

## **California Subscriber Enrollment/Change Form**

Company and Subscriber information

Please print in blue or black ink only.

A.Company information (to be completed	by administrator)		Number	of pages including this page
Company name		Custom	er ID*	Enrollment unit ID*
Enrollment unit name/classification		Eligibili	ty contact ph	none
			-	-
Plan (example: HMO 20, DHMO 500/30) Employee Nu	mber	Effective	date of enr	ollment/change* (mm/dd/yyyy)
			/	
Reason for enrollment if adding subscriber and/or dependent	t(s)			
Open enrollment period Newly eligible, new hire,				Additional information" on page 2)
Birth of eligible dependent rehire, or increase in hours	33	g event on (mm/d	,,,,	//
What are the changes requested? (su	ubscriber mark th	e box for eac	h change	you are requesting)
Enroll subscriber (and dependents)	emove dependent(s) fi	rom subscriber a	ccount	Update address
	nange name of subscrib			Other
Subscriber/employee information				
Notice: California law prohibits an HIV test from being requi	red or used by health	care service pla	ns/health in	surance companies as a condition of
obtaining coverage/health insurance coverage.				
Has this person ever received treatment at a Kaiser Permaner First name*	nte facility?  Yes			Male Female Medical record number (if known)
			IVII	Wiedical record flumber (if known)
Last name*			Social Secur	ity number*
			Jocial Jecal	
Former name/nickname			Date of hirth	n (mm/dd/yyyy)
			bate of birti	/ / /
Home address* (physical location, no P.O. Box)			/	
(projectal retails in the 2017)				
City*	State* ZIP	code*	Phone	
Mailing address (if different than home)				
City			State	ZIP code
Signature (please sign at the bottom of this p	page in the box b	elow for sub	scriber sig	gnature)
Kaiser Foundation Health Plan Arbitration A				
Medicare appeals procedure or the ERISA claims procedure regulating dispute between myself, my heirs, relatives, or other associated par				
providers, administrators, or other associated parties on the other h	and, for alleged violatio	n of any duty arisii	ng out of or re	lated to membership in KFHP, including
any claim for medical or hospital malpractice (a claim that medical	services were unnecess	sary or unauthoriz	ed or were im	nproperly, negligently, or incompetently
rendered), for premises liability, or relating to the coverage for, or d under California law and not by lawsuit or resort to court process, ex				
our right to a jury trial and accept the use of binding arbitration. I u				
χ			Date (r	mm/dd/yyyy)
^				
Subscriber signature*				

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



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- The prior health coverage issuer substantially violated a material provision of the health coverage contract;
- A network provider's participation in your and/or your dependent's health plan ended when you and/or your dependent(s) were under active care for one of the following conditions: an acute condition (an acute condition is a medical condition that involves a sudden onset of symptoms due to an illness, injury, or other medical problem that requires prompt medical attention and that has a limited duration); a serious chronic condition (a serious chronic condition is a medical condition due to a disease, illness, or other medical problem or medical disorder that is serious in nature and that persists without full cure or worsens over an extended period of time or requires ongoing treatment to maintain remission or prevent deterioration); pregnancy; terminal illness (a terminal illness is an incurable or irreversible condition that has a high probability of causing death within one year or less); care of a newborn child between birth and age 36 months; or performance of a surgery or other procedure that has been recommended and documented by the provider to occur within 180 days of the contract's termination date or within 180 days of the effective date of coverage for a newly covered insured;
- A member of the reserve forces of the United States military returning from active duty or a member of the California National Guard returning from active duty service under Title 32 of the United States Code;
- An individual demonstrates to the Department of Managed Health Care or Department of Insurance, as applicable, with respect to health benefit plans offered outside the Exchange that the individual did not enroll in a health benefit plan during the immediately preceding enrollment period available because the individual was misinformed that he or she was covered under minimum essential coverage.