/ahl
2011 Group Agreement and Evidence of Coverage Summary of Changes and Clarifications for Oregon Large Employer Groups

This is a summary of changes and clarifications that we have made to your Group Agreement, including the Evidence of Coverage (EOC), riders and any applicable endorsement documents. This summary does not include minor changes and clarifications we are making to improve the readability and accuracy of the Agreement and any changes we have made at Group’s request. Additional changes may occur throughout the remainder of the year including, but not limited to, mandated federal and state changes. Other group-specific or product-specific plan design changes may apply, such as moving to standard benefits. Refer to the rate exhibit for information about these types of changes.

To the extent that this summary of changes and clarifications conflicts with, modifies, or supplements the information contained in Group's Group Agreement, EOC, riders and endorsement documents, the information contained in the Group Agreement, EOC, riders and endorsement documents shall supersede what is set forth below. Unless another date is listed, the changes in this document are effective when Group renews in 2011. The products named below are offered and underwritten by Kaiser Foundation Health Plan of the Northwest.

Benefit and administrative changes made to incorporate provisions of the Patient Protection and Affordable Care Act (PPACA)

Administrative changes or clarifications

- We have modified the dependent limiting age threshold to 26, regardless of student status. We also made several changes to the dependent eligibility criteria, such as removing the requirement that dependents must be unmarried in order to be enrolled or remain enrolled under their parent’s coverage. We have also applied these changes to our dental plans.

Benefit changes

- Our preventive care services benefit has been expanded in accordance with PPACA guidelines. In addition, we have eliminated copayments and coinsurance for these services. This change does not apply to Tiers 2 and 3 of our Added Choice® plans.

- We have amended our EOCs to reflect that we no longer impose lifetime benefit maximum amounts for essential health benefits (as defined by the Secretary of Health and Human Services).

- We have amended our EOCs to reflect that we no longer impose annual dollar limits for essential health benefits (as defined by the Secretary of Health and Human Services). This change does not apply to Tiers 2 and 3 of our Added Choice plans.

Benefit clarifications

- We have changed some definitions and terms, and included additional explanation about how we pay for covered emergency services, to align with the emergency services benefit mandate provisions under PPACA.
Benefit and administrative changes or clarifications made to incorporate state legislative changes

Administrative changes or clarifications

- We have updated language in the Coordination of Benefits Consumer Explanatory Booklet to align with Oregon model COB language.

Benefit changes

- We have added a “Hearing Services” benefit in all Oregon medical EOCs to comply with Oregon HB 2589. This change was applied to plans issued or renewed on or after January 1, 2010 and is included here as a reminder for Groups that previously received the information in a separate endorsement.

Other benefit and administrative changes or clarifications that apply to Traditional, Deductible, High Deductible, and Added Choice® medical plans

Changes to Senior Advantage plans are explained at the end of this flyer.

Administrative changes or clarifications

- We have modified our commercial plan EOCs to clarify that when a Senior Advantage subscriber wants to add an eligible dependent to a commercial plan, the enrollment rules of the commercial plan prevail.
- The “Special Enrollment” section has been revised to further clarify when individuals can enroll. These revisions are in accordance with ERISA and with the Children’s Health Insurance Program Reauthorization Act of 2009 (CHIPRA).
- We have modified the “Privacy Practices” section of our EOCs to align with our separate “Notice of Privacy Practices.”

Benefit changes

- We have modified the list of covered services in the “Eyeglasses and Contact Lenses” section of the Vision Hardware Optical Services Rider for clarity and to show that the vision hardware allowance may be applied to multifocal cosmetic contact lenses.

Benefit clarifications

- We have made minor modifications to the benefit description in the “Mental Health” section to remove ambiguous language regarding treatment of mental disorders or chronic conditions.
- We have made minor modifications to the benefit description in the “Rehabilitative Therapy Services” section to remove ambiguous language regarding treatment of acute conditions or acute exacerbations of chronic conditions.
- Content in the Alternative Care Services Rider and Chiropractic Services Rider has been standardized. The modifications do not alter how the benefit is administered.
- The introductory paragraph of the Benefit Summary document has been revised for clarity and greater consistency across products.
- We have modified Benefit Summary language concerning student out-of-area coverage for our Traditional, Deductible and High Deductible plans. The description in the “You Pay” column has been improved for clarity.

Definitions

- We have added the following definitions to the Outpatient Prescription Drug Rider: “Generic Drug” and “Brand-Name Drug.”
Additional changes for Added Choice® medical plans

Administrative changes or clarifications
- The vendor for Tiers 2 and 3 utilization management and prior authorization services for our Added Choice® plans has changed from SHPS to Permanente Advantage. All references to SHPS (and associated contact information) have been modified accordingly. This change was effective June 1, 2010 for all Added Choice® plans, regardless of renewal date.

Benefit changes
- There is no longer a $500 per calendar year benefit maximum in Tiers 2 and 3 for preventive services.
- For tiers 2 and 3 we have changed the durable medical equipment (DME) prior authorization threshold from $300 to $500 for any single DME item.

Definitions
- We have added the following definitions to the Outpatient Prescription Drug Rider: “Generic Drug,” “Brand-Name Drug,” “Preferred Brand-Name Drug” and “Non-Preferred Brand-Name Drug.”

Additional benefit and administrative changes or clarifications that apply to dental plans

Administrative changes or clarifications
- The “Special Enrollment” section has been revised to further clarify when individuals can enroll. These revisions are in accordance with ERISA and with the Children’s Health Insurance Program Reauthorization Act of 2009 (CHIPRA).

Benefit clarifications
- We have modified the “Privacy Practices” section of our EOCs to align with our separate “Notice of Privacy Practices.”
- We have updated language in the Coordination of Benefits Consumer Explanatory Booklet to align with Oregon model COB language.
- We have modified text in our non-PPO dental EOCs to better explain how members may obtain emergency and urgent dental care services, and what is covered under their plan.
- The introductory paragraph of the Benefit Summary document has been revised for clarity and greater consistency across products.

Benefit and administrative changes or clarifications that apply to all Senior Advantage plans
The following changes take effect as Groups renew in 2011 unless otherwise noted.

Administrative changes or clarifications
- Members enrolled in a Kaiser Foundation Health Plan of the Northwest employer group Senior Advantage plan cannot be enrolled on individual Senior Advantage Basic or individual Senior Advantage at the same time. This change is effective January 1, 2011.
- We have updated the Group Agreement to reflect new notification and premium payment requirements related to Senior Advantage membership termination. The added provisions remove retroactive termination of membership and describe required time frames for providing notification to Members and Company, as well as for submitting premium payments. The changes comply with CMS guidance and are effective January 1, 2011.
Benefit changes or clarifications

- The copayment for outpatient preventive flexible sigmoidoscopy visits has changed from the outpatient surgery visit copayment to no charge. However, if non-preventive issues arise or non-preventive services are provided during a routine examination, the applicable outpatient visit charge will apply.

- The copayment for outpatient preventive colonoscopy visits has changed from the outpatient surgery copayment to no charge. However, if non-preventive issues arise or non-preventive services are provided during a routine examination, the applicable outpatient visit charge will apply.

- The copayment for referred chiropractic visits has changed to the lesser of $20 or the specialty office visit copayment per visit.

- Routine preventive physical exam visits continue to be covered at no charge and are now covered annually instead of every two years.

- The copayment for preventive screening for glaucoma will change from the office visit copayment to no charge. The applicable optometry or ophthalmology office visit copayment will still apply for other vision screenings normally done during the course of the same visit.

- We have changed the member cost share for covered care received as part of a Medicare qualifying clinical trial at a non-Plan facility. Previously, members paid the Original Medicare cost share (e.g. 20% coinsurance for covered outpatient care). Members will now pay the applicable plan copayment and coinsurance for any covered outpatient or inpatient services received, unless the trial provides those services at no charge. Member cost share for covered clinical trial care counts toward the medical out of pocket maximum.

- We have modified the Vision Hardware Optical Services Rider to show that the vision hardware credit may also be applied to multifocal cosmetic contact lenses.

- On the EOC Benefit Chart, we designate what services require prior authorization. We may update this section to reflect our current prior authorization requirements.

- The Senior Advantage EOC, including the Benefit Chart, is based on a model document and guidance we receive from the Centers for Medicare and Medicaid Services (CMS). Textual changes for 2011 include clarification about payment for the hospice benefit as well as about kidney disease education services. In addition, the Preventive Care section of the Benefit Chart has been modified to highlight existing services such as HIV screening and the initial physical examination.

- The Medicare Coverage Gap Discount Program may provide manufacturer discounts on brand-name drugs when eligibility requirements are met: (a) Members are not already receiving “Extra Help” and have Medicare as primary; (b) the amount that a member and any Medicare Part D plan spend for their covered Part D drugs reaches $2,840 in a calendar year. This change is effective January 1, 2011.
Kaiser Foundation Health Plan of the Northwest
A nonprofit corporation
Portland, Oregon

Large Group Dental Plan

Group Agreement for Willamette University
Group Number: 2014 Subgroup: 006, 007

Term of Agreement
April 1, 2011 through March 31, 2012
Anniversary date
April 1
INTRODUCTION

This Group Agreement (Agreement), including the attached Evidence of Coverage (EOC) incorporated herein by reference, and any amendments, constitutes the contract between Kaiser Foundation Health Plan of the Northwest (Company) and Willamette University (Group). In this Agreement, some capitalized terms have special meaning; please see the “Definitions” section in the EOC document for terms you should know.

To be eligible under this Agreement, the employer must meet the underwriting requirements set forth in Company’s Rate Assumptions and Requirements document.

PREMIUM

Group will pay to Company, for each Subscriber and his or her Dependents, the amount(s) specified for each month on or before the due date. The payment due date for each bill group associated with Group will be reflected on the monthly membership invoice if applicable to Group (if not applicable, then as specified in

When this Agreement terminates, if Group does not have another agreement with Company, then the due date for all Premium amounts will be the earlier of: (1) the normal due date; or (2) the termination date of this Agreement.

Monthly Premium Amounts

Group will pay Company the following Premium amount(s) each month for each Subscriber and his or her Dependents. Only Members for whom Company has received the appropriate Premium payment listed below are entitled to coverage under this Agreement, and then only for the period for which Company has received appropriate payment.

<table>
<thead>
<tr>
<th>Category</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subscriber only</td>
<td>$ 52.94</td>
</tr>
<tr>
<td>Subscriber with one Family Dependent</td>
<td>$ 105.87</td>
</tr>
<tr>
<td>Subscriber with two or more Family Dependents</td>
<td>$ 147.16</td>
</tr>
</tbody>
</table>

NOTICES

Notices must be sent to the addresses listed below, except that Company or Group may change its address for notices by giving written notice to the other. Notices are deemed given when delivered in person or deposited in a U.S. Postal Service receptacle for the collection of U.S. mail.
Notices from Company to Group will be sent to:

Group Contact………………………………………..Suzie Torre
Group Name………………………………………….Willamette University
Group Address……………………………………….900 State Street
Group Address……………………………………….Salem, OR 97301

Producer Contact……………………………………Rico Bocala
Producer Name………………………………………..USI Northwest
Producer Address……………………………………700 NE Multnomah St. #1300
Producer Address……………………………………….Portland, OR 97232

Note: When Company sends Group a new (or renewed) group agreement, Company will enclose a summary that discusses the changes Company has made to this Agreement. Groups that want information about changes before receiving the new group agreement may request advance information from Group’s Company account manager. Also, if Group designates in writing a third party such as a “Producer of Record,” Company may send the advance information to the third party rather than to Group (unless Group requests a copy also).

Notices from Group to Company regarding billing and enrollment must be sent to:

    Kaiser Foundation Health Plan of the Northwest
    P.O. Box 203012
    Denver, CO 80220-9012

Notices from Group to Company regarding Premium payments must be sent to:

    Kaiser Foundation Health Plan of the Northwest
    PO Box 34178
    Seattle, WA 98124

Notices from Group to Company regarding termination of this Agreement must be sent to the Group’s account manager at:

    Kaiser Foundation Health Plan of the Northwest
    500 NE Multnomah Street, Suite 100
    Portland, OR 97232
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TERM OF AGREEMENT, ACCEPTANCE OF AGREEMENT, AND RENEWAL

Term of Agreement
Unless terminated as set forth in the “Termination of Agreement” section, this Agreement is effective for the term shown on the cover page.

Acceptance of Agreement
Group will be deemed as having accepted this Agreement and any amendments issued during the term of this Agreement, if Group pays Company any amount toward Premium.

Group may not change this Agreement by adding or deleting words, and any such addition or deletion is void. If Group wishes to change anything in this Agreement, Group must contact its Company account manager. Company might not respond to any changes or comments that Group may submit. Group may not construe Company’s lack of response to any submitted changes or comments to imply acceptance. Company will issue a new agreement or amendment if Company and Group agree on any changes.

Renewal
This Agreement is guaranteed renewable, but does not automatically renew. If Group complies with all of the terms of this Agreement, Company will offer to renew this Agreement, upon not less than 30 days prior written notice to Group, either by sending Group a new group agreement to become effective immediately after termination of this Agreement, or by extending the term of this Agreement pursuant to “Amendments Effective on Anniversary Date” in the “Amendment of Agreement” section. The new or extended group agreement will include a new term of agreement and other changes. If Group does not renew this Agreement, Group must give Company written notice as described under “Termination on Notice” in the “Termination of Agreement” section.

AMENDMENT OF AGREEMENT

Amendments Effective on Anniversary Date
Upon not less than 30 days prior written notice to Group, Company may extend the term of this Agreement and make other changes by amending this Agreement effective on the anniversary date of any year (see cover page for anniversary date).

Amendment due to Tax or Other Charges
If during the term of this Agreement a government agency or other taxing authority imposes or increases a tax or other charge (other than a tax on or measured by net income) upon Company, Dental Group, Kaiser Foundation Hospitals or upon any activity of any of them, then upon 31 days prior written notice, Company may increase Group’s Premium to include Group’s share of the new or increased tax or charge.

Other Amendments
Company may amend this Agreement at any time by giving written notice to Group, in order to: (a) address any law or regulatory requirement; or (b) reduce or expand the Company Service Area; or (c) increase any benefits of any Medicare product approved by the Centers for Medicare and Medicaid Services (CMS), if applicable to this Agreement.
TERMINATION OF AGREEMENT

This Agreement will terminate under any of the conditions listed in this “Termination of Agreement” section. All rights to benefits under this Agreement end at 11:59 p.m. on the termination date, except as expressly provided in the “Termination of Membership” or “Continuation of Membership” sections of the EOC.

If Company fails to give notice as required, this Agreement shall continue in effect from the date notice should have been given until the date the Group receives the notice. Company will waive the Premium for the period for which coverage is continued.

Termination on Notice

Group may terminate this Agreement by giving prior written notice to Company not less than 30 days prior to the termination date and remitting all amounts payable relating to this Agreement, including Premium, for the period through the termination date.

Termination due to Nonacceptance of Amendments

All amendments are deemed accepted by Group unless Group gives Company written notice of non-acceptance at least 15 days before the effective date of the amendment in which case this Agreement will terminate the day before the effective date of the amendment.

Termination for Nonpayment

Company will allow a grace period until the end of the month for which Premium is due. If Company has not received Premium 10 days before the end of the month for which Premium is due, Company may send Group notice of the past-due amount.

If Group fails to make past-due payment within 10 days after Company’s initial written notice to Group of the past-due amount, Company may terminate this Agreement immediately by giving written notice to Group, and Group will be liable for all unpaid Premium through the termination date.

Termination for Fraud

Company may terminate this Agreement not less than 31 days prior written notice to Group, if Group commits fraud or makes an intentional misrepresentation of material fact as prohibited by the terms of the Plan. For example, an intentional misrepresentation of material fact occurs if Group intentionally furnishes incorrect or incomplete material information to Company or is aware that incorrect or incomplete material information has been provided to Company on enrollment or other Company forms.

Termination for Violation of Contribution or Participation Requirements

Company may terminate this Agreement upon 31 days prior written notice to Group, if Group fails to comply with Company’s contribution or participation requirements (including those listed in the “Contribution and Participation Requirements” section).

Termination for Discontinuance of a Product or all Products within a Market

Company may terminate a particular product or all products offered in a small or large group market as permitted by law.

Company may terminate this Agreement if it ceases to write new business in the group market in Oregon or in a specific service area within Oregon, or elects not to renew all of its group Plans in Oregon or in a specific
service area within Oregon, or both cease offering and cease renewing all products in Oregon or a specific service area in Oregon, if Company fails to reach an agreement with health care providers. To discontinue all products, Company must: (A) notify the Director of the Department of Consumer and Business Services and all Groups; and (B) not cancel coverage for 180 days after the date of notice to the Director and Groups.

Company may terminate this Agreement if it elects not to offer or renew, or offer and renew, this type of Plan in Oregon or within a specific service area within Oregon. Except as provided below regarding failure to reach agreement with providers, in order to discontinue a product, Company must: (A) cease to offer and/or cease to renew this Plan for all groups; (B) offer (in writing) to each group covered by this Plan, enrollment in any other Plan offered by Company in the group market, not less than 90 days prior to discontinuance; and (C) act uniformly without regard to claims experience of affected groups or the health status of any current or prospective Member.

Company may terminate this Agreement if the Director of the Department of Consumer and Business Services orders Company to discontinue coverage upon finding that continuation of coverage (A) would not be in the best interests of the Members; or (B) would impair Company’s ability to meet its contractual obligations.

Company may terminate this Agreement by providing not less than 90 days prior written notice if there are no Members covered under this Agreement who reside or work in the service area.

Company may terminate this Agreement if it is unable to reach an agreement with the health care providers to provide Services within a specific service area. Company must: (A) cease to offer and cease to renew this Plan for all groups within the service area; and (B) not less than 90 days prior to discontinuance, notify the Director of the Department of Consumer and Business Services and each group in that service area of the decision to discontinue offering the Plan(s) and offer all other group Plans available in that service area.

**CONTRIBUTION AND PARTICIPATION REQUIREMENTS**

No change in Group’s contribution or participation requirements is effective for purposes of this Agreement unless Company consents in writing.

Group must:

- Meet all underwriting requirements set forth in Company’s Rate Assumptions and Requirements document.
- With respect to all persons entitled to coverage under Group’s Plan(s), offer enrollment in Company plan to all such persons on conditions no less favorable than those for any other Plan available through Group.
- Permit Company to examine Group’s records with respect to contribution and participation requirements, eligibility, and payments under this Agreement.

**MISCELLANEOUS PROVISIONS**

**Administration of Agreement**

Company may adopt policies, procedures, rules, and interpretations to promote efficient administration of this Agreement.

**Assignment**

Company may assign this Agreement. Group may not assign this Agreement or any of the rights, interests, claims for money due, benefits, or obligations hereunder without Company’s prior written consent. This Agreement shall be binding on the successors and permitted assignees of Company and Group.
**Attorney Fees and Costs**

If Company or Group institutes legal action against the other to collect any sums owed under this *Agreement*, the party that substantially prevails will be reimbursed for its reasonable costs of collection, including attorneys’ fees, by the other party.

**Delegation of Claims Review Authority**

Group delegates to Company the discretion to determine whether a Member is entitled to benefits under this *Agreement*. In making these determinations, Company has discretionary authority to review claims in accord with the procedures contained in this *Agreement* and to construe this *Agreement* to determine whether the Member is entitled to benefits. For health benefit plans that are subject to the Employee Retirement Income Security Act (ERISA), Company is a named fiduciary to review claims under this *Agreement*.

**Governing Law**

Except as preempted by federal law, this *Agreement* will be governed in accord with Oregon law and any provision that is required to be in this *Agreement* by state or federal law shall bind Group and Company regardless of whether that provision is set forth in this *Agreement*.

**Litigation Venue**

Venue for all litigation between Group and Company shall lie in Multnomah County, Oregon.

**No Waiver**

Company’s failure to enforce any provision of this *Agreement* will not constitute a waiver of that or any other provision, or impair Company’s right thereafter to require Group’s strict performance of any provision.

**Reporting Membership Changes and Retroactivity**

Group must report membership changes (including sending appropriate membership forms) within the time limit for retroactive changes and in accord with any applicable “rescission” provisions of the Patient Protection and Affordable Care Act and regulations. The time limit for retroactive membership changes is the calendar month when Company’s Denver Service Center receives Group’s notification of the change plus the previous two months unless Company agrees otherwise in writing.
This endorsement applies to the following dental Evidences of Coverage (EOCs):
Large Group Deductible Dental Plan (EOLgDntDedXX0110)
Large Group Preferred Provider Dental Plan (EOLgDntPpoXX0110)
Small Group Deductible Dental Plan (EOSgDntDedXX0110)
Small Group Preferred Provider Dental Plan (EOSgDntPpoXX0110)

This endorsement amends your dental Evidence of Coverage (EOC). The Patient Protection and Affordable Care Act (PPACA) requirement that we cover adult dependents up to age 26 is only applicable to major medical plans. However, we are endorsing the dental only plans to be consistent with our major medical plans. This endorsement amends your dental Evidence of Coverage (EOC). This endorsement becomes part of the EOC and is subject to all the terms and provisions of the EOC. In the event of a conflict between the provisions of the EOC and this endorsement, the provisions of this endorsement shall prevail.

1. The following section replaces the “Dependents” section in the “Premium, Eligibility, and Enrollment” section:

**Dependents**

If you are a Subscriber, the following persons are eligible to enroll as your Dependents:

- Your Spouse.
- A person who is under the general or student Dependent Limiting Age shown on the “Benefit Summary” and who is any of the following:
  - Your or your Spouse's child.
  - Your enrolled Dependent's newborn child.
  - A child adopted by you or your Spouse, or for whom you or your Spouse have assumed a legal obligation in anticipation of adoption.
  - Any other person for whom you or your Spouse is a court-appointed guardian.
- A person who is under the student Dependent Limiting Age shown on the “Benefit Summary” and who is a full-time registered student at an accredited college or accredited vocational school and is any of the following:
Students who suffer a severe illness or injury that causes them to lose full-time student status will continue to be considered full-time students for eligibility purposes, provided that within 31 days after the loss of full-time student status, we receive written certification from the child’s treating physician that the child is suffering from a serious illness or injury and that the leave of absence or other change of enrollment is medically necessary. Eligibility as a full-time student under this provision may then continue for up to 12 months from the date that your child’s medical leave of absence began, or until your child reaches the student Limiting Age specified in the “Benefit Summary,” which ever comes first.

You may be asked to provide proof of dependency annually until the Dependent reaches the student Dependent Limiting Age shown on the “Benefit Summary” and his/her coverage ends.

- An unmarried person of any age who is chiefly dependent upon you or your Spouse for support and maintenance if the person is incapacitated by reason of self-sustaining employment by reason of developmental disability or physical handicap which occurred prior to his or her reaching the general Dependent Limiting Age shown on the “Benefit Summary,” if the person is any of the following:
  - Your or your Spouse’s child.
  - A child adopted by you or your Spouse, or for whom you or your Spouse have assumed legal obligation for total or partial support in anticipation of adoption.
  - Any other person for whom you or your Spouse is a court-appointed guardian and was a court-appointed guardian prior to the person reaching the over-age Dependent limit shown on the “Benefit Summary” established by the Group.

You must provide proof of incapacity and dependency annually upon request, but only after the two-year period following attainment of the general Dependent Limiting Age shown on the “Benefit Summary.”

Company will not deny enrollment of a newborn child, newly adopted child, or child for whom legal obligation is assumed for total or partial support in anticipation of adoption, or newly placed for adoption solely on the basis that: (a) the child was born out of wedlock; (b) the child is not claimed as a Dependent on the parent’s federal tax return; (c) the child does not reside with the child’s parent or in our Service Area; or (d) the mother of the child used drugs containing diethylstilbestrol prior to the child’s birth. Also, Company does not discriminate between married and unmarried women, or between children of married or unmarried women.

2. The following section replaces the “Termination due to Loss of Eligibility” section in the “Termination of Membership” section:

**Termination Due to Loss of Eligibility**

You and your Dependents must remain eligible to maintain your Group coverage. You must immediately report to your Group any changes in eligibility status, such as a Spouse’s divorce or a Dependent’s reaching the Dependent age limit. If you no longer meet the eligibility requirements described in this EOC, please confirm with your Group’s benefits administrator when your membership will end.
Large Group Deductible Dental Plan
Evidence of Coverage

Group Name: Willamette University
Group Number: 2014-006, 007

This EOC is effective April 1, 2011, through March 31, 2012.
Printed: April 7, 2011

Membership Services
Monday through Friday (except holidays)
8 a.m. to 6 p.m.
Portland area......................... 503-813-2000
All other areas ..................... 1-800-813-2000

Dental Appointment Center
From Portland......................... 503-286-6868
From Vancouver..................... 360-254-9158
From Salem......................... 503-370-4311
From Longview..................... 360-575-4800

TTY
All areas............................. 1-800-735-2900

Language interpretation services
All areas............................. 1-800-324-8010

kp.org
**BENEFIT SUMMARY**

This “Benefit Summary,” which is part of this *Evidence of Coverage (EOC)*, is a summary of answers to the most frequently asked questions about benefits. This summary does not fully describe benefits, limitations or exclusions. To see complete explanations of what is covered for each benefit, including exclusions and limitations, and for additional benefits that are not included in this summary, please refer to the “Deductible, Copayments, Coinsurance, and Benefits,” “Exclusions and Limitations” and “Reductions” sections of this EOC. Exclusions, limitations and reductions that apply to all benefits are described in the “Exclusions and Limitations” and “Reductions” sections of this EOC.

The Deductible does not apply to preventive, diagnostic or orthodontic Services.

Some Works-in-Progress may be reduced to a 50 percent payment of the Usual and Customary Charges. Please refer to the “Exclusions and Limitations” section of this EOC for details.

<table>
<thead>
<tr>
<th>Benefit Maximum</th>
<th>$1,500</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Deductible</strong></td>
<td></td>
</tr>
<tr>
<td>Individual</td>
<td>$0</td>
</tr>
<tr>
<td>Family</td>
<td>$0</td>
</tr>
<tr>
<td><strong>Dental Office Visit Charge</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td></td>
<td>$15</td>
</tr>
<tr>
<td><strong>Preventive and Diagnostic Services</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td>(Not subject to or counted toward the Deductible)</td>
<td></td>
</tr>
<tr>
<td>Oral exam</td>
<td>No additional charge</td>
</tr>
<tr>
<td>X-rays</td>
<td>No additional charge</td>
</tr>
<tr>
<td>Teeth cleaning</td>
<td>No additional charge</td>
</tr>
<tr>
<td>Fluoride treatments</td>
<td>No additional charge</td>
</tr>
<tr>
<td>Space maintainers</td>
<td>No additional charge</td>
</tr>
<tr>
<td><strong>Basic Restorative Services</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td>Routine fillings</td>
<td>No additional charge</td>
</tr>
<tr>
<td>Crowns (plastic/acrylic and steel)</td>
<td>No additional charge</td>
</tr>
<tr>
<td>Simple extractions</td>
<td>No additional charge</td>
</tr>
<tr>
<td><strong>Oral Surgery Services</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td>Surgical tooth extractions including diagnosis and evaluation</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Major oral surgery</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td><strong>Periodontics</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td>Diagnosis and evaluation</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Treatment of gum disease</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Scaling and root planing</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td><strong>Endodontics</strong></td>
<td><strong>You Pay</strong></td>
</tr>
<tr>
<td>----------------</td>
<td>------------</td>
</tr>
<tr>
<td>Root canal, related therapy, including diagnosis and evaluation</td>
<td>20% Coinsurance</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Major Restoration Services</strong></th>
<th><strong>You Pay</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Gold or porcelain crowns</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Inlays</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Bridge abutments</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Pontics</td>
<td>20% Coinsurance</td>
</tr>
</tbody>
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<table>
<thead>
<tr>
<th><strong>Removable Prosthetic Services</strong></th>
<th><strong>You Pay</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Full and partial dentures</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Relines</td>
<td>20% Coinsurance</td>
</tr>
<tr>
<td>Rebases</td>
<td>20% Coinsurance</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Emergency Care</strong></th>
<th><strong>You Pay</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>From Dental Group Providers</td>
<td>$25 for Emergency Care and Urgent Care visits on the same or next business day plus any other Charges that normally apply</td>
</tr>
<tr>
<td>From non-Dental Group Providers</td>
<td>All Charges over $100</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Other Benefits</strong></th>
<th><strong>You pay</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>Nightguards</td>
<td>10% of the full price</td>
</tr>
<tr>
<td>Nitrous oxide</td>
<td></td>
</tr>
<tr>
<td>Adults and children age 13 years and older</td>
<td>$15</td>
</tr>
<tr>
<td>Children age 12 years and younger</td>
<td>$0</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th><strong>Dependent Limiting Age</strong></th>
<th><strong>Dependent Limiting Age</strong></th>
</tr>
</thead>
<tbody>
<tr>
<td>General</td>
<td>26</td>
</tr>
<tr>
<td>Student</td>
<td>26</td>
</tr>
</tbody>
</table>
This endorsement applies to the following *Evidences of Coverage (EoCs)*:

- Large Group Deductible Dental Plan (EOLgDntDedXX0110)
- Small Group Deductible Dental Plan (EOSgDntDedXX0110)

This endorsement amends your 2010 *EOC* effective on Group’s anniversary date in 2011. It becomes part of the *EOC* and is subject to all the terms and provisions of the *EOC*. In the event of a conflict between the provisions of the *EOC* and this endorsement, the provisions of this endorsement shall prevail.

1. The following terms are added to the “Definitions” section:

- **Emergency Dental Care.** Dentally Necessary Services to treat Emergency Dental Conditions.
- **Emergency Dental Condition.** A dental condition, or exacerbation of an existing dental condition, occurring suddenly and unexpectedly, involving injury, swelling, bleeding, or extreme pain in or around the teeth and gums that would lead a prudent layperson possessing an average knowledge of health and medicine to reasonably expect that immediate dental attention is needed.
- **Urgent Dental Care.** Treatment for an Urgent Dental Condition.
- **Urgent Dental Condition.** An unforeseen dental condition that requires prompt dental attention to keep it from becoming more serious, but that is not an Emergency Dental Condition.

Furthermore, the terms “Emergency Care” and “Urgent Care” are removed from the “Definitions” section and throughout the *EOC*.

2. The following replaces the “When You Can Enroll and When Your Coverage Begins” section in the “Premium, Eligibility, and Enrollment” section:

**When You Can Enroll and When Your Coverage Begins**

Your Group is required to inform you about when you are eligible to enroll and your effective date of coverage. Your effective date of coverage will depend upon how and when you enroll. If you are eligible to enroll, enrollment is permitted as described below.

**New Employees and Their Dependents**

When your Group informs you that you are eligible to enroll as a Subscriber, you may enroll yourself and any eligible Dependents by submitting a Company-approved enrollment application to your Group within 31 days of eligibility for enrollment.

**Adding New Dependents to an Existing Account**

To enroll a Dependent who first becomes eligible to enroll after you became a Subscriber, you must submit a Company-approved enrollment application to your Group as follows:
- **Newborn child.** Newborns are covered from the moment of birth for the first 31 days of life. In order for coverage to continue beyond this 31-day period you must submit an enrollment application to your Group within 60 days after the child’s birth if additional Premium is required to add the Dependent. If additional Premium is not required, the application requirement is waived; however, please notify Membership Services of the birth so that we may update our records for more efficient provision of covered Services.

- **Newly adopted child.** Newly adopted children or children for whom you or your Spouse have newly assumed a legal obligation for total or partial support in anticipation of adoption are covered for 31 days following the date of adoption or the date you or your Spouse assume legal obligation. In order for coverage to continue beyond this 31-day period, you must submit an enrollment application to your Group within 60 days after the date of adoption or the date you or your Spouse assumed legal obligation if additional Premium is required. If additional Premium is not required, the application requirement is waived and Company will add the child to your Plan upon notification of the adoption. Assumption of legal obligation means when the adopting parent assumes and retains the legal obligation for total or partial support of the child in anticipation of the adoption of the child. Placement terminates upon termination of the legal obligations.

**Open Enrollment**

Your Group will inform you of your open enrollment period and effective date of coverage. You may enroll as a Subscriber along with any eligible Dependents if you or your Dependents were not previously enrolled. If you are an existing Subscriber, you may add eligible Dependents not previously enrolled by submitting a Company-approved enrollment application to your Group during the open enrollment period. If you do not enroll when you are first eligible or during open enrollment and later want to enroll, you must wait until the next open enrollment unless one of the sections described below applies.

**Special Enrollment**

If you do not enroll when you are first eligible and later want to enroll, you can enroll only during open enrollment unless one of the following is true:

- You become eligible as described in this "Special Enrollment" section.
- You did not enroll when you were first eligible and your Group does not give us a written statement that verifies you signed a document that explained restrictions about enrolling in the future. The effective date of an enrollment resulting from this provision is no later than the first day of the month following the date your Group receives a Company–approved enrollment or change of enrollment application from the Subscriber.

**Special Enrollment due to New Dependents**

You may enroll as a Subscriber (along with any eligible Dependents), and existing Subscribers may add eligible Dependents, by submitting a Company-approved enrollment application to your Group within 31 days after a Dependent becomes newly eligible.

The effective date of an enrollment resulting from marriage is no later than the first day of the month following the date your Group receives an enrollment application from the Subscriber. Enrollments due to birth, adoption, or placement for adoption are effective on the date of birth, adoption, or placement for adoption.

**Special Enrollment due to Loss of Other Coverage**

You may enroll as a Subscriber (along with any eligible Dependents) if you or your Dependents were not previously enrolled and existing Subscribers may add eligible Dependents not previously enrolled if all of the following are true:
- You did not enroll when you were first eligible and your Group did not provide us a written statement that verified you signed a document that explained restrictions about enrolling in the future.

- You or at least one of your eligible Dependents had other coverage when you or the eligible Dependent previously declined Company coverage (some groups require you to have stated in writing when declining Company coverage was the reason).

- The loss of the other coverage is due to one of the following:
  - Exhaustion of COBRA coverage.
  - Termination of employer contributions for non-COBRA coverage.
  - Loss of eligibility for non-COBRA coverage, but not termination for cause or termination from an individual (nongroup) plan for nonpayment. For example, this loss of eligibility may be due to legal separation or divorce, reaching the age limit for dependent children, or the Subscriber's death, termination of employment, or reduction in hours of employment, or as a result of moving out of the Service Area.
  - Loss of eligibility for Medicaid coverage or Child Health Insurance Program coverage, but not termination for cause.

Note: If you are enrolling as a Subscriber along with at least one eligible Dependent, only one of you must meet the requirements stated above.

To request enrollment, the Subscriber must submit a Company-approved enrollment or change of enrollment application to your Group within 30 days after loss of other coverage, except that the timeframe for submitting the application is 60 days if you are requesting enrollment due to loss of eligibility for Medicaid or Child Health Insurance Program coverage. The effective date of an enrollment resulting from loss of other coverage is no later than the first day of the month following the date your Group receives the enrollment or change of enrollment application from the Subscriber.

**Special Enrollment due to Eligibility for Premium Assistance under Medicaid or CHIP**

You may enroll as a Subscriber (along with any or all eligible Dependents), and existing Subscribers may add any or all eligible Dependents, if the Subscriber or at least one of the enrolling Dependents becomes eligible to receive premium assistance under Medicaid or CHIP. To request enrollment, the Subscriber must submit a Company-approved enrollment or change of enrollment application to your Group within 60 days after the Subscriber or Dependent is determined eligible for premium assistance. The effective date of an enrollment resulting from eligibility for the premium assistance under Medicaid or CHIP is no later than the first day of the month following the date your Group receives an enrollment or change of enrollment application from the Subscriber.

Note: If you are enrolling yourself as a Subscriber along with at least one eligible Dependent, only one of you must meet the requirements stated above.

**Special Enrollment due to Court or Administrative Order**

A court or administrative agency may require a Subscriber to provide health care coverage for a Spouse or child who meets the eligibility requirements to be added as a Dependent. You may add the Spouse or child as a Dependent by submitting to your Group a Company-approved enrollment application within 31 days of the court or administrative order. Your Group will let us know who to enroll under the order and the effective date of the enrollment. The effective date cannot be earlier than the date of the order and cannot be later than the first day of the month following the date of the order.
Special Enrollment due to Re-employment after Military Service

If you terminated your health care coverage because you were called to active duty in the military service, you may be able to be re-enrolled in your Group’s health plan if required by state or federal law. Ask your Group for more information.

3. The following replaces the “Emergency Care” section in the “How to Obtain Services” section:

Emergency and Urgent Care

In a Dental Emergency

If you have a medical emergency, call 911. This plan does not cover medical care. If you have an Emergency Dental Condition that is not a medical emergency, Emergency Dental Care is available 24 hours a day, every day of the week. Call the Dental Appointment Center and a representative will assist you or arrange for you to be seen for a dental emergency. We cover limited Emergency Dental Care received outside of our Service Area from non-Dental Group providers and non-Dental Group dental offices. You will need to contact these providers and offices directly to obtain Emergency Dental Care from them. See “Emergency Dental Care” in the “Your Benefits Described” section for details about your Emergency Dental Care coverage.

Obtaining Urgent Care

If you need Urgent Dental Care, call the Dental Appointment Center and a representative will assist you. We do not cover Urgent Dental Care (or other Services that are not Emergency Dental Care) received outside of our Service Area or from non-Dental Group providers and non-Dental Group dental offices. See “Urgent Dental Care” in the “Your Benefits Described” section for details about your Urgent Dental Care coverage.

Dental Appointment Center

From Portland .................. 503-286-6868
From Vancouver ............... 360-254-9158
From Salem ..................... 503-370-4311
From Longview ............... 360-575-4800
TTY ............................. 1-800-735-2900

4. The following replaces the “Emergency Care” section in the “Your Benefits Described” section:

Emergency Dental Care and Urgent Dental Care

Emergency Dental Care. We cover Emergency Dental Care, including local anesthesia and premedication, only if the Services would have been covered under other headings of this “Your Benefits Described” section (subject to the “Exclusions and Limitations” section) if they were not emergency dental services.

Inside our Service Area

- We cover Emergency Dental Care you receive inside our Service Area from Dental Group Providers or Dental Group Dental Offices.
- We cover Emergency Dental Care you receive inside our Service Area from non-Dental Group providers in a hospital emergency department in conjunction with a medical emergency.

Outside our Service Area

If you are temporarily outside our Service Area, we provide a limited benefit for Emergency Dental Care you receive from non-Dental Group providers or non-Dental Group dental offices, if we determine that the
Services could not be delayed until you returned to our Service Area. We will not cover more than the amount specified in the “Benefit Summary” for each incident.

**Elective Care and Reasonably Foreseen Conditions.** Elective care and care for conditions that could have been reasonably foreseen are not covered under your Emergency Dental Care or Urgent Dental Care benefits. Follow-up and continuing care is covered only at Dental Group Dental Offices. You pay the amount shown on the “Benefit Summary.”

**Deductible, Copayments, Coinsurance, and Reimbursement.** You pay the amount shown on the “Benefit Summary.”

There may be an additional fee as shown in the “Benefit Summary” added to any other applicable Copayments or Coinsurance when you receive Emergency Dental Care or an Urgent Dental Care appointment from a Dental Group Provider by the next business day after you contact us.

If you require Emergency Dental Care from non-Dental Group providers when you are outside the Service Area, you are provided limited coverage for Services, including local anesthesia and premedication. You pay the amount shown on the “Benefit Summary.”

**Urgent Dental Care.** We cover Urgent Dental Care received in our Service Area from Dental Group Providers and Dental Group Dental Offices only if the Services would have been covered under other headings of this “Your Benefits Described” section (subject to the “Exclusions and Limitations” section) if they were not urgent. Examples include treatment for toothaches, chipped teeth, broken/lost fillings causing irritation, swelling around a tooth, or a broken prosthetic that may require something other than a routine appointment.

We do not cover Urgent Dental Care (or other Services that are not Emergency Dental Care) received outside of our Service Area or received from non-Dental Group providers and non-Dental Group dental offices.

5. The following replaces the “Privacy Practices” section in the “Miscellaneous Provisions” section:

**Privacy Practices**

Kaiser Permanente will protect the privacy of your protected health information (PHI). We also require contracting providers to protect your PHI. Your PHI is individually identifiable information about your health, health care Services you receive, or payment for your health care. You may generally see and receive copies of your PHI, correct or update your PHI, and ask us for an accounting of certain disclosures of your PHI.

We may use or disclose your PHI for treatment, payment, health research, and health care operations purposes, such as measuring the quality of Services. We are sometimes required by law to give PHI to others, such as government agencies or in judicial actions. In addition, Member-identifiable health information is shared with your Group only with your authorization or as otherwise permitted by law. We will not use or disclose your PHI for any other purpose without your (or your representative’s) written authorization, except as described in our Notice of Privacy Practices (see below). Giving us authorization is at your discretion.

This is only a brief summary of some of our key privacy practices. Our Notice of Privacy Practices, which provides additional information about our privacy practices and your rights regarding your PHI, is available and will be furnished to you upon request. To request a copy, call Membership Services. You can also find the notice at your local Participating Facility or on our website at kp.org.
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INTRODUCTION
This Evidence of Coverage (EOC), including the “Benefit Summary” and any benefit riders attached to this EOC, describes the health care coverage of the Large Group Deductible Dental Plan provided under the Agreement between Kaiser Foundation Health Plan of the Northwest and your Group. For benefits provided under any other plan, refer to that plan’s evidence of coverage. In this EOC, Kaiser Foundation Health Plan of the Northwest is sometimes referred to as “Company,” “we,” “our,” or “us.” Members are sometimes referred to as “you.” Some capitalized terms have special meaning in this EOC; please see the “Definitions” section for terms you should know. The benefits under this plan are not subject to a pre-existing waiting period.

TERM OF THIS EOC
This EOC is effective for the period stated on the cover page, unless amended. Your Group’s benefits administrator can tell you whether this EOC is still in effect.

ABOUT KAISER PERMANENTE
Dental Group provides Services directly to you and your Dependents through an integrated dental care system. Company, Dental Office, and Dental Group work together to provide you with quality dental care Services. Our dental care program gives you access to the covered Services you may need, such as routine care with your own personal Dentist and other benefits described in the “Deductible, Copayments, Coinsurance, and Benefits” section.

For more information contact Membership Services at 503-813-2000, for outside the Portland area 1-800-813-2000, and TTY at 1-800-735-2900.

DEFINITIONS
Benefit Maximum. The maximum amount of benefits that will be paid in a Calendar Year as more fully explained in the “Benefit Maximum” section of this EOC. The amount of your “Benefit Maximum” is shown on the “Benefit Summary.”

If you are covered for orthodontic Services, please note that orthodontic Services do not count toward your Benefit Maximum. Your orthodontic coverage may include a separate orthodontic Benefit Maximum.

Benefit Summary. A brief description of your dental plan benefits and what you pay for covered Services, found in the front of this booklet.

Calendar Year. The 12-consecutive-month time period of January 1 through December 31 of the same year.

Charges. The term Charges is used to describe the following:

- For Services provided by Dental Group, the charges in Company’s schedule of Dental Group charges for Services provided to Member.
- For Services for which a provider (other than Dental Group) is compensated on a capitation basis, the charges in the schedule of charges that Company negotiates with the capitated provider.
- For items obtained at a pharmacy owned and operated by Company, the amount the pharmacy would charge a Member for the item if a Member’s benefit plan did not cover the item. (This amount is an estimate of: the cost of acquiring, storing, and dispensing drugs, the direct and indirect costs of providing pharmacy Services to Members, and the pharmacy program’s contribution to the net revenue requirements of Company.)
- For all other Services, the payment that Company makes for the Services (or, if Company subtracts a Deductible, Copayment, or Coinsurance from its payment, the amount it would have paid if it did not subtract the Deductible, Copayment, or Coinsurance).
Coinsurance. A percentage of Charges that you must pay when you receive a covered Service as described in the “Deductible, Copayments, Coinsurance, and Benefits” section.

Company. Kaiser Foundation Health Plan of the Northwest, an Oregon nonprofit corporation. This EOC sometimes refers to Company as “we,” “our,” or “us.”

Copayment. The defined dollar amount that you must pay when you receive a covered Service as described in the “Deductible, Copayments, Coinsurance, and Benefits” section.

Deductible. The amount you must pay in a Calendar Year for certain Services before we will cover those Services at the Copayment or Coinsurance in that Calendar Year. Deductible amounts include the annual Deductible take-over amount as described under “Deductible Take-Over” in the “Deductible, Copayments, Coinsurance, and Benefits” section of this EOC.

Dental Group. The Permanente Dental Associates, PC, is a professional corporation of Dentists organized under the laws of the state of Oregon. Dental Group contracts with Kaiser Permanente to provide professional dental Services to Members and others primarily on a capitated, prepaid basis.

Dentally Necessary and Dentally Appropriate. A Service that, in the judgment of a licensed Dentist, is required to prevent, diagnose, or treat a dental condition. A Service is Dentally Necessary only if a Dentist determines that its omission would adversely affect your dental health and its provision constitutes a Dentally Appropriate course of treatment for you in accord with generally accepted professional standards of practice that are consistent with a standard of care in the dental community.

Dental Office. Any facility listed in the Kaiser Permanente Dental Directory for our Service Area. Dental Offices are subject to change. If you have questions about the current locations of Dental Office facilities, please call Membership Services.

Dental Office Visit Charge: The amount you pay for Dental Office visits with Dental Group dentists, hygienists, or denturists.

Dentist. Any licensed doctor of dental science (DDS) or doctor of medical dentistry (DMD) who is an employee of the Dental Group, or any licensed Dentist who, under a contract directly or indirectly with the Dental Group, has agreed to provide covered Services to Members with an expectation of receiving payment, other than Copayments, Coinsurance, or Deductibles, from Dental Group rather than from the Member.

Dependent. A Member who meets the eligibility requirements as a Dependent (Dependent eligibility requirements are described under “Who is Eligible” in the “Premiums, Eligibility, and Enrollment” section).

Emergency Care. Dentally Necessary Services that require immediate treatment for acute infection, hemorrhage, relief of extreme pain, or on account of injury.

Evidence of Coverage (EOC). This Evidence of Coverage document provided to the Member that specifies and describes benefits and conditions of coverage. This document, on its own, is not designed to meet the requirements of a summary plan description (SPD) under ERISA.

Family. A Subscriber and his/her Spouse and/or Dependents.

Group. An employer, union trust, or association with which we have a Group Agreement that includes this EOC.

Hospital Services. Medical services or dental Services provided in a hospital or ambulatory surgical center.


Limiting Age. The ages established by your Group for Dependent eligibility that are approved by the Company and shown in the “Benefit Summary.”
Member. A person who is eligible and enrolled under this EOC, and for whom we have received applicable Premiums. This EOC sometimes refers to a Member as “you.” The term Member may include the Subscriber, his or her Dependent, or other individual who is eligible for and has enrolled under this EOC.


Provider. (a) A person regulated under state law, to practice dental or dental-related Services or otherwise practicing dental care Services consistent with state law; or (b) an employee or agent of a person described in (a) of this subsection, acting in the course and scope of his or her employment either of whom, under a contract directly or indirectly with Dental Group, has agreed to provide covered Services to Members with an expectation of receiving payment, other than Copayments, Coinsurance, or Deductibles, from Kaiser Permanente rather than from the Member.

Service Area. Our Service Area consists of certain geographic areas in the Northwest which we designate by ZIP code. Contact Membership Services for a complete listing of our Service Area.

Services. Dental care Services, supplies, or items.

Spouse. Your legal husband or wife. For the purposes of this EOC, the term “Spouse” includes a person legally recognized as your domestic partner in a valid Certificate of Registered Domestic Partnership issued by the state of Oregon or who is otherwise recognized as your domestic partner under criteria agreed upon, in writing, by Kaiser Foundation Health Plan of the Northwest and your Group.

Subscriber. A Member who is eligible for membership on his or her own behalf and not by virtue of Dependent status and who meets the eligibility requirements as a Subscriber (Subscriber eligibility requirements are described under “Who is Eligible” in the “Premiums, Eligibility, and Enrollment” section).

Urgent Care. Treatment for a condition that requires prompt dental attention to keep it from becoming more serious, but does not require Emergency Care.

Usual and Customary Charge. With respect to any one Service or supply:

A charge for treatment which is the lesser of the following:

- the usual charge made by the Provider for that treatment; or
- the customary charge made by other Providers of similar professional standing within the same, or a similar, geographic area for that treatment.

Utilization Review. The formal application of criteria and/or other organizational approved criteria designed to ensure that each Member is receiving care at the appropriate level, used as a technique to monitor the use of or evaluate the dental necessity, appropriateness, effectiveness, or efficiency of a specific Service, procedure, or setting.

Work-in-Progress. The following Services and related materials: a) a prosthetic or other appliance, or modification of one, where an impression was made before your coverage became effective; b) a crown, bridge, or gold restoration for which a tooth was prepared before your coverage became effective; or c) any other dental procedure or procedures started prior to your coverage becoming effective under this EOC, are considered Works-in-Progress. A tooth extraction performed before your coverage became effective under this EOC will not be considered a Work-in-Progress if on-going treatment has not progressed to include the Services listed in this definition.

PREMIUM, ELIGIBILITY, AND ENROLLMENT

Premium

Your Group is responsible for paying the Premium. If you are responsible for any contribution to the Premium, your Group will tell you the amount and how to pay your Group.
Who is Eligible

General
To be eligible to enroll and to remain enrolled, you must meet all of the following requirements listed below:

- You must meet your Group’s eligibility requirements that we have approved. (Your Group is required to inform Subscribers of its eligibility requirements.)
- You must meet one of the Subscriber or Dependent eligibility requirements described below, unless your Group has different eligibility requirements that we have approved.
- You must live or physically work inside our Service Area at least 50 percent of the time. Our Service Area is described in the “Definitions” section of this EOC. For assistance about the Service Area or eligibility, please contact Membership Services. The Subscriber’s or the Subscriber’s Spouse’s otherwise eligible children are not ineligible solely because they live outside our Service Area if: (i) they are attending an accredited college or accredited vocational school; or (ii) if otherwise required by law.

Subscribers
To be eligible to enroll as a Subscriber, you must be one of the following:

- An employee of your Group.
- Otherwise entitled to coverage through your Group under a trust agreement, retirement benefit program, employment contract, or the rules of a professional, trade, or bona fide association.

Dependents
If you are a Subscriber, the following persons are eligible to enroll as your Dependents:

- Your Spouse.
- An unmarried person who is under the general or student Dependent Limiting Age shown on the “Benefit Summary” and who is any of the following:
  - Your or your Spouse’s child.
  - Your enrolled Dependent’s newborn child.
  - A child adopted by you or your Spouse, or for whom you or your Spouse have assumed a legal obligation for total or partial support in anticipation of adoption.
  - Any other person primarily supported by you or your Spouse and for whom you or your Spouse is a court-appointed guardian.
- An unmarried person who is under the student Dependent Limiting Age shown on the “Benefit Summary” and who is a full-time registered student at an accredited college or accredited vocational school and is any of the following:
  - Your or your Spouse’s child.
  - A child adopted by you or your Spouse, or for whom you or your Spouse have assumed a legal obligation for total or partial support in anticipation of adoption.
  - Any other person primarily supported by you or your Spouse and for whom you or your Spouse is a court-appointed guardian.

Students who suffer a severe illness or injury that causes them to lose full-time student status will continue to be considered full-time students for eligibility purposes, provided that within 31 days after the loss of full-time student status, we receive written certification from the child’s treating physician that the child is suffering from a serious illness or injury and that the leave of absence or other change of enrollment is medically
necessary. Eligibility as a full-time student under this provision may then continue for up to 12 months from the date that your child’s medical leave of absence began, or until your child reaches the student Limiting Age specified in the “Benefit Summary”, which ever comes first.

You may be asked to provide proof of dependency annually until the Dependent reaches the student Dependent Limiting Age shown on the “Benefit Summary” and his/her coverage ends.

- An unmarried person of any age who is chiefly dependent upon you or your Spouse for support and maintenance if the person is incapable of self-sustaining employment by reason of developmental disability or physical handicap which occurred prior to his or her reaching the general Dependent Limiting Age shown on the “Benefit Summary,” if the person is any of the following:
  - Your or your Spouse’s child.
  - A child adopted by you or your Spouse, or for whom you or your Spouse have assumed legal obligation for total or partial support in anticipation of adoption.
  - Any other person for whom you or your Spouse is a court-appointed guardian and was a court-appointed guardian prior to the person reaching the over-age Dependent limit shown on the “Benefit Summary” established by the Group.

You must provide proof of incapacity and dependency annually upon request, but only after the two-year period following attainment of the general Dependent Limiting Age shown on the “Benefit Summary.”

Company will not deny enrollment of a newborn child, newly adopted child, or child for whom legal obligation is assumed for total or partial support in anticipation of adoption, or newly placed for adoption solely on the basis that: (a) the child was born out of wedlock; (b) the child is not claimed as a Dependent on the parent’s federal tax return; (c) the child does not reside with the child’s parent or in our Service Area; or (d) the mother of the child used drugs containing diethylstilbestrol prior to the child’s birth. Also, Company does not discriminate between married and unmarried women, or between children of married or unmarried women.

**When You Can Enroll and When Your Coverage Begins**

Your Group is required to inform you when you are eligible to enroll and your effective date of coverage. Your effective date of coverage will depend upon how and when you enroll. If you are eligible to enroll as described under “Who is Eligible” in this “Premiums, Eligibility, and Enrollment” section, enrollment is permitted as described below and membership begins at 12 a.m. on the membership effective date unless your Group has different requirements that we have approved. You may contact Membership Services or discuss this with your employer Group to find out if your Group has different requirements.

**New Employees and Their Dependents**

When your Group informs you that you are eligible to enroll as a Subscriber, you may enroll yourself and any eligible Dependents by submitting a Company-approved enrollment application to your Group within 31 days.

**Open Enrollment**

You may enroll as a Subscriber if you were not previously enrolled (along with any eligible Dependents) and if you are an existing Subscriber, you may add eligible Dependents not previously enrolled, by submitting a Company-approved enrollment application to your Group during the open enrollment period. Your Group will inform you of your open enrollment period and effective date of coverage. If you do not enroll when you are first eligible or during open enrollment and later want to enroll, you must wait until the next open enrollment unless one of the sections described below applies.
Adding New Dependents to an Existing Account

To enroll a Dependent who first becomes eligible to enroll after you became a Subscriber, you must submit a Company-approved enrollment application to your Group as follows:

- **Newborn child.** Newborns are covered from the moment of birth for the first 31 days of life. If additional Premium is required, in order for coverage to continue beyond this 31-day period, you must submit an enrollment application to your Group within 60 days after the child's birth. If additional Premium is not required, the application requirement is waived; however, please notify Membership Services so that we may add the child to your plan in our system.

- **Newly adopted child.** Newly adopted children or children placed for adoption are covered for 31 days following the date of adoption or placement for adoption. If additional Premium is required, in order for coverage to continue beyond this 31-day period, you must submit an enrollment application to your Group within 60 days after the date of adoption or placement for adoption. If additional Premium is not required, the application requirement is waived; however, please notify Membership Services so that we may add the child to your plan in our system.

Placement for adoption means when the adopting parent assumes and retains the legal obligation for total or partial support of the child in anticipation of the adoption of the child. Placement terminates upon termination of such legal obligations.

Special Enrollment of a Family due to Marriage

Along with your new Spouse and other Dependents, you may enroll yourself as a Subscriber by submitting a Company-approved enrollment application within 31 days of marriage. Your Group may have a different special enrollment period that is greater than 31 days if approved by Company.

The effective date of an enrollment resulting from marriage is no later than the first day of the month following the timely submission of your enrollment application.

Special Enrollment due to Newly Acquired Dependents

You may enroll as a Subscriber (along with any eligible Dependents), and existing Subscribers may add eligible Dependents, by submitting a Company-approved enrollment application to your Group within 31 days after a Dependent becomes newly eligible.

The membership effective date for the Dependents (and, if applicable, the new Subscriber) will be:

- **Newborn child.** Newborns are covered from the moment of birth for the first 31 days. In order for coverage to continue beyond this 31-day period, you must submit an enrollment application to your Group within 60 days after the child’s birth if additional premium is required to add the Dependent. If additional Premium is not required, the application requirement is waived; however, please notify Membership Services of the birth so that we may update our records for more efficient provision of covered Services.

- **Newly adopted child.** Newly adopted children or children for whom you or your Spouse have newly assumed a legal obligation are covered for 31 days from the date of adoption or from the date you or your Spouse assumed legal obligation for total or partial support of the child. In order for coverage to continue beyond the 31-day period, you must submit an enrollment application to your Group within 60 days after the date of adoption or the date you or your Spouse assumed legal obligation if additional premium is required.

- **All other Dependents.** For all other Dependents, the first of the month following the date the change of enrollment application is received by your Group.
**Special Enrollment due to Loss of Other Coverage**

You may enroll as a Subscriber if you were not previously enrolled (along with any eligible Dependents), or if you are an existing Subscriber, you may add eligible Dependents not previously enrolled, by submitting a Company-approved enrollment or change of enrollment application to your Group within 30 days after loss of other coverage, if the following is true.

- You or your eligible Dependent had other coverage when you or the eligible Dependent previously declined Company coverage.
- You did not enroll when you were first eligible and your Group did not provide us a written statement that verifies you signed a document that explained restrictions about enrolling in the future.
- The loss of the other coverage is due to one of the following:
  - Exhaustion of COBRA coverage.
  - In the case of non-COBRA coverage, loss of eligibility or termination of employer contributions (but not termination for cause or for failure to make timely Premium payments).
  - Current plan’s lifetime benefit maximum has been met.

**Note:** If you are enrolling as a Subscriber along with at least one eligible Dependent, only one of you is required to meet the provisions stated above.

The effective date of an enrollment resulting from loss of other coverage is no later than the first day of the month following the date your Group receives the enrollment application from the Subscriber.

**Special Enrollment due to Loss of Medicaid or CHIP Coverage or Eligibility for Premium Subsidy under Medicaid or CHIP**

You may enroll as a Subscriber (along with any eligible Dependents), and existing Subscribers may add eligible Dependents if:

- The enrolling persons (i) are eligible to enroll; (ii) were enrolled in a Medicaid plan pursuant to Title XIX of the Social Security Act or a State child health plan pursuant to Title XXI of the Social Security Act and coverage of the enrolling person under such a plan is terminated as a result of loss of eligibility for such coverage; and, (iii) the Subscriber requests coverage from us by submitting a Company-approved enrollment application to Group not later than 60 days after the date of termination of such coverage, or
- The enrolling persons (i) are eligible to enroll; (ii) become eligible for assistance with respect to the appropriate Premium for this coverage pursuant to a Medicaid plan or State child health plan (including under any waiver or demonstration project conducted under or in relation to such a plan); and (iii) the Subscriber requests coverage from us by submitting a Company-approved enrollment application to Group not later than 60 days after the date the enrolling persons are determined to be eligible for such Premium assistance.

**Enrollment of Child due to Court or Administrative Order**

A court or administrative agency may order a child who meets the eligibility requirements to be added as a Dependent outside of the open enrollment period or at a time other than when you are first eligible to enroll yourself and your Dependents. If the order is received, the Group will let us know who to enroll under the order and the effective date of the enrollment.

**HOW TO OBTAIN SERVICES**

**Using Your Identification Card**

We provide each Member with a Company ID card that contains your health record number. Please have your health record number available when you call for advice, make an appointment, or go to a Provider for
care. We use your health record number to identify your dental records and membership information. You should always have the same health record number. If we ever inadvertently issue you more than one health record number, please let us know by calling Membership Services. If you need to replace your ID card, please call Membership Services.

Your ID card is for identification only. To receive covered Services, you must be a current Member. Anyone who is not a Member will be billed as a non-Member for any Services he or she receives. If you let someone else use your ID card, we may keep your card and terminate your membership (see the “Termination for Cause” section). We may request photo identification in conjunction with your ID card to verify identity.

**Getting Assistance**

We want you to be satisfied with the dental care you receive. If you have any questions or concerns, please discuss them with your personal care Dentist or with other Providers who are treating you. They are committed to your satisfaction and want to help you with your questions.

Most Dental Offices have an administrative office staffed with representatives who can provide assistance if you need help obtaining Services. Membership Services representatives are also available to assist you Monday through Friday (except holidays), from 8 a.m. to 6 p.m. From Portland, call 503-813-2000; from all other areas, call 1-800-813-2000. For TTY for the hearing and speech impaired, call 1-800-735-2900. For language interpretation services, call 1-800-324-8010. You can also e-mail us by registering on our Web site at kp.org.

Membership Services representatives can answer any questions you have about your benefits, available Services, and the facilities where you can receive care. For example, they can explain your dental benefits, how to make your first dental appointment, what to do if you move, what to do if you need care while you are traveling, and how to replace your ID card. These representatives can also help you if you need to file a claim as described in the “Requesting Dental Services and Benefits” section, or if you want to file a complaint, grievance or appeal as described in the “Dispute Resolution” section. Upon request, Membership Services can also provide you with written materials about your coverage.

**Emergency Care**

Dental Emergency Care is available 24 hours a day, every day of the week. Call the Dental Appointment Center to receive advice or arrange to be seen for a dental emergency. You pay the amount shown on the “Benefit Summary.”

There will be an additional $25 Charge added to any other Copayments or Coinsurance when you receive emergency dental Services or an Urgent Care appointment on the same or next business day.

**Outside the Service Area.** If you require Emergency Care when you are outside the Service Area, you will be reimbursed up to $100 per incident for Dentally Necessary Services that are needed immediately for the treatment of acute infection, hemorrhage, relief of extreme pain, and for necessary treatment, including local anesthesia and premedication, due to injury.

Elective care and care for conditions that could have been reasonably foreseen are not covered under your Emergency Care benefit. Follow-up and continuing care is covered only at our Dental Offices. You pay the amount shown on the “Benefit Summary” located in the front of this EOC.

**Dental Appointment Center**

From Portland ...................... 503-286-6868
From Vancouver .................. 360-254-9158
From Salem ........................... 503-370-4311
From Longview .................... 360-575-4800
TTY .....................................1-800-735-2900
Choosing a Personal Care Dentist
Your personal care Dentist plays an important role in coordinating your dental care needs, including routine dental visits and referrals to specialists. We encourage you and your Dependents to choose a personal care Dentist. To learn how to choose or change your primary care Dentist, please call Membership Services.

DEDUCTIBLE, COPAYMENTS, COINSURANCE, AND BENEFITS
The Services described in this “Deductible, Copayments, Coinsurance, and Benefits” section are covered only if all of the following conditions are satisfied:

- You are a current Member at the time Services are rendered.
- A Dentist determines that the Services are Dentally Necessary.
- The Services are provided, prescribed, authorized, and/or directed by a Dentist or Provider inside our Service Area, except where specifically noted to the contrary under “Emergency Care” in the “How to Obtain Services” section.
- The Services are provided in a Dental Office, except as otherwise specified in the EOC.

Deductible
Note: Check the “Benefit Summary” to determine what your Deductible is, if any.

In any Calendar Year, we will not cover Services that are subject to the Deductible until you meet the Member Deductible or the Family Deductible listed in the “Benefit Summary” during that Calendar Year. The only payments that count toward the Deductible are those you make for covered Services that are subject to the Deductible under this EOC. The value of preventive and diagnostic Services that you receive do not count toward the deductible.

For Services subject to the Deductible, you must pay Charges until you meet the Deductible. If you are the only Member in your Family, then you must meet the Member Deductible. If there is at least one other Member in your Family, then you must meet the Member Deductible, or your Family must meet the Family Deductible. Each Member Deductible amount applies toward the Family Deductible amount. Once the Family Deductible is satisfied, no further Member Deductible will be due for the remainder of the year. The Member and Family Deductible amounts are listed in the “Benefit Summary.”

Deductible Take-Over
Payments that were applied toward your deductible under your prior group dental coverage count toward this plan’s Deductible if all the following requirements are met:

- This group dental coverage with Company replaces the Group’s prior group dental coverage.
- Your prior group dental coverage was not with Company or with any Kaiser Foundation Health Plan.
- You were covered under Group’s prior group dental coverage on the day before the effective date of this EOC.
- The payments were for Services you received during the period of 12 months or less that occurred between January 1 and your effective date of coverage under this EOC.
- The payments were for Services that we would have covered under this EOC if you had received them as a Member during the term of this EOC.
- We would have applied the payments toward your Deductible under this EOC if you had received the Services as a Member during the term of this EOC.
Copayments and Coinsurance
The Copayment or Coinsurance you must pay for each covered Service (after you meet any applicable Deductible) is described in the “Benefit Summary.” Copayments or Coinsurance are due when you receive the Service. If we must bill you, an accounting fee of $10 or more will be added to offset handling costs.

Benefit Maximum
Note: Check the “Benefit Summary” to determine if the preventive and diagnostic services Charges count toward your “Benefit Maximum.”

Your dental plan may be subject to a Benefit Maximum selected by your Group. If your plan includes a Benefit Maximum, your benefit is limited during each Calendar Year to the amount shown in the “Benefit Summary.” The value of benefits you receive (other than the Dental Office Visit Charges and, for some plans, preventive and diagnostic Services), less Deductibles, Copayments, or Coinsurance you pay, counts toward the Benefit Maximum. After you reach the Benefit Maximum, you pay 100 percent of Charges for Services incurred during the balance of the Calendar Year. If you are covered for orthodontic Services, please note that orthodontic Services do not count toward your Benefit Maximum. Your orthodontic coverage may include a separate orthodontic Benefit Maximum.

Dental Office Visits
You are covered for a wide range of dental Services. Most Members pay a Dental Office Visit Charge for each Dental Office visit. You may be required to pay additional Copayments or Coinsurance for specific Services listed on the “Benefit Summary.”

Your Benefits Described
You are covered for the Services described in this booklet when you receive Services from a Company Provider. Your dental “Benefit Summary” describes your benefits and lists your Deductible, Copayment, Coinsurance, and Benefit Maximum. Below are additional details about some of the covered Services.

Preventive and Diagnostic Services
Diagnostic examination. Examination of your mouth, X-rays to check for cavities, and determining the condition of your teeth and gums.

Preventive Services. Preventive care includes such Services as routine teeth cleaning (prophylaxis) and fluoride treatments.

Prophylaxis. Preventive cleaning of the teeth. You are covered for no more than two visits for oral prophylaxis treatments in any 12-consecutive-month period, except when you are receiving periodontal treatment.

Space maintainer. Appliance used to maintain spacing after removal of a tooth or teeth.

Basic Restorative Services
Basic restorative Services. Your plan covers routine fillings and stainless steel and plastic/acrylic crowns.

Simple extractions. Your plan covers simple tooth extractions.

Oral Surgery Services
Oral surgery. Surgical tooth extractions, including diagnosis and evaluation, are covered.

Periodontics
Periodontics (gum treatment). Treatment of disease of the gums. Diagnosis, evaluation, and treatment of disease of the gums, including scaling and root planing, are provided.
**Endodontics**

*Endodontics (root canal therapy).* Treatment of the root canal or tooth pulp. Your benefit includes root canal and related therapy, including diagnosis and evaluation.

**Major Restoration Services**

*Major restorative Services.* Your plan covers gold and porcelain crowns, inlays, bridge abutments and pontics, and other cast metal restorations. If you request a procedure or material not covered, or in excess of what is recommended by your Dentist, you will be responsible for the additional fees. Repair or replacement of prosthetic appliances that are less than five years old is not covered.

*Pontic.* An artificial tooth on a dental bridge.

*Removable prosthetic Services.* Covered Services include full and partial dentures, relines, and rebases. Your plan covers repair and adjustment of dentures and other prosthetic devices damaged through normal use. If a prosthetic device cannot be repaired, we will cover replacement once every five years.

*Prosthetic device.* Artificial teeth such as dentures or bridges.

*Rebase.* Replacement of the entire denture base, except the teeth, to improve the bite and/or fit.

*Reline.* Adding a new layer of plastic material to the inside of a set of full or partial dentures to improve the fit.

**Emergency Care**

*Urgent condition.* A dental problem such as toothaches, chipped teeth, broken/lost fillings causing irritation, swelling around a tooth, or a broken prosthetic that may require something other than a routine appointment.

*Emergency Care.* Care for a condition requiring immediate treatment for acute infection, hemorrhage, injury to the gums and/or teeth, or relief of extreme pain that would lead a prudent layperson possessing an average knowledge of health and medicine to reasonably expect that immediate dental attention is needed. Coverage includes local anesthesia and premedication.

**Other Benefits**

*Nightguard.* A removable dental appliance designed to minimize the effects of grinding and other occlusal factors.

*Nitrous oxide.* Covered for children when administered by a pediatric Dentist, oral surgeon, or periodontist and for adults when administered by an oral surgeon or periodontist.

**EXCLUSIONS AND LIMITATIONS**

**Exclusions**

- Conditions for which Service or reimbursement is required by law to be provided at or by a government agency.
- Cosmetic Services, supplies, or prescription drugs that are intended primarily to improve appearance, repair, and/or replace cosmetic dental restorations.
- Dental implants, including bone augmentation and fixed or removable prosthetic devices attached to or covering the implants; all related Services, including diagnostic consultations, impressions, oral surgery, placement, removal, and cleaning when provided in conjunction with dental implants; and Services associated with postoperative conditions and complications arising from implants, unless your Group has purchased coverage for dental implants as an additional benefit.
- Experimental or investigational treatments, procedures, and other Services that are not commonly considered standard dental practice or that require governmental approval.
- Full mouth reconstruction and occlusal rehabilitation, including appliances, restorations, and procedures needed to alter vertical dimension, occlusion, or correct attrition or abrasion.
- Genetic testing.
- Medical or Hospital Services, unless otherwise specified in the EOC.
- Missed appointment fees a provider may charge for a missed appointment.
- Orthodontic Services, unless your Group has purchased orthodontic coverage as an additional benefit.
- Prescription drugs obtainable with or without a prescription. These may be covered under your medical benefits.
- Prosthetic devices following your decision to have a tooth (or teeth) extracted for nonclinical reasons or when a tooth is restorable.
- Replacement of prefabricated, noncast crowns, including noncast stainless steel crowns.
- Restorative or reconstructive treatment for specific congenital or developmental malformations when less expensive professionally appropriate treatment is available, as determined by a Dental Group Dentist.
- Sedation and general anesthesia (including, but not limited to, intramuscular IV sedation, non-IV sedation and inhalation sedation) are not covered, except when administered by an oral surgeon, periodontist or pediatric Dentist pursuant to the Nitrous Oxide benefit as described in the “Other Benefits” section.
- Services for conditions that are covered by workers’ compensation or that are the employer’s responsibility.
- Services provided or arranged by criminal justice institutions for Members confined therein, unless care would be covered as Emergency Care.
- Speech aid prosthetic devices and follow up modifications.
- Surgery to correct malocclusion or temporomandibular joint disorders; treatment for problems of the jaw joint, including temporomandibular joint syndrome and craniomandibular disorders; and treatment of conditions of the joint linking the jaw bone and skull and of the complex of muscles, nerves, and other tissues related to that joint.
- Treatment to restore tooth structure lost due to attrition, erosion, or abrasion.

Limitations

- **Dental Services in Conjunction with Medically Necessary General Anesthesia.** We cover the dental Services described in the "Your Benefits Described Section" when provided in a hospital or ambulatory surgical center, if the Services are performed at that location in order to obtain Medically Necessary general anesthesia for a Member. We do not cover the general anesthesia services.
- Repair or replacement needed due to normal wear and tear of fixed and removable prosthetics appliances that are less than five years old.
- Works-in-Progress started prior to your effective date are not covered and are the liability of the Member, or a prior dental insurance carrier. The only exception is a root canal in which the pulpal debridement has been completed. Dental Services to complete the root canal following pulpal debridement will be covered at 50 percent of the Usual and Customary Charges, subject to Deductibles and Benefit Maximum as indicated on the “Benefit Summary.”
REDUCTIONS

Coordination of Benefits
The coordination of benefits (COB) provision applies when a person has health care coverage under more than one Plan. Plan is defined below.

The order of benefit determination rules govern the order in which each Plan will pay a claim for benefits. The Plan that pays first is called the Primary Plan. The Primary Plan must pay benefits in accordance with its policy terms without regard to the possibility that another Plan may cover some expenses. The Plan that pays after the Primary Plan is the Secondary Plan. The Secondary Plan may reduce the benefits it pays so that payments from all Plans do not exceed 100 percent of the total Allowable expense.

Definitions
A. A Plan is any of the following that provides benefits or services for medical or dental care or treatment. If separate contracts are used to provide coordinated coverage for members of a group, the separate contracts are considered parts of the same Plan and there is no COB among those separate contracts.

(1) Plan includes: group insurance contracts, health maintenance organization (HMO) contracts, closed panel Plans or other forms of group or group-type coverage (whether insured or uninsured); medical care components of group long-term care contracts, such as skilled nursing care; and Medicare or any other federal governmental plan, as permitted by law.

(2) Plan does not include: hospital indemnity coverage or other fixed indemnity coverage; accident only coverage; specified disease or specified accident coverage; school accident type coverage; benefits for non-medical components of group long-term care policies; Medicare supplement policies; Medicaid policies; or coverage under other federal governmental plans, unless permitted by law.

Each contract for coverage under (1) or (2) is a separate Plan. If a Plan has two parts and COB rules apply only to one of the two, each of the parts is treated as a separate Plan.

B. This Plan means, in a COB provision, the part of the contract providing the health care benefits to which the COB provision applies and which may be reduced because of the benefits of other plans. Any other part of the contract providing health care benefits is separate from this Plan. A contract may apply one COB provision to certain benefits, such as dental benefits, coordinating only with similar benefits, and may apply another COB provision to coordinate other benefits.

C. The order of benefit determination rules determine whether This Plan is a Primary Plan or Secondary Plan when the person has health care coverage under more than one Plan.

When this Plan is primary, it determines payment for its benefits first before those of any other Plan without considering any other Plan’s benefits. When this Plan is secondary, it determines its benefits after those of another Plan and may reduce the benefits it pays so that all Plan benefits do not exceed 100% of the total Allowable expense.

D. Allowable expense is a health care expense, including deductibles, coinsurance, copayments, that is covered at least in part by any Plan covering the person. Plan provides benefits in the form of services, the reasonable cash value of each will be considered an Allowable expense and a benefit paid. An expense that covered by any Plan covering the person is not an Allowable expense. In addition, expense that a provider by law or in accordance with a contractual agreement prohibited from charging a covered person is not an Allowable expense.

The following are examples of expenses that are not Allowable expenses:

(1) The difference between the cost of a semi-private hospital room and a private hospital room is not an Allowable expense, unless one of the Plans provides coverage for private hospital room expenses.
(2) If a person is covered by two or more Plans that compute their benefit payments on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology, any amount in excess of the highest reimbursement amount for a specific benefit is not an Allowable expense.

(3) If a person is covered by two or more Plans that provide benefits or services on the basis of negotiated fees, an amount in excess of the highest of the negotiated fees is not an Allowable expense.

(4) If a person is covered by one Plan that calculates its benefits or services on the basis of usual and customary fees or relative value schedule reimbursement methodology or other similar reimbursement methodology and another Plan that provides its benefits or services on the basis of negotiated fees, the Primary Plan’s payment arrangement shall be the Allowable expense for all Plans. However, if the provider has contracted with the Secondary Plan to provide the benefit or service for a specific negotiated fee or payment amount that is different than the Primary Plan’s payment arrangement and if the provider’s contract permits, the negotiated fee or payment shall be the Allowable expense used by the Secondary Plan to determine its benefits.

(5) The amount of any benefit reduction by the Primary Plan because a covered person has failed to comply with the Plan provisions is not an Allowable expense. Examples of these types of Plan provisions include second surgical opinions, precertification of admissions, and preferred provider arrangements.

E. Closed panel Plan is a Plan that provides health care benefits to covered persons primarily in the form of services through a panel of providers that have contracted with or are employed by the Plan, and that excludes coverage for services provided by other providers, except in cases of emergency or referral by a panel member.

F. Custodial parent is the parent awarded custody by a court decree or, in the absence of a court decree, is the parent with whom the child resides more than one half of the calendar year excluding any temporary visitation.

Order of Benefit Determination Rules

When a person is covered by two or more Plans, the rules for determining the order of benefit payments are as follows:

A. The Primary Plan pays or provides its benefits according to its terms of coverage and without regard to the benefits of under any other Plan.

   (1) Except as provided in Paragraph (2), a Plan that does not contain a coordination of benefits provision that is consistent with this regulation is always primary unless the provisions of both Plans state that the complying plan is primary.

   (2) Coverage that is obtained by virtue of membership in a group that is designed to supplement a part of a basic package of benefits and provides that this supplementary coverage shall be excess to any other parts of the Plan provided by the contract holder. Examples of these types of situations are major medical coverages that are superimposed over base plan hospital and surgical benefits, and insurance type coverages that are written in connection with a Closed panel Plan to provide out-of-network benefits.

C. A Plan may consider the benefits paid or provided by another Plan in calculating payment of its benefits only when it is secondary to that other Plan.

D. Each Plan determines its order of benefits using the first of the following rules that apply:

   (1) Non-Dependent or Dependent. The Plan that covers the person other than as a dependent, for example as an employee, member, subscriber or retiree is the Primary plan and the Plan that covers the person as a dependent is the Secondary Plan. However, if the person is a Medicare beneficiary
and, as a result of federal law, Medicare is secondary to the Plan covering the person as a dependent; and primary to the Plan covering the person as other than a dependent (e.g. a retired employee); then the order of benefits between the two Plans is reversed so that the Plan covering the person as an employee, member, subscriber or retiree is the Secondary Plan and the other Plan is the Primary plan.

(2) Dependent child covered under more than one plan. Unless there is a court decree stating otherwise, when a dependent child is covered by more than one Plan the order of benefits is determined as follows:

(a) For a dependent child whose parents are married or are living together, whether or not they have ever been married: The Plan of the parent whose birthday falls earlier in the calendar year is the Primary Plan; or If both parents have the same birthday, the Plan that has covered the parent the longest is the Primary Plan.

(b) For a dependent child whose parents are divorced or separated or not living together, whether or not they have ever been married:

(i) If a court decree states that one of the parents is responsible for the dependent child’s health care expenses or health care coverage and the Plan of that parent has actual knowledge of those terms, that Plan is primary. This rule applies to Plan years commencing after the Plan is given notice of the court decree;

(ii) If a court decree states that both parents are responsible for the dependent child’s health care expenses or health care coverage, the provisions of Subparagraph (a) above shall determine the order of benefits;

(iii) If a court decree states that the parents have joint custody without specifying that one parent has responsibility for the health care expenses or health care coverage of the dependent child, the provisions of Subparagraph (a) above shall determine the order of benefits; or

(iv) If there is no court decree allocating responsibility for the dependent child’s health care expenses or health care coverage, the order of benefits for the child are as follows:

The Plan covering the Custodial parent;

The Plan covering the spouse of the Custodial parent;

The Plan covering the non-custodial parent; and then

The Plan covering the spouse of the non-custodial parent.

(c) For a dependent child covered under more than one Plan of individuals who are not the parents of the child, the provisions of Subparagraph (a) or (b) above shall determine the order of benefits as if those individuals were the parents of the child.

(3) Active employee or retired or laid-off employee. The Plan that covers a person as an active employee, that is, an employee who is neither laid off nor retired, is the Primary Plan. The Plan covering that same person as a retired or laid-off employee is the Secondary Plan. The same would hold true if a person is a dependent of an active employee and that same person is a dependent of a retired or laid-off employee. If the other Plan does not have this rule, and as a result, the Plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D(1) can determine the order of benefits.

(4) COBRA or state continuation coverage. If a person whose coverage is provided pursuant to COBRA or under a right of continuation provided by state or other federal law is covered under another Plan, the Plan covering the person as an employee, member, subscriber or retiree or covering the person as a dependent of an employee, member, subscriber or retiree is the Primary Plan and the COBRA or state or other federal continuation coverage is the Secondary Plan. If the other Plan does not have
this rule, and as a result, the Plans do not agree on the order of benefits, this rule is ignored. This rule does not apply if the rule labeled D(1) can determine the order of benefits.

(5) Longer or shorter length of coverage. The Plan that covered the person as an employee, member, subscriber or retiree longer is the Primary Plan and the Plan that covered the person the shorter period of time is the Secondary Plan.

(6) If the preceding rules do not determine the order of benefits, the Allowable expenses shall be shared equally between the Plans meeting the definition of Plan. In addition, This plan will not pay more than it would have paid had it been the Primary Plan.

**Effect on the Benefits of this Plan**

A. When this Plan is secondary, it may reduce its benefits so that the total benefits paid or provided by all Plans during a Plan year are not more than the total Allowable expenses. In determining the amount to be paid for any claim, the Secondary Plan will calculate the benefits it would have paid in the absence of other health care coverage and apply that calculated amount to any Allowable expense under its Plan that is unpaid by the Primary Plan. The Secondary Plan may then reduce its payment by the amount so that, when combined with the amount paid by the Primary Plan, the total benefits paid or provided by all Plans for the claim do not exceed the total Allowable expense for that claim. In addition, the Secondary Plan shall credit to its plan deductible any amounts it would have credited to its deductible in the absence of other health care coverage.

B. If a covered person is enrolled in two or more Closed panel Plans and if, for any reason, including the provision of service by a non-panel provider, benefits are not payable by one Closed panel Plan, COB shall not apply between that Plan and other Closed panel Plans.

**Right to Receive and Release Needed Information**

Certain facts about health care coverage and services are needed to apply these COB rules and to determine benefits payable under this Plan and other Plans. We may get the facts it needs from or give them to other organizations or persons for the purpose of applying these rules and determining benefits payable under this Plan and other Plans covering the person claiming benefits. We need not tell, or get the consent of, any person to do this. Each person claiming benefits under this Plan must give us any facts we need to apply those rules and determine benefits payable.

**Facility of Payment**

A payment made under another Plan may include an amount that should have been paid under this Plan. If it does, it may pay that amount to the organization that made that payment. That amount will then be treated as though it were a benefit paid under this Plan. This Plan will not have to pay that amount again. The term “payment made” includes providing benefits in the form of services, in which case “payment made” means the reasonable cash value of the benefits provided in the form of services.

**Right of Recovery**

If the amount of the payments made by this Plan is more than it should have paid under this COB provision, This plan may recover the excess from one or more of the persons it has paid or for whom it has paid; or any other person or organization that may be responsible for the benefits or services provided for the covered person. The “amount of the payments made” includes the reasonable cash value of any benefits provided in the form of services.

**Questions about coordination of benefits?**

**Contact your state insurance department.**
Injuries or Illnesses Alleged to be Caused by Third Parties

This “Injuries or Illnesses Alleged to be Caused by Third Parties” section applies if you received covered Services for an injury or illness alleged to be caused by a third party’s acts or omissions or received on the premises of a third party. If you obtain a settlement or judgment from or on behalf of a third party, you must pay us Charges for covered Services that you received for the injury or illness, except that you do not have to pay us more than the amount you received from or on behalf of the third party. This “Injuries or Illnesses Alleged to be Caused by Third Parties” section does not affect your obligation to make any applicable Deductible, Copayment, and Coinsurance payments for these covered Services, but we will credit any such payments towards the amount you must pay us under this paragraph.

If you do not recover anything from or on behalf of the third party, you are responsible only for any applicable Deductible, Copayment, and Coinsurance payments.

To the extent permitted by law, we have the option of becoming subrogated to all claims, causes of action, and other rights you may have against a third party or an insurer, government program, or other source of coverage for monetary damages, compensation, or indemnification on account of the injury or illness allegedly caused by any third party. We will be so subrogated as of the time we mail or deliver a written notice of our exercise of this option to you or your attorney, but we will be subrogated only to the extent of the total of Charges for the relevant Services.

To secure our rights, we will have a lien on the proceeds of any judgment or settlement you or we (when we subrogate) obtain against a third party, regardless of how those proceeds may be characterized or designated. The proceeds of any judgment or settlement that you or we obtain shall first be applied to satisfy our lien, regardless of whether the total amount of the proceeds is less than the actual losses and damages you incurred.

You must make all reasonable efforts to pursue any claim you may have against a third party. Within 30 days after submitting or filing a claim or legal action against a third party, you must send written notice of the claim or legal action to us at:

Patient Business Services—TPL
Kaiser Foundation Health Plan of the Northwest
7201 N Interstate Avenue
Portland, OR 97217

In order for us to determine the existence of any rights we may have and to satisfy those rights, you must complete and send us all consents, releases, trust agreements, authorizations, assignments, and other documents, including lien forms directing your attorney, the third party, and the third party’s liability insurer to pay us directly.

You must place and hold in trust a portion of the proceeds of your recovery that is sufficient to satisfy our claims under this “Injuries or Illnesses Alleged to be Caused by Third Parties” section pending final resolution of the claims. You must provide us with written notice before you settle a claim or obtain a judgment against any third party based on your injury or illness.

In addition to the rights set forth above, we shall also be entitled to all of the remedies, benefits, and other rights of sections 742.520 – 742.542, Oregon Revised Statutes.

If your estate, parent, guardian, or conservator asserts a claim against a third party based on your injury or illness, your estate, parent, guardian, or conservator and any settlement or judgment recovered by the estate, parent, guardian, or conservator shall be subject to our liens and other rights to the same extent as if you had asserted the claim against the third party. We may assign our rights to enforce our liens and other rights.

If you are entitled to Medicare, Medicare law may apply with respect to Services covered by Medicare.
REQUESTING DENTAL SERVICES AND BENEFITS

Important Information for Members Whose Benefit Plans are Subject to ERISA

The Employee Retirement Income Security Act of 1974 (ERISA) is a federal law that regulates employee benefits, including the claim and appeal procedures for benefit plans offered by certain employers. If your employer’s benefit plan is subject to ERISA, each time you request care or Services that must be approved before the care or Service is provided, you are filing a “pre-Service claim” for benefits. You are filing a “post-Service claim” when you ask us to pay for or cover Services that you have already received. You must follow our procedures for filing claims, and we must follow certain rules established by ERISA for responding to your claim.

If you are not satisfied with the decision made on your pre-Service or post-Service claim, you are only required to file one appeal before you have the right to take legal action under Section 502(a) of ERISA to resolve your claim. Appeals are reviewed by an appropriate named fiduciary. Additional levels of voluntary appeal may be available within Kaiser Permanente. We do not impose fees as part of any appeal process. If you are not sure whether these ERISA laws apply to your benefit plan, please contact your employer for more information.

Post-Service Claims—Services Already Received

If you have a dental bill from a provider other than a Dental Group Provider, Claims Administration will handle the claim. Membership Services can assist you with questions about a specific claim or about the claim procedures in general.

If you receive Services from a provider who is not a Dental Group Provider following an authorized referral from a Dental Group Provider, the provider who provided the Services will send the bill to us directly. You are not required to file the claim. However, if you receive Services from a provider or facility without an authorized referral and you believe Company should cover the Services, you need to send a claim form and the itemized bill to:

Claims Administration
Kaiser Foundation Health Plan of the Northwest
500 NE Multnomah St., Suite 100
Portland, OR 97232-2099

You can request a claim form from Membership Services or download it from our Web site. To download a claim form, go to kp.org and select the appropriate link. When you submit the claim, include a copy of your dental records from the non-participating facility if you have them. If you don’t submit the dental records and we determine they are necessary to decide your claim, we will notify you.

The provider may bill us directly. We accept the American Dental Association (ADA) and CMS 1500 claim forms for professional Services and UB-92 form for hospital claims. You still need to send the dental claim form even if the provider bills us directly.

You must submit a claim within 90 days after receiving care, or as soon as reasonably possible. We will not review a claim if we do not receive a complete claim form within 12 months from the time the completed claim form is due, unless you lack legal capacity to file the claim within 12 months.

We will reach a decision on your claim and pay the covered Charges within 30 calendar days unless additional information, not related to coordination of benefits, is required to make a decision. If the 30-day period must be extended, you will be notified in writing with an explanation about why. The written notice will tell you how long the time period may be extended depending on the requirements of applicable state and federal laws, including the Employee Retirement Income Security Act of 1974 (ERISA).
You will receive written notification about the claim determination. This notification will provide an explanation for any unpaid amounts. It will also tell you how to appeal the determination if you are not satisfied with the outcome, along with other important disclosures required by state and federal laws.

If you have questions or concerns about a bill, contact Membership Services for an explanation. If you believe the Charges are not appropriate, Membership Services will advise you how to proceed. If you believe the Charges are not appropriate due to concerns involving our Services or your benefits, you may file a written grievance. If you think the Charges are in error (such as a bill for Services you did not receive or that you paid at the time of Service), the Dental Office or Membership Services can assist you. If records indicate the Charges are accurate you will be given an explanation along with information about how to file a grievance if you are dissatisfied. Refer to “Complaints, Grievances, and Appeals—Member Satisfaction” in the “Dispute Resolution” section for more information on filing a grievance.

**Pre-Service Claims—Requesting Future Services**

When you need care, talk with your dental care Provider about your dental needs, or request for dental Services. We provide treatment and Services based on dental necessity and appropriateness. Your dental care Provider will use his or her judgment to determine if a treatment or Service is Dentally Appropriate. If you think you need a specific treatment or Service, talk with your Kaiser Permanente dental care Provider. Your dental care Provider will discuss your needs with you and recommend the most appropriate course of treatment.

If you request treatment, Service, or a dental appliance that your dental care Provider believes is not Dentally Necessary and Dentally Appropriate and you disagree, you may ask for a second opinion from another Dental Group Provider. Contact the manager in the Dental Office where your dental care Provider is located. Membership Services can connect you with the correct manager, who will listen to your issues and discuss your request with your dental care Provider and facilitate a second opinion if necessary. If the Provider who provides the second opinion believes the Services are not Dentally Necessary, you can file a grievance with Member Relations.

If you request treatment, Service, or a dental appliance but you learn there may be coverage limitations or exclusions, and you have questions, contact Membership Services. If you are not satisfied after talking with Membership Services, you may file a written grievance with Member Relations.

If you are covered under an ERISA benefit plan and additional information is required to make a determination on your pre-Service request, you will be notified and given a specified period of time to provide the information.

Expedited procedures are available if your request for treatment, Service, or a dental appliance is considered urgent. A request is urgent if the normal decision time frames would cause a delay that would seriously jeopardize your life, health, or ability to regain maximum function. It also applies if a dental care provider who is familiar with your dental condition believes the delay would subject you to severe pain that cannot be adequately managed without the care or treatment at issue. In urgent situations, we will respond to you as quickly as your condition requires, not to exceed 24 to 72 hours depending on applicable state and federal laws.

**DISPUTE RESOLUTION**

**Complaints, Grievances, and Appeals—Member Satisfaction**

Everyone associated with Kaiser Permanente wants you to receive the best care and Service possible. If you have questions about your coverage or how to use our Services, or if you need help finding the right dental care resource, call Membership Services. If you have a compliment or suggestion, please call or send a letter to the administrator of the facility where you received care. We’ll share your comments with the employees who assisted you and their supervisors.
Discuss any issues about your care with your dental care Provider or another member of your dental care team. If you are not satisfied with your dental care Provider, you may request another. Contact Membership Services for assistance. You always have the right to a second opinion within Kaiser Permanente.

Most issues can be resolved with your dental care team. If you feel that additional assistance is needed, complaint and grievance procedures are available to help. All complaints and grievances are handled in a confidential manner.

**Oral Complaints**

If you want to talk with someone because you are dissatisfied with the availability, delivery, or quality of our Services, benefits, or other administrative matters, you can file an oral complaint. Examples include, but are not limited to, things like appointment delays, the manner of communication by our staff, or concerns about our policies and procedures. If you have a concern involving a denial of future care or payment for Services you already received, refer to “Written Grievances.”

To file a complaint, contact the administrative office in the facility where you are having the problem or contact Membership Services for assistance. Discuss your complaint fully with the staff and be specific about how you want the matter to be resolved.

If you remain dissatisfied, you can file a written grievance. If you decide to file a written grievance, follow the procedures described in “Written Grievances.”

**Written Grievances**

A grievance is a written complaint requesting a specific action, submitted by or on behalf of a Member.

You can file a written grievance:

- If you are not satisfied with our response to your complaint about the availability, delivery, or quality of our Services, benefits, or other administrative matters. Examples include complaints that you want reported and resolved about delays in receiving care, or dissatisfaction with care that you already received.
- If you disagree with Charges on a bill from Kaiser Permanente. (This is an initial claim for benefits under ERISA.)
- If we denied your claim for Services that you received from a provider who is not a Dental Group Provider and you disagree with the claim determination, you must file the grievance within 185 days of the denial notice. (These grievances are post-Service appeals under ERISA.)
- If you disagree with your dental care Provider’s determination that the care, Service, or equipment you requested is not Dentally Necessary and Dentally Appropriate, or if you disagree with an explanation about benefits, Copayments, or exclusions for care that you have not yet received, you may file a written grievance. (These are initial pre-Service claims under ERISA.)

**Grievance procedures**

To file a written grievance, outline your concerns in writing and be specific about your request. You may submit any written comments, documents, records, and other information related to your grievance. Send your grievance to:

Member Relations
Kaiser Foundation Health Plan of the Northwest
500 NE Multnomah St., Suite 100
Portland, OR 97232-2099

If you need assistance filing a written grievance, or if your grievance is urgent, contact Member Relations. We will acknowledge receipt of your grievance within seven days. An independent review will be conducted and we will provide you with a written response. Most grievance decisions will be provided within 30 days except
as follows. If you submit a grievance that is an initial pre-Service claim under ERISA, a decision will be provided within 15 days. If you fail to provide necessary information to make a determination on a grievance that is an initial claim under ERISA and you are covered under an ERISA benefit plan, we will allow you 50 days from the date on our written notification to submit the information. A decision will be reached within 15 days after receiving the information or within 15 days after the end of the 50-day period if we don’t receive the information.

We will expedite a response on all grievances according to the clinical urgency of the situation, not to exceed 72 hours, if your grievance involves a denial of urgently needed care.

If your grievance included a specific request and that request is denied, the decision letter you receive will include detailed information about the basis for the decision and how to appeal the decision.

**Appeals**

The process for requesting reconsideration of a denied grievance is outlined in the following appeal procedures. These procedures reflect the requirements of state and federal laws. Receipt of appeals will be acknowledged within seven days.

- If you disagree with the decision rendered following a written grievance, you have 185 days to submit an appeal. (For Members covered under an ERISA benefit plan, this is the one required level of appeal. Exception: If your grievance was classified as an appeal to a post-Service claim denial as described above, this appeal is voluntary under ERISA).

- If your appeal involves urgently needed care, a request for an expedited appeal may be submitted orally or in writing.

To submit an appeal, follow the instructions in the denial letter you receive, or send your appeal to Member Relations. You have the right to include with your appeal any written comments, documents, records, and other information relating to the claim.

Appeals will be decided within 30 days after we receive your appeal. A decision will be expedited to meet the clinical urgency of the situation, not to exceed 72 hours if it involves a denial of urgently needed care. Member Relations will conduct an independent review of your appeal and provide a written response. If your appeal is denied, the written notice you receive will explain the basis for the decision, along with other important disclosures as required under state and federal laws.

**TERMINATION OF MEMBERSHIP**

Your Group is required to inform the Subscriber in your Family of the date your membership terminates. If your membership terminates, all rights to benefits end at 11:59 p.m. on the termination date. In addition, Dependents’ memberships end at the same time the Subscribers’ membership ends.

- You will be billed as a non-member for any Services you receive after your membership terminates. Company, Dentists, and Providers have no further liability or responsibility under this EOC after your membership terminates.

**Termination due to Loss of Eligibility**

You and your Dependents must remain eligible to maintain your Group coverage. You must immediately report to your Group any changes in eligibility status, such as a Spouse’s divorce or a Dependent’s marriage, leaving school, or reaching the Dependent age limit. If you no longer meet the eligibility requirements described in “Who is Eligible” in the “Premiums, Eligibility, and Enrollment” section, please confirm with your Group’s benefits administrator when your membership will end.
We will terminate the membership of all COBRA Members who permanently reside outside the Services Area or who permanently move outside the Services Area and do not work for any employer at least 50 percent of the time within our Services Area.

Termination for Cause
If you or any other Member in your Family commits one of the following acts, we may terminate your membership by sending written notice to the Subscriber at least 31 days before the membership termination date:

- You abuse or threaten the safety of Company personnel or of any person or property at a Dental Office;
- You fail to comply with the provisions of the EOC;
- You knowingly commit fraud in connection with membership, Company, or a Provider. Some examples of fraud include:
  - Misrepresenting eligibility information about you or a Dependent.
  - Presenting an invalid prescription or dental order.
  - Misusing an ID card (or letting someone else use it).
  - Giving us incorrect or incomplete material information.
  - Failing to notify us of changes in Family status or Medicare coverage that may affect your eligibility or benefits.
- We may report fraud and other illegal acts to the authorities for prosecution.

If we terminate your membership for cause we will:

- Refund any amounts we owe your Group for Premium paid for the period after the termination date.
- Pay you any amounts we have determined that we owe you for claims during your membership.

We may deduct any amounts you owe Company or Dental Group from any payment we make to you.

If your coverage is terminated for any of the above reasons, you have the right to file an appeal. For more information, please contact Membership Services.

Termination of Group Agreement
If your Group’s Agreement with us terminates for any reason, your membership ends on the same date. The Group is required to notify Subscribers in writing if the Group Agreement with us terminates.

Termination of a Product or All Products
We may terminate a particular product or all products offered in a small or large group market as permitted by law. If we discontinue offering a particular product in a market, we will terminate just the particular product upon 90 days prior written notice to you. If we discontinue offering all products to groups in a small or large group market, as applicable, we may terminate the Group Agreement upon 180 days prior written notice to you.

CONTINUATION OF MEMBERSHIP
Continuation of Group Coverage under the Consolidated Omnibus Budget Reconciliation Act (COBRA)
You may be able to continue your coverage under this EOC for a limited time after you would otherwise lose eligibility, if required by the federal COBRA law. COBRA applies to most employees (and most of their
covered Dependents) of most employers with 20 or more employees. You must continue to reside or work for any employer at least 50 percent of the time within our Service Area to remain eligible for COBRA coverage. Please contact your Group for details about COBRA continuation coverage, such as how to elect coverage and how much you must pay your Group for the coverage.

Federal or state-mandated continuation of coverage. Termination of coverage will be postponed if the Member is on a leave of absence and continuation of coverage is required by the federal or state-mandated family or medical leave act or law, as amended.

State Continuation Coverage for Surviving, Divorced, or Separated Spouses 55 or older in COBRA Groups

If your Group is subject to COBRA law, you and your Dependents may be able to continue your coverage under this EOC through your Group if you meet all of the following criteria:

- You are the Subscriber’s Spouse.
- You are age 55 or older.
- The Subscriber died, or you divorced or are legally separated from the Subscriber.
- You are not eligible for Medicare.

To continue coverage, you must notify Membership Services in writing within 60 days after legal separation or divorce, or the Group must notify us in writing within 30 days after the death of the Subscriber. Within 14 days after we receive the notice, we will send you an election form, payment information, and instructions for electing continuation coverage. You must return the completed election form no later than 60 days after the date we mailed it to you.

Your premium may be up to 102 percent of the applicable Premium. The first premium payment must be paid within 45 days of your coverage election date. Your right to continue coverage as a surviving, separated, or divorced Spouse will end upon the earliest of the following events:

- You fail to pay your premium.
- The Group’s Agreement with us terminates.
- You are covered under another group health coverage.
- You become, eligible for Medicare.

Uniformed Services Employment and Reemployment Rights Act (USERRA)

If you are called to active duty in the uniformed services, you may be able to continue your coverage under this EOC for a limited time after you would otherwise lose eligibility, if required by federal law (USERRA).

You must submit an USERRA election form to your Group within 60 days after your call to active duty. Please contact your Group if you want to know how to elect USERRA coverage and how much you must pay your Group for the coverage.

MISCELLANEOUS PROVISIONS

Administration of Agreement

We may adopt reasonable policies, procedures, and interpretations to promote orderly and efficient administration of this EOC.
**Agreement Binding on Members**
By electing coverage or accepting benefits under this EOC, all Members legally capable of contracting, and
the legal representatives of all Members incapable of contracting, agree to all provisions of this EOC.

**Amendment of Agreement**
Your Group’s Agreement with us will change periodically. If these changes affect this EOC, your Group is
required to make revised materials available to you.

**Applications and Statements**
You must complete any applications, forms, or statements that we request in our normal course of business
or as specified in this EOC.

**Assignment**
You may not assign this EOC or any of the rights, interests, claims for money due, benefits, or obligations
hereunder without our prior written consent.

**Attorney Fees and Expenses**
Except as provided under the “Dispute Resolution” section of this EOC, in any dispute between a Member
and Company or Dental Group or Providers, each party will bear its own attorneys’ fees and other expenses.

**Claims Review Authority**
We are responsible for determining whether you are entitled to benefits under this EOC, and we have the
discretionary authority to review and evaluate claims that arise under this EOC. We conduct this evaluation
independently by interpreting the provisions of this EOC. If this EOC is part of a health benefit plan that is
subject to the Employee Retirement Income Security Act (ERISA), then we are a “named fiduciary” to review
claims under this EOC.

**Governing Law**
Except as preempted by federal law, this EOC will be governed in accord with Oregon law and any provision
that is required to be in this EOC by state or federal law shall bind Members and Company whether or not set
forth in this EOC.

**Group and Members not Company’s Agents**
Neither your Group nor any Member is the agent or representative of Company.

**Litigation Venue**
Venue for all litigation between you and Company shall lie in Multnomah County, Oregon.

**No Waiver**
Our failure to enforce any provision of this EOC will not constitute a waiver of that or any other provision,
or impair our right thereafter to require your strict performance of any provision.

**Nondiscrimination**
We do not discriminate in our employment practices or in the delivery of Services on the basis of age, race,
color, national origin, religion, sex, sexual orientation, or physical or mental disability.
**Notices**

We will send our notices to you to the most recent address we have for the Subscriber. The Subscriber is responsible for notifying us of any change in address. Subscribers who move should call Membership Services as soon as possible to give us their new address.

**Overpayment Recovery**

We may recover any overpayment we make for Services from anyone who receives such an overpayment, or from any person or organization obligated to pay for the Services.

**Privacy Practices**

Kaiser Permanente will protect the privacy of your protected health information (PHI). We also require contracting Providers and facilities to protect your PHI. PHI is health information that includes your name, social security number, or other information that reveals who you are. You may generally see and receive copies of your PHI, correct or update your PHI, and ask us for an accounting of certain disclosures of your PHI.

We may use or disclose your PHI for treatment, payment, and health care operations purposes, including health research and measuring the quality of care and Services. We are sometimes required by law to give PHI to government agencies or in judicial actions. In addition, we may share your PHI with employers only with your authorization or as otherwise permitted by law. We will not use or disclose your PHI for any other purpose without your (or your representative’s) written authorization, except as described in our *Notice of Privacy Practices* (see below). Giving us authorization is at your discretion.

This is only a brief summary of some of our key privacy practices. Our *Notice of Privacy Practices* explains our privacy practices in detail. To request a copy, please call Membership Services. Our *Notice of Privacy Practices* is also available on the Internet at [kp.org](http://kp.org).

**Unusual Circumstances**

We will do our best to provide or arrange for your health care needs in the event of unusual circumstances that delay or render impractical the provision of Services under this *EOC*, such as major disaster, epidemic, war, riot, civil insurrection, disability of a large share of personnel at a Dental Office facility, complete or partial destruction of facilities, and labor disputes. However, in these circumstances, neither we, nor Dental Group, or any Provider shall have any liability or obligation because of a delay or failure to provide these Services. In the case of a labor dispute involving Company, we may postpone non-Emergency Care until after resolution of the labor dispute.
KAISER FOUNDATION HEALTH PLAN OF THE NORTHWEST
ORTHODONTIC SERVICES RIDER

This rider is part of the Evidence of Coverage (EOC) to which it is attached. All provisions of this rider become part of the EOC “Deductible, Copayments, Coinsurance, and Benefits” section except for the “Orthodontic Services Rider Plan Benefit Summary,” which becomes part of the EOC “Benefit Summary.” This entire rider is therefore subject to all the terms and provisions of the EOC.

This benefit may have a Lifetime Benefit Maximum. For purposes of this rider, a Lifetime Benefit Maximum means we will not cover more than the amount specified in the “Benefit Summary” for all covered Services during your lifetime. Your Lifetime Benefit Maximum is calculated by adding up the Charges for all Services we covered and subtracting any Deductible, Copayments, and Coinsurance you paid for those Services.

Orthodontics. Orthodontic treatment for abnormally aligned or positioned teeth. Treatment under this rider will be covered so long as you meet the following conditions:

- Allow no significant lapse in the continuous orthodontic treatment process.
- Maintain continuous eligibility under this or any other Company dental contract containing an orthodontic benefit.
- Make timely payment of amounts due.

In all other cases, orthodontic treatment may be completed at the full price of the Service. Orthodontic devices provided at the beginning of treatment are covered. Replacement devices are available at the full price of the Service.

Exclusions and Limitations

Coverage for Services and supplies is not provided for any of the following:

- Changes in treatment necessitated by an accident.
- Maxillofacial surgery.
- Miofunctional therapy (TMJ).
- Replacement of broken appliances.
- Re-treatment of Orthodontic cases.
- Treatment of cleft palate.
- Treatment of macroglossia.
- Treatment of micrognathia.
- Treatment of primary/transitional dentition.
### Orthodontic Services Rider Plan E Benefit Summary

<table>
<thead>
<tr>
<th>Orthodontics</th>
<th>You Pay</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Lifetime Benefit Maximum: $1,500</strong></td>
<td><strong>All Members</strong></td>
</tr>
<tr>
<td><strong>You Pay</strong></td>
<td><strong>50% of Charges up to the Lifetime Benefit Maximum, and 100% of Charges thereafter.</strong></td>
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</tbody>
</table>
COORDINATION OF BENEFITS
CONSUMER EXPLANATORY BOOKLET

Important Notice
This is a summary of only a few of the provisions of your health plan to help you understand coordination of benefits, which can be very complicated. This is not a complete description of all of the coordination rules and procedures, and does not change or replace the language contained in your evidence of coverage (EOC), which determines your benefits.

It is common for family members to be covered by more than one health care plan. This happens, for example, when a husband and wife both work and choose to have family coverage through both employers.

When you are covered by more than one health plan, state law permits issuers to follow a procedure called “coordination of benefits” to determine how much each should pay when you have a claim. The goal is to make sure that the combined payments of all plans do not add up to more than your covered health care expenses.

Coordination of benefits (COB) is complicated, and covers a wide variety of circumstances. This is only an outline of some of the most common ones. If your situation is not described, read your EOC or contact your state insurance department.

Primary or Secondary?
You will be asked to identify all the plans that cover members of your family. We need this information to determine whether we are the “primary” or “secondary” benefit payer. The primary plan always pays first when you have a claim.

Any plan that does not contain your state’s COB rules will always be primary.

When This Plan is Primary
If you or a family member are covered under another plan in addition to this one, we will be primary when:

- **Your Own Expenses.** The claim is for your own health care expenses, unless you are covered by Medicare and both you and your spouse are retired.

- **Your Spouse’s Expenses.** The claim is for your spouse, who is covered by Medicare, and you are not both retired.

- **Your Child’s Expenses.** The claim is for health care expenses of your child who is covered by this plan; and
  - You are married and your birthday is earlier in the year than your spouse’s or your are living with another individual, regardless of whether or not you have ever been married to that individual, and your birthday is earlier than that other individual’s birthday. This is known as the “birthday rule”; or
  - You are separated or divorced and you have informed us of a court decree that makes you responsible for the child’s health care expenses; or
  - There is no court decree, but you have custody of the child.
Other Situations
We will be primary when any other provisions of state or federal law require us to be.

How We Pay Claims When We are Primary
When we are the primary Plan, we will pay the benefits according to the terms of your Evidence of Coverage, just as if you had no other health care coverage under any other plan.

How We Pay Claims When We are Secondary
We will be secondary whenever the rules do not require us to be primary.

When we are the secondary plan, we do not pay until after the primary has paid its benefits. We will then pay part or all of the allowable expenses left unpaid, as explained below. An “allowable expense” is a health care expense covered by one of the plans, including copayments, coinsurance and deductibles.

- If there is a difference between the amounts the plans allow, we will base our payment on the higher amount. However, if the primary plan has a contract with the provider, our combined payments will not be more than the amount called for in our contract or the amount called for in the contract of the primary plan, whichever is higher. Health maintenance organizations (HMOs) and preferred provider organizations (PPO’s) usually have contracts with their provider as do some other plans.

- We will determine our payment by subtracting the amount that the primary plan paid from the amount we would have paid if we had been primary. We may reduce our payment by any amount so that, when combined with the amount paid by the primary plan, the total benefits paid do not exceed the total allowable expense for your claim. We will credit any amount we would have paid in the absence of your other health care coverage toward our own plan deductible.

- If the primary plan covers similar kinds of health care expenses, but allows expenses that we do not cover, we may pay for those expenses.

- We will not pay any amount the primary plan did not cover because you did not follow its rules and procedures. For example, if your plan has reduced its benefit because you did not obtain pre-certification, as required by that plan, we will not pay the amount of the reduction, because it is not an allowable expense.

Questions about Coordination of Benefits?
Contact your State Insurance Department