

Change Request Form

721 South Parker, Suite 140, Orange, CA 92868 (800) 558-8003 • www.calchoice.com

Check here if changes are to be effective at Renewal Complete steps A through E as applicable

. Do not use this form to change your physician or dentist

• Fax completed form to (714) 558-8000 or E-mail to: memberprocessing@calchoice.com

PLEASE DO NOT ALTER THIS FORM AS THIS WILL DELAY PROCESSING

Complete Employee Information																										
Employee Last N																_	Em	ploy	ree S	ocial	Secur	ity #				
																										71
Employee First N	ame												•			_	M.I.				Gro	up#	•			_
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Check here if new	Check here if new address: Residential Address Mailing (Address changes will be effective the 1st day of the month following the receipt of the request)																									
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☐ Name Change/0	Correction	on																								
			New	Last	Name	e																_				
Only Complete to Cancel Coverage or Add Dependents																										
Cancellations of coverage will take effect on the last day of the month after receipt of your request by CaliforniaChoice [®] . Cancellations at Renewal will take effect on the group's Renewal date. Additions (qualifying/triggering event): Please refer to administrative handbook for effective date guidelines based on qualifying/triggering event. Additions (at renewal): Coverage will be effective on the group's renewal date. This form must be received by CaliforniaChoice no later than 60 days after the event takes place if outside renewal.																										
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IF APPLICABLE: Date of marriage*/divorce if					If chil			*, ente n	r 🗌			Reason for Cancellation										٦١				
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First Name																										
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Disabled?* (Complete *If you are enrolling a disable (Form can be found on the	oled deper	ndent yo	ou must co	mplete a	a Disab	led Depe	ndent F	orm.	<u></u>		Yes		□ No		s, com	plete s	Yes ection		□ N & B on		ditiona	☐ Y I Chan			No t Form	1.
IF ADDING DEPENDENT(S): By signing this document I declare under the penalty of periury under the laws of the state of California that the																										

IF ADDING DEPENDENT(S): By signing this document <u>I declare under the penalty of perjury</u> under the laws of the state of California that the following statements are true and correct regarding the <u>enrolling dependents</u>, as applicable:

My spouse and I are legally married as recognized by the state of California.

My children's dates of birth are accurate. My children are born to me or my spouse/domestic partner, or legally adopted, or a non-temporary legal ward, and/or have an established parent-child relationship with me or my spouse/domestic partner.

<u>I understand</u> that I may be asked for legal proof of the above at any time.

All statements and answers I have given are true and complete. **I understand** it is a crime to knowingly perform an act or practice constituting fraud or make an intentional misrepresentation of material fact to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits. I understand all benefits are subject to conditions stated in the Group Contract and coverage documents.

(continued on next page)

Print Employee Name Group#

IF ADDING DEPENDENT(S) (continued)

If my plan is rescinded or canceled, I will receive from my insurer a notice at least 30 days prior to the effective date of the rescission explaining the reasons for the intended rescission and my right to appeal that decision to the Commissioner of Insurance pursuant to subdivision (b) of Section 10273.4 of the California Insurance code. Notwithstanding subdivision (a) of Section 10273.4 or any other provision of the law, I understand that after 24 months following the issuance of my health plan or insurance policy, my insurer may not rescind my health plan or insurance policy for any reason, and shall not cancel my health plan or insurance policy, limit any provisions of the health plan or policy, or raise premiums due to any omissions, misrepresentations, or inaccuracies in the application for, whether willful or not.

<u>I understand</u> that any persons, business, or health plan that suffers a loss because of false declarations contained in this statement may have cause to bring civil action against me to recover their losses.

The representations made are the basis upon which coverage may be issued. The coverage may be cancelled or the employer's contract rescinded because of the performance of an act or practice constituting fraud or making of an intentional misrepresentation of a material fact to an insurance company for the purposes of defrauding the company.

I have READ, UNDERSTAND and ATTEST that I myself and my dependents have met all of the eligibility requirements.

IMPORTANT: Regarding Steps C and D, plan changes are only allowed at Renewal. However, employees who acquire a new dependent (i.e. newborn, new spouse etc.) are able to change their coverage outside of the Renewal Period.

C Only Comple	ete to Add/C	Change y	your be	enefit p	olan						
(CHECK ONE) ADD	☐ CHANGE				ONE bene ollment W		m the meta	l tier(s) and pl	an options	available to y	ou on
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HEALTH NET		□⊦	IMO A		HMO A	в 🔲 нмс	E HMC		□нмо	C HMOG E HMOH F HMOI	☐ HMO J
KAISER PERMANENTE			HMOB C		□ нмо (□ нмо (C D) E*		☐ HMO ☐ HMO ☐ HMO	B C	
SHARP	☐ HMO A ☐ HMO B*		HMO A L] нмо с	□ нмо л □ нмо л		D D		□ нмо □ нмо	A ☐ HMO C B	
SUTTER HEALTH PLUS			HMO B HMO C*		□нмо □нмо		O C*		□ нмо □ нмо		
UNITED HEALTHCARE			HMO A HMO E HMO F HMO G		HMO I	B ∏HMC F ∏HMC	O M □ HMC O L □ HMC O L □ HMC) O) P	☐ HMO ☐ HMO	A HMOGBHMOHCHMOI	☐ HMO L ☐ HMO M
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*HSA Qualified High Deductible F	Plan								·		
	Emplo	yee	Spouse/[Domestic I	Partner	Chile	d 1	Child	12	Chil	d 3
Last Name											
First Name											
Primary Care Physician	1**										
Current Patient?	Yes	☐ No	☐ Ye	es 🔲	No	☐ Yes	☐ No	Yes	☐ No	☐ Yes	☐ No

(continued on next page)

** If changing Health Plan, please select a Primary Care Physician (PCP). A PCP is not required for Kaiser Permanente, EPO and PPO benefit plans. If a PCP is not contracted with your selected Health Plan prior to enrolling or if a PCP is not listed, one will automatically be assigned to you. If remaining with the same Health Plan, but changing your benefit plan, please contact the Health Plan directly to confirm your PCP. For PCP changes only, please contact

☐ Check here if you would like your Health Plan to assign you a Primary Care Physician.

your Health Plan directly.

Provider ID#
Provider City

activities. This authorization shall become effective immediately and shall remain in effect for up to 30 months from the date the authorization

(continued on next page)

was signed. I understand that I, or a person authorized to act on my behalf, is entitled to receive a copy of this authorization form.

I have read and understand the information provided to me pertaining to the Premium Only Plans and the tax consequences.

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Your Legal Acknowledgement and Mandatory Binding Arbitration Agreement (Continued) (Read, sign and date where indicated)

I declare under the penalty of perjury under the laws of the state of California that the following statements are true, correct and pertain to the employer named on this application, myself and my dependents named on this application.

- I am either actively, permanently working for the employer and considered eligible by my employer because I work either 20+ or 30+ hours per week, or I am an eligible COBRA/Cal-COBRA participant.
- I am not a temporary, seasonal, per diem, 1099 or substitute employee or insured by or eligible to be insured by the employer's union policy.
- My children's dates of birth are accurate. My children are born to me or my spouse/domestic partner, or legally adopted, or a non-temporary legal ward, and/or have an established parent-child relationship with me or my spouse/domestic partner. I understand that I am required to notify CaliforniaChoice[®] when an established parent-child relationship ceases to exist.

I understand that the preceding statements are subject to audit at any time and agree to provide CaliforniaChoice with any and all information necessary to prove the above statements.

All statements and answers I have given are true and complete. I understand it is a crime to knowingly perform an act or practice constituting fraud or make an intentional misrepresentation of material fact to an insurance company for the purpose of defrauding the company. Penalties may include imprisonment, fines or a denial of insurance benefits. I understand all benefits are subject to conditions stated in the Group Contract and coverage documents. If my plan is rescinded or canceled, I will receive from my insurer a notice at least 30 days prior to the effective date of the rescission explaining the reasons for the intended rescission and my right to appeal that decision to the Commissioner of Insurance pursuant to subdivision (b) of Section 10273.4 of the California Insurance Code. Notwithstanding subdivision (a) of Section 10273.4 or any other provision of the law, I understand that after 24 months following the issuance of my health plan or insurance policy, my insurer may not rescind my health plan or insurance policy for any reason, and shall not cancel my health plan or insurance policy, limit any provisions of the health plan or policy, or raise premiums due to any omissions, misrepresentations, or inaccuracies in the application for, whether willful or not.

I understand that any persons, business or health plan that suffers a loss because of false-declarations contained in this statement may take legal action against me to recover their losses.

• The representations made are the basis upon which coverage may be issued.

enroll in the medical, dental, life or vision coverage that I selected in Sections C and D.

- The coverage may be cancelled or the employer's contract rescinded because of the performance of an act or practice constituting fraud or making of an intentional misrepresentation of a material fact to an insurance company for the purposes of defrauding the company.
- I have READ, UNDERSTAND and ATTEST that I myself and my dependents have met all of the eligibility requirements.

California law prohibits an HIV test from being required or used by health care service plans as a condition of obtaining coverage.

MANDATORY BINDING ARBITRATION

<u>I understand</u> that, if I select a Health Plan that uses mandatory binding arbitration to resolve disputes, I am agreeing to arbitrate claims that relate to my or a dependent's membership in the Health Plan (except for Small Claims Court cases and claims that cannot be subject to binding arbitration under governing law). <u>I understand</u> that any dispute between myself, my heirs, relatives, or other associated parties on the one hand and the Health Plan, any contracted health care providers, administrators, or other associated parties on the other hand for alleged violation of any duty arising out of or related to membership in the Health Plan, including any claim for medical or hospital malpractice (a claim that medical services were unnecessary or unauthorized or were improperly, negligently, or incompetently rendered), for premises liability, or relating to the coverage for, or delivery of, services or items, irrespective of legal theory, must be decided by binding arbitration under California law and not by lawsuit or resort to court process, except as applicable law provides for judicial review of arbitration proceedings. <u>I agree</u> to give up our right to a jury trial and accept the use of binding arbitration. <u>I understand</u> that the full arbitration provision is in the Health Plan's coverage document, which is available for my review.

Employee SIGN HERE	Print Name	Today's Date (MM/DD/YYYY)
→		
My signature acknowledges that I have read Section E, the a	applicable mandatory binding arbitration of the plan I se	lected in Section C and my decision to



721 South Parker, Suite 140, Orange, CA 92868

Family Coverage Eligibility Requirements

(800) 558-8003 • www.calchoice.com

Who can be covered?	Effective dates	Requirements that MUST be met
New Spouse/ New Stepchild	During Initial Enrollment or Group's Annual Renewal: Coverage begins on group's effective date. Involuntary Loss of Other Coverage: Spouse can be added outside of Renewal only if he/she loses other coverage involuntarily. Coverage is effective the first of following month. Mid-Year Addition: Mid-year additions of a spouse will require a state-stamped copy of the Marriage Certificate. If the married parties have not yet received the state-stamped copy of the Marriage Certificate, a county issued receipt displaying the names of the parties and the date of marriage may be acceptable. Married parties agree to provide a copy of the state-stamped Marriage Certificate within 60 days of issuance. If all required documentation is received before the 16th day of the month in which the marriage was established, premiums are charged for the full month and coverage begins on the date of the event. If all required documentation is received on or after the 16th day of the month, coverage begins on the 1st of the month following the date of receipt.	■ New spouse must be legally married to the employee ■ New stepchild must also meet the dependent children requirements listed below
Birth/Adoption/ Legal Guardianship/ Eligible Dependent Child	If birth/date of placement occurred before the 16th of the month, coverage begins on the first day of the month of the date of birth/placement. If birth/date of placement occurred on the 16th or after, child is automatically covered at no cost under Subscriber between date of birth/placement and the first of the following month. Coverage for the dependent begins on the first of the month following the birth/date of placement.	MEDICAL, CHIRO, VISION and METLIFE & SMILESAVER DENTAL Dependent eligibility: Born to, a stepchild or legal ward of, adopted by, or have an established parent-child relationship with the eligible employee, employee spouse or domestic partner Under age 26 (unless disabled, disability diagnosed prior to age 26) AMERITAS DENTAL Dependent eligibility: Born to, a stepchild or legal ward of, adopted by, or have an established parent-child relationship with the eligible employee, employee spouse or domestic partner Financially dependent upon the employee per IRS guidelines Unmarried or not involved in a domestic partnership Under age 26 (unless disabled, disability diagnosed prior to age 26) Disabled Dependents: Dependents who are incapable of self-support because of continuous mental or physical disability that existed before the age limit are eligible for coverage until the incapacity ends. Documentation of disability will be requested. Once the child reaches the age limit for coverage, verification of eligibility will occur annually at the child's birthday. Dependents must meet all requirements listed in order to be eligible for enrollment
Domestic Partner/ Child of Domestic Partner	During Initial Enrollment or Group's Annual Renewal: Coverage begins on group's effective date. Involuntary Loss of Other Coverage: Domestic Partner can be added outside of Renewal only if he/she loses other coverage involuntarily. Coverage is effective the first of following month. Mid-Year Addition: Mid-year additions of a domestic partner will require a state-stamped copy of the Declaration of Domestic Partnership from the California Secretary of State within 60 days of issuance. If domestic partners have filed a Declaration of Domestic Partnership and have not yet received a copy from the state, a signed Affidavit of Domestic Partnership will be accepted.Domestic Partners agree to provide a copy of the Declaration of Domestic Partnership within 60 days of issuance. If all required documentation is received before the 16th day of the month in which the domestic partnership was established, premiums are charged for the full month and coverage begins on the date of the event. If all required documentation is received on or after the 16th day of the month, coverage begins on the 1st of the month following the date of receipt.	For a Domestic Partner to qualify, Employee and Domestic Partner must: Both have filed a duly executed Declaration of Domestic Partnership with the Secretary of State and will provide copies to CaliforniaChoice® within 60 days of its issue. For out-of-state domestic partners, please complete the Affidavit of Domestic Partnership. Agree to notify CaliforniaChoice immediately upon termination of domestic partnership. Children of Domestic Partner must also meet the dependent children requirements listed above Employee and Domestic Partner must meet all requirements listed in order to be eligible for enrollment