2021 Evidence of Coverage

PEBB HSA (CDHP) Plan for Active Employees
Important Notice Under Federal Health Care Reform

Kaiser Foundation Health Plan of Washington (“KFHPWA”) recommends each Enrollee choose a Network Personal Physician. This decision is important since the designated Network Personal Physician provides or arranges for most of the Enrollee’s health care. The Enrollee has the right to designate any Network Personal Physician who participates in one of the KFHPWA networks and who is available to accept the Enrollee or the Enrollee’s family members. For information on how to select a Network Personal Physician, and for a list of the participating Network Personal Physicians, please call Kaiser Permanente Member Services at (206) 630-0107 in the Seattle area, or toll-free in Washington, 1-866-648-1928.

For children, the Enrollee may designate a pediatrician as the primary care provider.

The Enrollee does not need Preauthorization from KFHPWA or from any other person (including a Network Personal Physician) to access obstetrical or gynecological care from a health care professional in the KFHPWA network who specializes in obstetrics or gynecology. The health care professional, however, may be required to comply with certain procedures, including obtaining Preauthorization for certain services, following a pre-approved treatment plan, or procedures for obtaining Preauthorization. For a list of participating health care professionals who specialize in obstetrics or gynecology, please call Kaiser Permanente Member Services at (206) 630-0107 in the Seattle area, or toll-free in Washington, 1-866-648-1928.

Women’s health and cancer rights
If the Enrollee is receiving benefits for a covered mastectomy and elects breast reconstruction in connection with the mastectomy, the Enrollee will also receive coverage for:

- All stages of reconstruction of the breast on which the mastectomy has been performed.
- Surgery and reconstruction of the other breast to produce a symmetrical appearance.
- Prostheses.
- Treatment of physical complications of all stages of mastectomy, including lymphedemas.

These services will be provided in consultation with the Enrollee and the attending physician and will be subject to the same Cost Shares otherwise applicable under the EOC.

Statement of Rights Under the Newborns’ and Mothers’ Health Protection Act
Carriers offering group health coverage generally may not, under federal law, restrict benefits for any hospital length of stay in connection with childbirth for the mother or newborn child to less than 48 hours following a vaginal delivery, or less than 96 hours following a cesarean section. However, federal law generally does not prohibit the mother’s or newborn’s attending provider, after consulting with the mother, from discharging the mother or newborn earlier than 48 hours (or 96 hours as applicable). In any case, carriers may not, under federal law, require that a provider obtain authorization from the carrier for prescribing a length of stay not in excess of 48 hours (or 96 hours). Also, under federal law, a carrier may not set the level of benefits or out-of-pocket costs so that any later portion of the 48-hour (or 96-hour) stay is treated in a manner less favorable to the mother or newborn than any earlier portion of the stay.

For More Information

KFHPWA will provide the information regarding the types of plans offered by KFHPWA to Enrollees on request. Please call Kaiser Permanente Member Services at (206) 630-0107 in the Seattle area, or toll-free in Washington, 1-866-648-1928.
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I. Introduction

**Note:** This is a Health Savings Account (HSA) Qualified Health Plan. The health plan meets all of the requirements to be used in conjunction with an Enrollee-initiated Health Savings Account. The provisions of the Evidence of Coverage (EOC) do not override, or take the place of, any regulatory requirements for Health Savings Accounts. Participation in a health savings account is not a requirement for enrollment or continued eligibility. Kaiser Foundation Health Plan of Washington (“KFHPWA”) is not a trustee, administrator or fiduciary of any Health Savings Account which may be used in conjunction with the EOC. Please contact the Health Savings Account trustee or administrator regarding questions about requirements for Health Savings Accounts.

This EOC is a statement of benefits, exclusions and other provisions as set forth in the Group medical coverage agreement between Kaiser Foundation Health Plan of Washington (“KFHPWA”) and the Group. The benefits were approved by the Group who contracts with KFHPWA for health care coverage. This EOC is not the Group medical coverage agreement itself. In the event of a conflict between the Group medical coverage agreement and the EOC, the EOC language will govern.

The provisions of the EOC must be considered together to fully understand the benefits available under the EOC. Words with special meaning are capitalized and are defined in Section XII.

Contact Kaiser Permanente Member Services at 206-630-0107 or toll-free 1-866-648-1928 for benefits questions.

II. How Covered Services Work

A. Accessing Care.

1. **Enrollees are entitled to Covered Services from the following:**
   Your Provider Network is KFHPWA’s Core Network (Network). Enrollees are entitled to Covered Services only at Core Network Facilities and from Core Network Providers, except for Emergency services and care pursuant to a Preauthorization.

   Benefits under this EOC will not be denied for any health care service performed by a registered nurse licensed to practice under chapter 18.88 RCW, if first, the service performed was within the lawful scope of such nurse’s license, and second, this EOC would have provided benefit if such service had been performed by a doctor of medicine licensed to practice under chapter 18.71 RCW.

   A listing of Core Network Personal Physicians, specialists, women’s health care providers and KFHPWA-designated Specialists is available by contacting Member Services or accessing the KFHPWA website at [www.kp.org/wa](http://www.kp.org/wa).

   KFHPWA will not directly or indirectly prohibit Enrollees from freely contracting at any time to obtain health care services from Non-Network Providers and Non-Network Facilities outside the Plan. However, if you choose to receive services from Non-Network Providers and Non-Network Facilities except as otherwise specifically provided in this EOC, those services will not be covered under this EOC and you will be responsible for the full price of the services. Any amounts you pay for non-covered services will not count toward your Out-of-Pocket Limit.

2. **Primary Care Provider Services.**
   KFHPWA recommends that Enrollees select a Network Personal Physician when enrolling. One personal physician may be selected for an entire family, or a different personal physician may be selected for each family member. For information on how to select or change Network Personal Physicians, and for a list of participating personal physicians call Kaiser Permanente Member Services at (206) 630-0107 in the Seattle area, or toll-free in Washington at 1-866-648-1928 or by accessing the KFHPWA website at [www.kp.org/wa](http://www.kp.org/wa). The change will be made within 24 hours of the receipt of the request if the selected physician’s caseload permits. If a personal physician accepting new Enrollees is not available in your area,
contact Kaiser Permanente Member Services, who will ensure you have access to a personal physician by contacting a physician’s office to request they accept new Enrollees.

In the case that the Enrollee’s personal physician no longer participates in KFHPWA’s network, the Enrollee will be provided access to the personal physician for up to 60 days following a written notice offering the Enrollee a selection of new personal physicians from which to choose.

3. **Specialty Care Provider Services.**
Unless otherwise indicated in Section II. or Section IV., Preauthorization is required for specialty care and specialists that are not KFHPWA-designated Specialists and are not providing care at facilities owned and operated by Kaiser Permanente.

**KFHPWA-designated Specialist.**
Preauthorization is not required for services with KFHPWA-designated Specialists at facilities owned and operated by Kaiser Permanente. To access a KFHPWA-designated Specialist, consult your KFHPWA personal physician. For a list of KFHPWA-designated Specialists, contact Member Services or view the Provider Directory located at www.kp.org/wa. The following specialty care areas are available from KFHPWA-designated Specialists: allergy, audiology, cardiology, chiropractic/manipulative therapy, dermatology, gastroenterology, general surgery, hospice, mental health and wellness, nephrology, neurology, obstetrics and gynecology, occupational medicine, oncology/hematology, ophthalmology, optometry, orthopedics, otolaryngology (ear, nose and throat), physical therapy, smoking cessation, speech/language and learning services, substance use disorder, and urology.

4. **Hospital Services.**
Non-Emergency inpatient hospital services require Preauthorization. Refer to Section IV. for more information about hospital services.

5. **Emergency Services.**
Emergency services at a Network Facility or non-Network Facility are covered. Enrollees must notify KFHPWA by way of the Hospital notification line (1-888-457-9516 as noted on your member identification card) within 24 hours of any admission, or as soon thereafter as medically possible. Coverage for Emergency services at a non-Network Facility is limited to the Allowed Amount. Refer to Section IV. for more information about Emergency services.

6. **Urgent Care.**
Inside the KFHPWA Service Area, urgent care is covered at a Kaiser Permanente medical center. Kaiser Permanente urgent care center or Network Provider’s office. Outside the KFHPWA Service Area, urgent care is covered at any medical facility. Refer to Section IV. for more information about urgent care.

7. **Women’s Health Care Direct Access Providers.**
Female Enrollees may see a general and family practitioner, physician’s assistant, gynecologist, certified nurse midwife, licensed midwife, doctor of osteopathy, pediatrician, obstetrician or advance registered nurse practitioner who is unrestricted in your KFHPWA Network to provide women’s health care services directly, without Preauthorization, for Medically Necessary maternity care, covered reproductive health services, preventive services (well care) and general examinations, gynecological care and follow-up visits for the above services. Women’s health care services are covered as if the Enrollee’s Network Personal Physician had been consulted, subject to any applicable Cost Shares. If the Enrollee’s women’s health care provider diagnoses a condition that requires other specialists or hospitalization, the Enrollee or her chosen provider must obtain Preauthorization in accordance with applicable KFHPWA requirements. For a list of KFHPWA providers, contact Member Services or view the Provider Directory located at www.kp.org/wa.

8. **Process for Medical Necessity Determination.**
Pre-service, concurrent or post-service reviews may be conducted. Once a service has been reviewed, additional reviews may be conducted. Enrollees will be notified in writing when a determination has been made.
First Level Review:

First level reviews are performed or overseen by appropriate clinical staff using KFHPWA approved clinical review criteria. Data sources for the review include, but are not limited to, referral forms, admission request forms, the Enrollee’s medical record, and consultation with the attending/referring physician and multidisciplinary health care team. The clinical information used in the review may include treatment summaries, problem lists, specialty evaluations, laboratory and x-ray results, and rehabilitation service documentation. The Enrollee or legal surrogate may be contacted for information. Coordination of care interventions are initiated as they are identified. The reviewer consults with the requesting physician when more clarity is needed to make an informed medical necessity decision. The reviewer may consult with a board-certified consultative specialist and such consultations will be documented in the review text. If the requested service appears to be inappropriate based on application of the review criteria, the first level reviewer requests second level review by a physician or designated health care professional.

Second Level (Practitioner) Review:

The practitioner reviews the treatment plan and discusses, when appropriate, case circumstances and management options with the attending (or referring) physician. The reviewer consults with the requesting physician when more clarity is needed to make an informed coverage decision. The reviewer may consult with board certified physicians from appropriate specialty areas to assist in making determinations of coverage and/or appropriateness. All such consultations will be documented in the review text. If the reviewer determines that the admission, continued stay or service requested is not a covered service, a notice of non-coverage is issued. Only a physician, behavioral health practitioner (such as a psychiatrist, doctoral-level clinical psychologist, certified addiction medicine specialist), dentist, or pharmacist who has the clinical expertise appropriate to the request under review with an unrestricted license may deny coverage based on Medical Necessity.

B. Administration of the Evidence of Coverage.
KFHPWA may adopt reasonable policies and procedures to administer the EOC. This may include, but is not limited to, policies or procedures pertaining to benefit entitlement and coverage determinations.

C. Confidentiality.
KFHPWA is required by federal and state law to maintain the privacy of Enrollee personal and health information. KFHPWA is required to provide notice of how KFHPWA may use and disclose personal and health information held by KFHPWA. The Notice of Privacy Practices is distributed to Enrollees and is available in Kaiser Permanente medical centers, at www.kp.org/wa, or upon request from Member Services.

D. Modification of the Evidence of Coverage.
No oral statement of any person shall modify or otherwise affect the benefits, limitations and exclusions of the EOC, convey or void any coverage, increase or reduce any benefits under the EOC or be used in the prosecution or defense of a claim under the EOC.

E. Nondiscrimination.
KFHPWA does not discriminate on the basis of physical or mental disabilities in its employment practices and services. KFHPWA will not refuse to enroll or terminate an Enrollee’s coverage on the basis of age, sex, sexual orientation, gender identity, race, color, religion, national origin, citizenship or immigration status, veteran or military status, occupation or health status.

F. Preauthorization.
Refer to Section IV for information regarding which services KFHPWA require Preauthorization. Failure to obtain Preauthorization when required may result in denial of coverage for those services; and the Enrollee may be responsible for the cost of these non-Covered services. Enrollees may contact Member Services to request Preauthorization.
Preauthorization requests are reviewed and approved based on Medical Necessity, eligibility and benefits. KFHPWA will generally process Preauthorization requests and provide notification for benefits within the following timeframes:

- **Standard requests** – within 5 calendar days
  - If insufficient information has been provided a request for additional information will be made within 5 calendar days. The provider or facility has 5 calendar days to provide the necessary information. A decision will be made within 4 calendar days of receipt of the information or the deadline for receipt of the requested information.

- **Expedited requests** – within 2 calendar days
  - If insufficient information has been provided a request for additional information will be made within 1 calendar day. The provider or facility has 2 calendar days to provide the necessary information. A decision will be made within 2 calendar days of receipt of the information or the deadline for receipt of the requested information.

**G. Recommended Treatment.**
KFHPWA’s medical director will determine the necessity, nature and extent of treatment to be covered in each individual case and the judgment will be made in good faith. Enrollees have the right to appeal coverage decisions (see Section VIII.). Enrollees have the right to participate in decisions regarding their health care. An Enrollee may refuse any recommended services to the extent permitted by law. Enrollees who obtain care not recommended by KFHPWA’s medical director do so with the full understanding that KFHPWA has no obligation for the cost, or liability for the outcome, of such care.

**H. Second Opinions.**
The Enrollee may access a second opinion from a Network Provider regarding a medical diagnosis or treatment plan. The Enrollee may request Preauthorization or may visit a KFHPWA-designated Specialist for a second opinion. When requested or indicated, second opinions are provided by Network Providers and are covered with Preauthorization, or when obtained from a KFHPWA-designated Specialist. Coverage is determined by the Enrollee's EOC; therefore, coverage for the second opinion does not imply that the services or treatments recommended will be covered. Preauthorization for a second opinion does not imply that KFHPWA will authorize the Enrollee to return to the physician providing the second opinion for any additional treatment. Services, drugs and devices prescribed or recommended as a result of the consultation are not covered unless included as covered under the EOC.

**I. Unusual Circumstances.**
In the event of unusual circumstances such as a major disaster, epidemic, military action, civil disorder, labor disputes or similar causes, KFHPWA will not be liable for administering coverage beyond the limitations of available personnel and facilities.

In the event of unusual circumstances such as those described above, KFHPWA will make a good faith effort to arrange for Covered Services through available Network Facilities and personnel. KFHPWA shall have no other liability or obligation if Covered Services are delayed or unavailable due to unusual circumstances.

**J. Utilization Management.**
Case management means a care management plan developed for a Member whose diagnosis requires timely coordination. All benefits, including travel and lodging, are limited to Covered Services that are Medically Necessary and set forth in the EOC. KFHPWA may review an Enrollee's medical records for the purpose of verifying delivery and coverage of services and items. Based on a prospective, concurrent or retrospective review, KFHPWA may deny coverage if, in its determination, such services are not Medically Necessary. Such determination shall be based on established clinical criteria and may require Preauthorization.

KFHPWA will not deny coverage retroactively for services with Preauthorization and which have already been provided to the Enrollee except in the case of an intentional misrepresentation of a material fact by the patient, Enrollee, or provider of services, or if coverage was obtained based on inaccurate, false, or misleading information provided on the enrollment application, or for nonpayment of premiums.
III. Financial Responsibilities

A. Premium.
   The Subscriber is liable for payment to the Group of their contribution toward the monthly premium, if any.

   Note: Various Cost Shares may or may not be eligible for determining the Enrollee’s annual Health Savings Account contribution limit. Please contact the Health Savings Account trustee or administrator regarding questions about requirements for Health Savings Accounts.

   The Subscriber is liable for payment of the following Cost Shares for Covered Services provided to the Subscriber and their Dependents. Payment of an amount billed must be received within 30 days of the billing date. Charges will be for the lesser of the Cost Shares for the Covered Service or the actual charge for that service. Cost Shares will not exceed the actual charge for that service.

1. Annual Deductible.
   Note: Covered Services may be subject to an annual Deductible. The annual Deductible amount an Enrollee must pay is determined by whether the Enrollee is a sole Subscriber or has enrolled Dependents.

   **Subscriber Only Coverage (individual coverage).**
   Charges subject to the annual Deductible shall be borne by the Subscriber during each calendar year until the annual Deductible is met.

   **Family Coverage (coverage for the Subscriber plus one (1) or more Dependents).**
   Charges subject to the annual Deductible shall be borne by the Subscriber during each calendar year until the total family annual Deductible is met. The total family annual Deductible can be met by one member or by all family members in combination. Until the total family annual Deductible is met, benefits will not be provided for any family member.

2. Plan Coinsurance.
   After the applicable annual Deductible is satisfied, Enrollees may be required to pay Plan Coinsurance for Covered Services.

3. Copayments.
   Enrollees shall be required to pay applicable Copayments at the time of service. Payment of a Copayment does not exclude the possibility of an additional billing if the service is determined to be a non-Covered Service or if other Cost Shares apply.

   Note: The Enrollee’s Out-of-pocket Limit is determined by whether the Enrollee is a sole Subscriber or has enrolled Dependents.

   Out-of-pocket Expenses which apply toward the Out-of-pocket Limit are set forth in Section IV. Total Out-of-pocket Expenses incurred during the same calendar year shall not exceed the Out-of-pocket Limit.

C. Financial Responsibilities for Non-Covered Services.
   The cost of non-Covered Services and supplies is the responsibility of the Enrollee. The Subscriber is liable for payment of any fees charged for non-Covered Services provided to the Subscriber and their Dependents at the time of service. Payment of an amount billed must be received within 30 days of the billing date.
IV. Benefits Details

Benefits are subject to all provisions of the EOC. Enrollees are entitled only to receive benefits and services that are Medically Necessary and clinically appropriate for the treatment of a Medical Condition as determined by KFHPWA’s medical director and as described herein. All Covered Services are subject to case management and utilization management. “Case management” means a care management plan developed for an Enrollee whose diagnosis requires timely coordination.

<table>
<thead>
<tr>
<th>Annual Deductible</th>
<th>Individual Only Coverage: Subscriber pays $1,400 per calendar year for Subscriber only coverage</th>
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<tbody>
<tr>
<td></td>
<td>Family Coverage: Enrollee pays $2,800 per Family Unit per calendar year for family coverage</td>
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<tr>
<td>Coinsurance</td>
<td><strong>Plan Coinsurance:</strong> Enrollee pays 10% of the Allowed Amount</td>
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<tr>
<td>Lifetime Maximum</td>
<td>No lifetime maximum on covered Essential Health Benefits</td>
</tr>
<tr>
<td>Out-of-pocket Limit</td>
<td>Limited to a maximum of $5,100 per calendar year for Subscriber or $10,200 per Family Unit per calendar year for family coverage</td>
</tr>
<tr>
<td></td>
<td><strong>The following Out-of-pocket Expenses apply to the Out-of-pocket Limit:</strong> All Cost Shares for Covered Services</td>
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<tr>
<td></td>
<td><strong>The following expenses do not apply to the Out-of-pocket Limit:</strong> Premiums, charges for services in excess of a benefit, charges in excess of Allowed Amount, charges for non-Covered Services</td>
</tr>
<tr>
<td>Pre-existing Condition Waiting Period</td>
<td>No pre-existing condition waiting period</td>
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<tr>
<td><strong>Acupuncture</strong></td>
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<tr>
<td>Acupuncture needle treatment limited to 12 visits per calendar year without Preauthorization. Additional visits are covered with Preauthorization.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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<tr>
<td>No visit limit for treatment for Substance Use Disorder</td>
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**Exclusions:** Herbal supplements; any services not within the scope of the practitioner’s licensure

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<thead>
<tr>
<th><strong>Allergy Services</strong></th>
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<tbody>
<tr>
<td>Allergy testing.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Allergy serum and injections</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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<tr>
<th><strong>Ambulance</strong></th>
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<tbody>
<tr>
<td>Emergency ground or air transport to any facility.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Air transport covered only when Medically Necessary.</td>
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<tr>
<td>Non-Emergency ground or air interfacility transfer to or from a Network Facility when Preauthorized by KFHPWA. Contact Member Services for Preauthorization.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
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</table>

**Hospital-to-hospital ground transfers:** After Deductible, Enrollee pays nothing

<table>
<thead>
<tr>
<th><strong>Cancer Screening and Diagnostic Services</strong></th>
<th></th>
</tr>
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<tbody>
<tr>
<td>Routine cancer screening covered as Preventive Services in accordance with the well care schedule established by KFHPWA and the Patient Protection and Affordable Care Act of 2010. The well care schedule is available in Kaiser Permanente medical centers, at <a href="http://www.kp.org/wa">www.kp.org/wa</a>, or upon request from Member Services. See Preventive Services for additional information.</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Diagnostic laboratory and diagnostic services for cancer. See Laboratory and Radiology Services for additional information. Preventive laboratory/radiology services are covered as Preventive Services.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Circumcision</td>
<td>(After Deductible, Enrollee pays nothing if provided within 60 days of birth)</td>
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<td>-------------------------------------------------</td>
<td>--------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Circumcision.</td>
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<tr>
<td>Non-Emergency inpatient hospital services require Preauthorization.</td>
<td>Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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<tr>
<td></td>
<td>Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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<tr>
<td></td>
<td>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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<tr>
<th>Clinical Trials</th>
<th>Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
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<tbody>
<tr>
<td>Notwithstanding any other provision of this document, the Plan provides benefits for Routine Patient Costs of qualified individuals in approved clinical trials, to the extent benefits for these costs are required by federal and state law.</td>
<td></td>
</tr>
<tr>
<td>Routine patient costs include all items and services consistent with the coverage provided in the plan (or coverage) that is typically covered for a qualified individual who is not enrolled in a clinical trial.</td>
<td></td>
</tr>
<tr>
<td>Clinical Trials are a phase I, phase II, phase III, or phase IV clinical trial that is conducted in relation to the prevention, detection, or treatment of cancer or other life-threatening disease or condition. “Life threatening condition” means any disease or condition from which the likelihood of death is probable unless the course of the disease or condition is interrupted.</td>
<td></td>
</tr>
<tr>
<td>Clinical trials require Preauthorization.</td>
<td>Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Exclusions: Routine patient costs do not include: (i) the investigational item, device, or service, itself; (ii) items and services that are provided solely to satisfy data collection and analysis needs and that are not used in the direct clinical management of the patient; or (iii) a service that is clearly inconsistent with widely accepted and established standards of care for a particular diagnosis.</td>
<td>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Dental Services and Dental Anesthesia</th>
<th>Accidental Injury: Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dental services including accidental injury to natural teeth.</td>
<td></td>
</tr>
<tr>
<td>Dental Services necessitated by accidental injury to sound natural teeth.</td>
<td></td>
</tr>
<tr>
<td>Evaluation and a written treatment plan must be completed within 30 days from the date of injury. Treatment must be completed within the treatment plan time frames.</td>
<td></td>
</tr>
<tr>
<td>Accidental Injury: Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
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</tr>
<tr>
<td>Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
<td></td>
</tr>
<tr>
<td>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</td>
<td></td>
</tr>
</tbody>
</table>
Other dental services:
Not covered, Enrollee pays 100% of all charges

| Dental services in preparation for treatment including but not limited to: chemotherapy, radiation therapy, and organ transplants. Dental services in preparation for treatment require Preauthorization. Dental problems such as infections requiring emergency treatment outside of standard business hours are covered as Emergency Services. | Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance  
Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance  
Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance |
|---|---|
| General anesthesia services and related facility charges for dental procedures for Enrollees who are under 7 years of age or are physically or developmentally disabled or have a Medical Condition where the Enrollee’s health would be put at risk if the dental procedure were performed in a dentist’s office. General anesthesia services for dental procedures require Preauthorization. | Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance  
Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance |

Exclusions: Injuries caused by biting or chewing; malocclusion as a result from an accidental injury reconstructive surgery to the jaw in preparation for dental implants, dental implants, orthodontia; treatment not completed within the written treatment plan time frame, unless treatment is delayed due to a medical condition and the treatment plan is modified; any other dental service not specifically listed as covered

| Devices, Equipment and Supplies (for home use) | After Deductible, Enrollee pays 10% Plan Coinsurance  
Covered wigs or hairpieces limited to $100 lifetime maximum  
Annual Deductible does not apply to glucose monitors, test strips, lancets or control solutions |
|---|---|
| • Durable medical equipment: Equipment which can withstand repeated use, is primarily and customarily used to serve a medical purpose, is useful only in the presence of an illness or injury and is used in the Enrollee’s home. Durable medical equipment includes hospital beds, wheelchairs, walkers, crutches, canes, blood glucose monitors, external insulin pumps (including related supplies such as tubing, syringe cartridges, cannulae and inserters), oxygen and oxygen equipment, and therapeutic shoes, modifications and shoe inserts for severe diabetic foot disease. KFHPWA will determine if equipment is made available on a rental or purchase basis.  
• Orthopedic appliances: Items attached to an impaired body segment for the purpose of protecting the segment or assisting in restoration or improvement of its function.  
• Ostomy supplies: Supplies for the removal of bodily secretions or waste through an artificial opening.  
• Post-mastectomy bras/forms, limited to 2 every 6 months. Replacements within this 6-month period are covered when Medically Necessary due to a change in the Enrollee’s condition. |
- Prosthetic devices: Items which replace all or part of an external body part, or function thereof.
- Sales tax for devices, equipment and supplies.
- Wigs or hairpieces for hair loss due to radiation or chemotherapy.

When provided in lieu of hospitalization, benefits will be the greater of benefits available for devices, equipment and supplies, home health or hospitalization. See Hospice for durable medical equipment provided in a hospice setting.

Devices, equipment and supplies including repair, adjustment or replacement of appliances and equipment require Preauthorization.

**Exclusions:** Arch supports, including custom shoe modifications or inserts and their fittings not related to the treatment of diabetes; orthopedic shoes that are not attached to an appliance; wigs/hair prosthesis (except as noted above); take-home dressings and supplies following hospitalization; supplies, dressings, appliances, devices or services not specifically listed as covered above; same as or similar equipment already in the Enrollee’s possession; replacement or repair due to loss, theft, breakage from willful damage, neglect or wrongful use, or due to personal preference; structural modifications to a Enrollee’s home or personal vehicle.

<p>| Diabetic Education, Equipment and Pharmacy Supplies | | |
|-----------------------------------------------------|---------------------------------------------------------------|
| Diabetic education and training. | After Deductible, Enrollee pays 10% Plan Coinsurance | |
| Diabetic equipment: Blood glucose monitors and external insulin pumps (including related supplies such as tubing, syringe cartridges, cannulae and inserers), and therapeutic shoes, modifications and shoe inserts for severe diabetic foot disease. See Devices, Equipment and Supplies for additional information. | After Deductible, Enrollee pays 10% Plan Coinsurance | Annual Deductible does not apply to glucose monitors, test strips, lancets or control solutions |
| Diabetic pharmacy supplies: Insulin, lancets, lancet devices, needles, insulin syringes, insulin pens, pen needles, glucagon emergency kits, prescriptive oral agents and blood glucose test strips for a supply of 30 days or less per item. Certain brand name insulin drugs will be covered at the generic level. See Drugs – Outpatient Prescription for additional pharmacy information. | | Certain Preventive medications as determined by KFHPWA: No charge; Member pays nothing |
| Preferred generic drugs (Tier 1): After Deductible, Enrollee pays $20 Copayment per 30-days up to a 90-day supply | | Preferred brand name drugs (Tier 2): After Deductible, Enrollee pays $40 Copayment per 30-days up to a 90-day supply |
| Non-Preferred generic and brand name drugs (Tier 3): After Deductible, Enrollee pays 50% coinsurance up to $250 maximum per prescription per 30-days up to a 90-day supply | | Annual Deductible does not apply to glucose monitors, test strips, lancets or control solutions. |</p>
<table>
<thead>
<tr>
<th><strong>Dialysis (Home and Outpatient)</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Dialysis in an outpatient or home setting is covered for Enrollees with acute kidney failure or end-stage renal disease (ESRD). Dialysis requires Preauthorization.</td>
<td><strong>Outpatient Services:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Injections administered by a Network Provider in a clinical setting during dialysis.</td>
<td><strong>Outpatient Services:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>
| Self-administered injectables. See Drugs – Outpatient Prescription for additional pharmacy information. | Certain Preventive medications as determined by KFHPWA: No charge; Member pays nothing  
**Preferred generic drugs (Tier 1):** After Deductible, Enrollee pays $20 Copayment per 30-days up to a 90-day supply  
**Preferred brand name drugs (Tier 2):** After Deductible, Enrollee pays $40 Copayment per 30-days up to a 90-day supply  
**Non-Preferred generic and brand name drugs (Tier 3):** After Deductible, Enrollee pays 50% coinsurance up to $250 maximum per prescription per 30-days up to a 90-day supply |

<table>
<thead>
<tr>
<th><strong>Drugs - Outpatient Prescription</strong></th>
<th></th>
</tr>
</thead>
</table>
| Prescription drugs, supplies and devices for a supply of 30 days or less including diabetic pharmacy supplies (insulin, lancets, lancet devices, needles, insulin syringes, insulin pens, pen needles and blood glucose test strips), mental health and wellness drugs, self-administered injectables, medications for the treatment arising from sexual assault, and routine costs for prescription medications provided in a clinical trial. “Routine costs” means items and services delivered to the Enrollee that are consistent with and typically covered by the plan or coverage for an Enrollee who is not enrolled in a clinical trial. Contraceptive drugs may be allowed up to a 12-month supply and, when available, picked up in the provider’s office. All drugs, supplies and devices must be for Covered Services. | Certain Preventive medications as determined by KFHPWA: No charge; Member pays nothing  
**Preferred generic drugs (Tier 1):** After Deductible, Enrollee pays $20 Copayment per 30-days up to a 90-day supply  
**Preferred brand name drugs (Tier 2):** After Deductible, Enrollee pays $40 Copayment per 30-days up to a 90-day supply  
**Non-Preferred generic and brand name drugs (Tier 3):** After Deductible, Enrollee pays 50% coinsurance up to $250 maximum per prescription per 30-days up to a 90-day supply |
All drugs, supplies and devices must be obtained at a KFHPWA-designated pharmacy except for drugs dispensed for Emergency services or for Emergency services obtained outside of the KFHPWA Service Area, including out-of-the-country. Information regarding KFHPWA-designated pharmacies is reflected in the KFHPWA Provider Directory or can be obtained by contacting Kaiser Permanente Member Services.

Prescription drug Cost Shares are payable at the time of delivery. Certain brand name insulin drugs are covered at the generic drug Cost Share. Preferred contraceptive drugs as recommended by the U.S. Preventive Services Task Force (USPSTF) are covered as Preventive Services.

Enrollees may be eligible to receive an emergency fill for certain prescription drugs filled outside of KFHPWA’s business hours or when KFHPWA cannot reach the prescriber for consultation. For emergency fills, Enrollees pay the prescription drug Cost Share for each 7-day supply or less, or the minimum packaging size available at the time the emergency fill is dispensed. A list of prescription drugs eligible for emergency fills is available on the pharmacy website at [www.kp.org/wa/formulary](http://www.kp.org/wa/formulary). Enrollees can request an emergency fill by calling 1-855-505-8107.

Certain drugs are subject to Preauthorization as shown in the Preferred drug list (formulary) available at [www.kp.org/wa/formulary](http://www.kp.org/wa/formulary).

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<table>
<thead>
<tr>
<th>Injections administered by a Network Provider in a clinical setting.</th>
<th>After Deductible, Enrollee pays 10% Plan Coinsurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Growth Hormones</td>
<td>Preferred generic drugs (Tier 1): After Deductible, Enrollee pays $20 Copayment per 30-days up to a 90-day supply</td>
</tr>
<tr>
<td></td>
<td>Preferred brand name drugs (Tier 2): After Deductible, Enrollee pays $40 Copayment per 30-days up to a 90-day supply</td>
</tr>
<tr>
<td></td>
<td>Non-Preferred generic and brand name drugs (Tier 3): After Deductible, Enrollee pays 50% coinsurance up to $250 maximum per prescription per 30-days up to a 90-day supply</td>
</tr>
<tr>
<td>Over-the-counter drugs not included under Preventive Care.</td>
<td>Not covered; Enrollee pays 100% of all charges</td>
</tr>
<tr>
<td>Mail order drugs dispensed through the KFHPWA-designated mail order service</td>
<td>Enrollee pays the prescription drug Cost Share for each 90-day supply or less</td>
</tr>
<tr>
<td></td>
<td>Certain Preventive medications as determined by</td>
</tr>
</tbody>
</table>
The KFHPWA Preferred drug list is a list of prescription drugs, supplies, and devices considered to have acceptable efficacy, safety and cost-effectiveness. The Preferred drug list is maintained by a committee consisting of a group of physicians, pharmacists and a consumer representative who review the scientific evidence of these products and determine the Preferred and Non-Preferred status as well as utilization management requirements. Preferred drugs generally have better scientific evidence for safety and effectiveness and are more affordable than Non-Preferred drugs. The preferred drug list is available at [www.kp.org/wa/formulary](http://www.kp.org/wa/formulary), or upon request from Member Services.

Enrollees may request a coverage determination by contacting Member Services. Coverage determination reviews may include requests to cover non-preferred drugs, obtain Preauthorization for a specific drug, or exceptions to other utilization management requirements, such as quantity limits.

Prescription drugs are drugs which have been approved by the Food and Drug Administration (FDA) and which can, under federal or state law, be dispensed only pursuant to a prescription order. These drugs, including off-label use of FDA-approved drugs (provided that such use is documented to be effective in one of the standard reference compendia; a majority of well-designed clinical trials published in peer-reviewed medical literature document improved efficacy or safety of the agent over standard therapies, or over placebo if no standard therapies exist; or by the federal secretary of Health and Human Services) are covered. “Standard reference compendia” means the American Hospital Formulary Service – Drug Information; the American Medical Association Drug Evaluation; the United States Pharmacopoeia – Drug Information, or other authoritative compendia as identified from time to time by the federal secretary of Health and Human Services. “Peer-reviewed medical literature” means scientific studies printed in health care journals or other publications in which original manuscripts are published only after having been critically reviewed for scientific accuracy, validity and reliability by unbiased independent experts. Peer-reviewed medical literature does not include in-house publications of pharmaceutical manufacturing companies.

Generic drugs are dispensed whenever available. A generic drug is a drug that is the pharmaceutical equivalent to one or more brand name drugs. Such generic drugs have been approved by the Food and Drug Administration as meeting the same standards of safety, purity, strength and effectiveness as the brand name drug. Brand name drugs are dispensed if there is not a generic equivalent. In the event the Enrollee elects to purchase a brand-name drug instead of the generic equivalent (if available), the Enrollee is responsible for paying the difference in cost in addition to the prescription drug Cost Share, which does not apply to the Out-of-pocket Limit.

Drug coverage is subject to utilization management that includes Preauthorization, step therapy (when an Enrollee

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<td>Preferred generic drugs (Tier 1): After Deductible, Enrollee pays $40 Copayment up to a 90-day supply</td>
<td></td>
</tr>
<tr>
<td>Preferred brand name drugs (Tier 2): After Deductible, Enrollee pays $80 Copayment up to a 90-day supply</td>
<td></td>
</tr>
<tr>
<td>Non-Preferred generic and brand name drugs (Tier 3): After Deductible, Enrollee pays 50% coinsurance up to $750 maximum per prescription up to a 90-day supply</td>
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</tbody>
</table>

Annual Deductible does not apply to glucose monitors, test strips, lancets or control solutions.

Note: A Member will not pay more than $100, not subject to the Deductible, for a 30-day supply of insulin to comply with state law requirements. Any cost sharing paid will apply toward the annual Deductible.

The KFHPWA Preferred drug list is a list of prescription drugs, supplies, and devices considered to have acceptable efficacy, safety and cost-effectiveness. The Preferred drug list is maintained by a committee consisting of a group of physicians, pharmacists and a consumer representative who review the scientific evidence of these products and determine the Preferred and Non-Preferred status as well as utilization management requirements. Preferred drugs generally have better scientific evidence for safety and effectiveness and are more affordable than Non-Preferred drugs. The preferred drug list is available at [www.kp.org/wa/formulary](http://www.kp.org/wa/formulary), or upon request from Member Services.

Enrollees may request a coverage determination by contacting Member Services. Coverage determination reviews may include requests to cover non-preferred drugs, obtain Preauthorization for a specific drug, or exceptions to other utilization management requirements, such as quantity limits.

Prescription drugs are drugs which have been approved by the Food and Drug Administration (FDA) and which can, under federal or state law, be dispensed only pursuant to a prescription order. These drugs, including off-label use of FDA-approved drugs (provided that such use is documented to be effective in one of the standard reference compendia; a majority of well-designed clinical trials published in peer-reviewed medical literature document improved efficacy or safety of the agent over standard therapies, or over placebo if no standard therapies exist; or by the federal secretary of Health and Human Services) are covered. “Standard reference compendia” means the American Hospital Formulary Service – Drug Information; the American Medical Association Drug Evaluation; the United States Pharmacopoeia – Drug Information, or other authoritative compendia as identified from time to time by the federal secretary of Health and Human Services. “Peer-reviewed medical literature” means scientific studies printed in health care journals or other publications in which original manuscripts are published only after having been critically reviewed for scientific accuracy, validity and reliability by unbiased independent experts. Peer-reviewed medical literature does not include in-house publications of pharmaceutical manufacturing companies.

Generic drugs are dispensed whenever available. A generic drug is a drug that is the pharmaceutical equivalent to one or more brand name drugs. Such generic drugs have been approved by the Food and Drug Administration as meeting the same standards of safety, purity, strength and effectiveness as the brand name drug. Brand name drugs are dispensed if there is not a generic equivalent. In the event the Enrollee elects to purchase a brand-name drug instead of the generic equivalent (if available), the Enrollee is responsible for paying the difference in cost in addition to the prescription drug Cost Share, which does not apply to the Out-of-pocket Limit.

Drug coverage is subject to utilization management that includes Preauthorization, step therapy (when an Enrollee

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</tbody>
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Annual Deductible does not apply to glucose monitors, test strips, lancets or control solutions.

Note: A Member will not pay more than $100, not subject to the Deductible, for a 30-day supply of insulin to comply with state law requirements. Any cost sharing paid will apply toward the annual Deductible.
tries a certain medication before receiving coverage for a similar, but non-Preferred medication), limits on drug quantity or days supply and prevention of overutilization, underutilization, therapeutic duplication, drug-drug interactions, incorrect drug dosage, drug-allergy contraindications and clinical abuse/misuse of drugs. If an Enrollee has a new prescription for a chronic condition, the Enrollee may request a coordination of medications so that medications for chronic conditions are refilled on the same schedule (synchronized). Cost-shares for the initial fill of the medication will be adjusted if the fill is less than the standard quantity. Please contact Member Services for more information.

Specialty drugs are high-cost drugs prescribed by a physician that requires close supervision and monitoring for serious and/or complex conditions, such as rheumatoid arthritis, hepatitis or multiple sclerosis. Specialty drugs must be obtained through KFHPWA’s preferred specialty pharmacy vendor and/or network of specialty pharmacies and are covered at the appropriate cost share above. For a list of specialty drugs or more information about KFHPWA’s specialty pharmacy network, please go to the KFHPWA website at www.kp.org/wa/formulary or contact Member Services at 206-630-0107 or toll-free 1-866-648-1928.

**The Enrollee’s Right to Safe and Effective Pharmacy Services:** State and federal laws establish standards to assure safe and effective pharmacy services, and to guarantee Enrollees’ right to know what drugs are covered and the coverage limitations. Enrollees who would like more information about the drug coverage policies, or have a question or concern about their pharmacy benefit, may contact KFHPWA at 206-630-0107 or toll-free 1-866-648-1928 or by accessing the KFHPWA website at www.kp.org/wa/formulary.

Enrollees who would like to know more about their rights under the law, or think any services received while enrolled may not conform to the terms of the EOC, may contact the Washington State Office of Insurance Commissioner at toll-free 1-800-562-6900. Enrollees who have a concern about the pharmacists or pharmacies serving them may call the Washington State Department of Health at toll-free 1-800-525-0127.

**Prescription Drug Coverage and Medicare:** This benefit, for purposes of Creditable Coverage, is actuarially equal to or greater than the Medicare Part D prescription drug benefit. Enrollees who are also eligible for Medicare Part D can remain covered and will not be subject to Medicare-imposed late enrollment penalties should they decide to enroll in a Medicare Part D plan at a later date; however, the Enrollee could be subject to payment of higher Part D premiums if the Enrollee subsequently has a break in creditable coverage of 63 continuous days or longer before enrolling in a Part D plan. An Enrollee who discontinues coverage must meet eligibility requirements in order to re-enroll.

**Exclusions:** Over-the-counter drugs, supplies and devices not requiring a prescription under state law or regulations, including most prescription vitamins, except as recommended by the U.S. Preventive Services Task Force (USPSTF); drugs and injections for anticipated illness while traveling; drugs and injections for cosmetic purposes; replacement of lost, stolen, or damaged drugs or devices; administration of excluded drugs and injectables; drugs used in the treatment of sexual dysfunction disorders; compounds which include a non-FDA approved drug; growth hormones for idiopathic short stature without growth hormone deficiency; prescription drugs/products available over-the-counter or have an over-the-counter alternative that is determined to be therapeutically interchangeable

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**Emergency Services**

| Emergency services at a Network Facility or non-Network Facility. See Section XII. for a definition of Emergency. | Network Facility: After Deductible, Enrollee pays 10% Plan Coinsurance |
|———|———|
| Emergency services include professional services, treatment and supplies, facility costs, outpatient charges for patient observation and medical screening exams required to stabilize a patient. | Non-Network Facility: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Enrollees must notify KFHPWA by way of the Hospital | ———— |
notification line within 24 hours of any admission, or as soon thereafter as medically possible.

If an Enrollee is admitted as an inpatient directly from an emergency department, any Emergency services Copayment is waived. Coverage is subject to the hospital services Cost Share.

If an Enrollee is hospitalized in a non-Network Facility, KFHPWA reserves the right to require transfer of the Enrollee to a Network Facility upon consultation between a Network Provider and the attending physician. If the Enrollee refuses to transfer to a Network Facility or does not notify KFHPWA within 24 hours following admission, all further costs incurred during the hospitalization are the responsibility of the Enrollee.

Follow-up care which is a direct result of the Emergency must be received from a Network Provider, unless Preauthorization is obtained for such follow-up care from a non-Network Provider.

<table>
<thead>
<tr>
<th>Hearing Examinations and Hearing Aids</th>
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</table>
| Routine hearing exams and hearing exams for hearing loss and evaluation and diagnostic testing for cochlear implants are covered only when provided at KFHPWA-approved facilities. | **Hospital - Inpatient**: After Deductible, Enrollee pays 10% Plan Coinsurance  
**Hospital - Outpatient**: After Deductible, Enrollee pays 10% Plan Coinsurance  
**Outpatient Services**: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Cochlear implants or Bone Anchored Hearing Aids (BAHA) when in accordance with KFHPWA clinical criteria. |  |
| Covered services for cochlear implants and BAHA include implant surgery, pre-implant testing, post-implant follow-up, speech therapy, programming and associated supplies (such as transmitter cable, and batteries). |  |
| Hearing aids including fitting, follow-up care and repairs. | After Deductible, Enrollee pays nothing, limited to one aid per ear during any consecutive 60-month period  
After Allowance: Not covered; Enrollee pays 100% of all charges |

**Exclusions**: Programs or treatments for hearing loss or hearing care including, but not limited to, surgically implanted hearing aids and the surgery and services necessary to implant them other than for cochlear implants; hearing screening tests required under Preventive Services; replacement costs of hearing aids due to loss, breakage or theft, unless at the time of such replacement the Enrollee is eligible under the benefit Allowance; repairs; replacement parts; replacement batteries; maintenance costs.
## Home Health Care

Home health care when the following criteria are met:
- Except for patients receiving palliative care services, the Enrollee must be unable to leave home due to a health problem or illness. Unwillingness to travel and/or arrange for transportation does not constitute inability to leave the home.
- The Enrollee requires intermittent skilled home health care, as described below.
- KFHPWA’s medical director determines that such services are Medically Necessary and are most appropriately rendered in the Enrollee’s home.

Covered Services for home health care may include the following when rendered pursuant to a KFHPWA-approved home health care plan of treatment: nursing care; restorative physical, occupational, respiratory and speech therapy; durable medical equipment; medical social worker and limited home health aide services.

Home health services are covered on an intermittent basis in the Enrollee’s home. “Intermittent” means care that is to be rendered because of a medically predictable recurring need for skilled home health care. “Skilled home health care” means reasonable and necessary care for the treatment of an illness or injury which requires the skill of a nurse or therapist, based on the complexity of the service and the condition of the patient and which is performed directly by an appropriately licensed professional provider.

Home health care requires Preauthorization.

Exclusions: Private duty nursing; housekeeping or meal services; any care provided by or for a family member; any other services rendered in the home which do not meet the definition of skilled home health care above.

## Hospice

Hospice care when provided by a licensed hospice care program. A hospice care program is a coordinated program of home and inpatient care, available 24 hours a day. This program uses an interdisciplinary team of personnel to provide comfort and supportive services to an Enrollee and any family members who are caring for the Enrollee, who is experiencing a life-threatening disease with a limited prognosis. These services include acute, respite and home care to meet the physical, psychosocial and special needs of the Enrollee and their family during the final stages of illness. In order to qualify for hospice care, the Enrollee’s provider must certify that the Enrollee is terminally ill and is eligible for hospice services.

Inpatient Hospice Services. For short-term care, inpatient...
Hospice services are covered with Preauthorization.

Respite care is covered to provide continuous care of the Enrollee and allow temporary relief to family members from the duties of caring for the Enrollee for a maximum of 5 consecutive days per 3-month period of hospice care.

Other covered hospice services, when billed by a licensed hospice program, may include the following:

- Inpatient and outpatient services and supplies for injury and illness.
- Semi-private room and board, except when a private room is determined to be necessary.
- Durable medical equipment when billed by a licensed hospice care program.

Hospice care requires Preauthorization.

Exclusions: Private duty nursing, financial or legal counseling services; meal services; any services provided by family members

<table>
<thead>
<tr>
<th>Hospital - Inpatient and Outpatient</th>
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<tbody>
<tr>
<td>The following inpatient medical and surgical services are covered:</td>
</tr>
<tr>
<td>• Room and board, including private room when prescribed, and general nursing services.</td>
</tr>
<tr>
<td>• Hospital services (including use of operating room, anesthesia, oxygen, x-ray, laboratory and radiotherapy services).</td>
</tr>
<tr>
<td>• Drugs and medications administered during confinement.</td>
</tr>
<tr>
<td>• Medical implants.</td>
</tr>
<tr>
<td>• Acute chemical withdrawal (detoxification).</td>
</tr>
</tbody>
</table>

Outpatient hospital includes ambulatory surgical centers.

Alternative care arrangements may be covered as a cost-effective alternative in lieu of otherwise covered Medically Necessary hospitalization or other Medically Necessary institutional care with the consent of the Enrollee and recommendation from the attending physician or licensed health care provider. Alternative care arrangements in lieu of covered hospital or other institutional care must be determined to be appropriate and Medically Necessary based upon the Enrollee’s Medical Condition. Such care is covered to the same extent the replaced Hospital Care is covered. Alternative care arrangements require Preauthorization.

Enrollees receiving the following nonscheduled services are required to notify KFHPWA by way of the Hospital notification line within 24 hours following any admission, or as soon thereafter as medically possible: acute chemical withdrawal (detoxification) services, Emergency psychiatric

Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance
Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance
services, Emergency services, labor and delivery and inpatient admissions needed for treatment of Urgent Conditions that cannot reasonably be delayed until Preauthorization can be obtained.

Coverage for Emergency services in a non-Network Facility and subsequent transfer to a Network Facility is set forth in Emergency Services.

Non-Emergency hospital services require Preauthorization.

**Exclusions:** Take home drugs, dressings and supplies following hospitalization; internally implanted insulin pumps, artificial larynx and any other implantable device that have not been approved by KFHPWA’s medical director.

<table>
<thead>
<tr>
<th><strong>Infertility (including sterility)</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>General counseling and one consultation visit to diagnose infertility conditions.</td>
<td>Not covered; Enrollee pays 100% of all charges</td>
</tr>
<tr>
<td>Specific diagnostic services, treatment and prescription drugs.</td>
<td>Not covered; Enrollee pays 100% of all charges</td>
</tr>
</tbody>
</table>

**Exclusions:** Diagnostic testing and medical treatment of sterility and infertility regardless of origin or cause; all charges and related services for donor materials; all forms of artificial intervention for any reason including artificial insemination and in-vitro fertilization; prognostic (predictive) genetic testing for the detection of congenital and heritable disorders; surrogacy.

<table>
<thead>
<tr>
<th><strong>Infusion Therapy</strong></th>
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</tr>
</thead>
</table>
| Medically Necessary infusion therapy includes, but is not limited to:  
  - Antibiotics.  
  - Hydration.  
  - Chemotherapy.  
  - Pain management. | After Deductible, Enrollee pays 10% Plan Coinsurance |

Associated infused medications.  
| After Deductible, Enrollee pays 10% Plan Coinsurance |

<table>
<thead>
<tr>
<th><strong>Laboratory and Radiology</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Nuclear medicine, radiology, ultrasound and laboratory services, including high end radiology imaging services such as CAT scan, MRI and PET which are subject to Preauthorization except when associated with Emergency services or inpatient services. Please contact Enrollee Services for any questions regarding these services.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>

Services received as part of an emergency visit are covered as Emergency Services.
Preventive laboratory and radiology services are covered in accordance with the well care schedule established by KFHPWA and the Patient Protection and Affordable Care Act of 2010. The well care schedule is available in Kaiser Permanente medical centers, at www.kp.org/wa, or upon request from Member Services.

### Manipulative Therapy

Manipulative therapy of the spine and extremities when in accordance with KFHPWA clinical criteria, limited to a total of 10 visits per calendar year without Preauthorization. Additional visits are covered with Preauthorization.

**Exclusions:** Supportive care rendered primarily to maintain the level of correction already achieved; care rendered primarily for the convenience of the Enrollee; care rendered on a non-acute, asymptomatic basis; charges for any other services that do not meet KFHPWA clinical criteria as Medically Necessary

### Maternity and Pregnancy

Maternity care and pregnancy services, including care for complications of pregnancy, in utero treatment for the fetus, prenatal testing for the detection of congenital and heritable disorders when Medically Necessary and prenatal and postpartum care are covered for all female Enrollees including dependent daughters. Preventive services related to preconception, prenatal and postpartum care are covered as Preventive Services including breastfeeding support, supplies and counseling for each birth when Medically Necessary as determined by KFHPWA’s medical director and in accordance with Board of Health standards for screening and diagnostic tests during pregnancy.

Delivery and associated Hospital Care, including home births and birthing centers. Home births are considered outpatient services.

Enrollees must notify KFHPWA by way of the Hospital notification line within 24 hours of any admission, or as soon thereafter as medically possible. The Enrollee’s physician, in consultation with the Enrollee, will determine the Enrollee’s length of inpatient stay following delivery.

### Hospital - Inpatient:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance

### Hospital - Outpatient:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance

### Outpatient Services:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance

Termination of pregnancy.

Non-Emergency inpatient hospital services require Preauthorization.

### Hospital - Inpatient:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance

### Hospital - Outpatient:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance

### Outpatient Services:

- **After Deductible:** Enrollee pays 10% Plan Coinsurance
### Exclusions:
- Birthing tubs; genetic testing of non-Enrollees; fetal ultrasound in the absence of medical indications

### Mental Health and Wellness

Mental health and wellness services provided at the most clinically appropriate and Medically Necessary level of mental health care intervention as determined by KFHPWA’s medical director. Treatment may utilize psychiatric, psychological and/or psychotherapy services to achieve these objectives.

Mental health and wellness services including medical management and prescriptions are covered the same as for any other condition.

Applied behavioral analysis (ABA) therapy, limited to outpatient treatment of an autism spectrum disorder or, has a developmental disability for which there is evidence that ABA therapy is effective, as diagnosed and prescribed by a neurologist, pediatric neurologist, developmental pediatrician, psychologist or psychiatrist experienced in the diagnosis and treatment of autism. Documented diagnostic assessments, individualized treatment plans and progress evaluations are required.

Services for any involuntary court-ordered treatment program shall be covered only if determined to be Medically Necessary by KFHPWA’s medical director. Services provided under involuntary commitment statutes are covered.

If an Enrollee is admitted as an inpatient directly from an emergency department, any Emergency services Copayment is waived. Coverage is subject to the hospital services Cost Share. Coverage for services incurred at non-Network Facilities shall exclude any charges that would otherwise be excluded for hospitalization within a Network Facility. Enrollees must notify KFHPWA by way of the Hospital notification line within 24 hours of any admission, or as soon thereafter as medically possible.

Mental health and wellness services rendered to treat mental disorders are covered. Mental Disorders means mental disorders covered in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders published by the American Psychiatric Association, except as otherwise excluded under Sections IV. or V. Mental Health and Wellness Services means Medically Necessary outpatient services, Residential Treatment, partial hospitalization program, and inpatient services provided by a licensed facility or licensed providers, including advanced practice psychiatric

| Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Group Sessions: After Deductible, No charge; Enrollee pays nothing |
nurses, mental health and wellness counselors, marriage and family therapists, and social workers, except as otherwise excluded under Sections IV. or V.

Inpatient mental health and wellness services, Residential Treatment and partial hospitalization programs must be provided at a hospital or facility that KFHPWA has approved specifically for the treatment of mental disorders.

Non-Emergency inpatient hospital services, including Residential Treatment and partial hospitalization programs, require Preauthorization.

**Exclusions:** Academic or career counseling; personal growth or relationship enhancement; assessment and treatment services that are primarily vocational and academic; court-ordered or forensic treatment, including reports and summaries, not considered Medically Necessary; work or school ordered assessment and treatment not considered Medically Necessary; counseling for overeating not considered Medically Necessary; specialty treatment programs such as “behavior modification programs” not considered Medically Necessary; relationship counseling or phase of life problems (Z code only diagnoses); custodial care not considered Medically Necessary; experimental or investigational therapies, such as wilderness therapy

<table>
<thead>
<tr>
<th>Naturopathy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Naturopathy, including related laboratory and radiology services are covered only when obtained through a Network Facility.</td>
</tr>
</tbody>
</table>

**Exclusions:** Herbal supplements; nutritional supplements; any services not within the scope of the practitioner’s licensure

<table>
<thead>
<tr>
<th>Newborn Services</th>
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</thead>
<tbody>
<tr>
<td>Newborn services are covered the same as for any other condition. Any Cost Share for newborn services is separate from that of the mother. Preventive services for newborns are covered under Preventive Services. See Section VI.A.3. for information about temporary coverage for newborns.</td>
</tr>
</tbody>
</table>

**Hospital - Inpatient:** After Deductible, Enrollee pays 10% Plan Coinsurance

During the baby’s initial hospital stay while the birth mother and baby are both confined, any applicable Deductible and coinsurance for the newborn are waived

**Hospital - Outpatient:** After Deductible, Enrollee pays 10% Plan Coinsurance

**Outpatient Services:** After Deductible, Enrollee pays 10% Plan Coinsurance

<table>
<thead>
<tr>
<th>Nutritional Counseling</th>
</tr>
</thead>
<tbody>
<tr>
<td>Nutritional counseling.</td>
</tr>
</tbody>
</table>
Services related to a healthy diet to prevent obesity are covered as Preventive Services.

**Exclusions:** Nutritional supplements; weight control self-help programs or memberships, such as Weight Watchers, Jenny Craig, or other such programs

<table>
<thead>
<tr>
<th>Nutritional Therapy</th>
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</thead>
<tbody>
<tr>
<td>Medical formula necessary for the treatment of phenylketonuria (PKU), specified inborn errors of metabolism, or other metabolic disorders.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Enteral therapy for malabsorption and an eosinophilic gastrointestinal disorder. Necessary equipment and supplies for the administration of enteral therapy are covered as Devices, Equipment and Supplies.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Parenteral therapy (total parenteral nutrition). Necessary equipment and supplies for the administration of parenteral therapy are covered as Devices, Equipment and Supplies.</td>
<td>After Deductible, Enrollee pays nothing</td>
</tr>
<tr>
<td><strong>Exclusions:</strong> Any other dietary formulas or medical foods; oral nutritional supplements not related to the treatment of inborn errors of metabolism; special diets; prepared foods/meals</td>
<td></td>
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</tbody>
</table>

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<thead>
<tr>
<th>Obesity Related Surgical Services</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Bariatric surgery is covered when Group Health criteria are met. Bariatric surgery related services require Preauthorization. Services related to obesity screening and counseling are covered as Preventive Services.</td>
<td><strong>Hospital - Inpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance <strong>Hospital - Outpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance <strong>Outpatient Services:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Exclusions:</strong> Obesity treatment and treatment for morbid obesity for any reason including any medical services, drugs, supplies regardless of co-morbidities, except as described above; specialty treatment programs such as weight control self-help programs or memberships, such as Weight Watchers, Jenny Craig or other such programs; medications and related physician visits for medication monitoring</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>On the Job Injuries or Illnesses</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>On the job injuries or illnesses.</td>
<td><strong>Office of Worker’s Compensation Programs (OWCP) or similar Federal or State agency pays through a third-party settlement:</strong> Not covered;</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Enrollee pays 100% of all charges</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>After the third-party settlement maximum is paid:</strong></td>
</tr>
<tr>
<td><strong>Hospital - Inpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Hospital - Outpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Outpatient Services:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>

**Exclusions:** Confinement, treatment or service that results from an illness or injury arising out of or in the course of any employment for wage or profit including injuries, illnesses or conditions incurred as a result of self-employment; Services needed because of a workplace-related illness or injury that the Office of Workers’ Compensation Programs (OWCP) or a similar Federal or State agency determines they must provide; or OWCP or a similar agency pays for through a third party injury settlement or other similar proceeding that is based on a claim you filed under OWCP or similar laws.

### Oncology

<table>
<thead>
<tr>
<th>Radiation therapy, chemotherapy, oral chemotherapy. See Infusion Therapy for infused medications.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Radiation Therapy and Chemotherapy:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Oral Chemotherapy Drugs:</strong> Preferred generic drugs (Tier 1): After Deductible, Enrollee pays $20 Copayment per 30-days up to a 90-day supply</td>
</tr>
<tr>
<td><strong>Preferred brand name drugs (Tier 2):</strong> After Deductible, Enrollee pays $40 Copayment per 30-days up to a 90-day supply</td>
</tr>
<tr>
<td><strong>Non-Preferred generic and brand name drugs (Tier 3):</strong> After Deductible, Enrollee pays 50% coinsurance up to $250 maximum per prescription per 30-days up to a 90-day supply</td>
</tr>
</tbody>
</table>

### Optical (vision)

<table>
<thead>
<tr>
<th>Routine eye examinations and refractions, limited to once every 12 months. Eye and contact lens examinations for eye pathology and to monitor Medical Conditions, as often as Medically Necessary.</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Routine Exams:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Exams for Eye Pathology:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Frames and Lenses:</strong> No charge; Enrollee pays nothing, limited to an Allowance of $150 every 24</td>
</tr>
</tbody>
</table>

Enrollees age 19 and over:
Eyeglass frames, lenses (any type), lens options such as

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tinting, or prescription contact lenses, contact lens evaluations and examinations associated with their fitting. The benefit period begins on the date services are first obtained. The Allowance may be used toward the following in any combination:

- Eyeglass frames
- Eyeglass lenses (any type) including tinting and coating
- Corrective industrial (safety) lenses
- Sunglass lenses and frames when prescribed by an eye care provider for eye protection or light sensitivity
- Corrective contact lenses in the absence of eye pathology, including associated fitting and evaluation examinations
- Replacement frames, for any reason, including loss or breakage
- Replacement contact lenses
- Replacement eyeglass lenses

Contact lenses or framed lenses for eye pathology when Medically Necessary.

One contact lens per diseased eye in lieu of an intraocular lens is covered following cataract surgery provided the Enrollee has been continuously covered by KFHPWA since such surgery. In the event an Enrollee’s age or medical condition prevents the Enrollee from having an intraocular lens or contact lens, framed lenses are available. Replacement of lenses for eye pathology, including following cataract surgery, is covered only once within a 12-month period and only when needed due to a change in the Enrollee’s prescription. Replacement for loss or breakage is subject to the frames and lenses benefit.

**Enrollees to age 19:**
Eyeglass frames, lenses (any type), lens options such as tinting, or prescription contact lenses, contact lens evaluations and examinations associated with their fitting. The benefit period begins on January 1 and continues through the end of the calendar year. The benefit may be used toward contact lenses (in lieu of eyeglasses) or 1 eyeglass frame and pair of lenses.

- Eyeglass frames
- Eyeglass lenses (any type) including tinting and coating
- Corrective industrial (safety) lenses
- Corrective contact lenses in the absence of eye pathology, including associated fitting and evaluation examinations

Contact lenses or framed lenses for eye pathology when Medically Necessary.

**Contact Lenses or Framed Lenses for Eye Pathology:** After Deductible, Enrollee pays 10% Plan Coinsurance

**Frames and Lenses (in lieu of contact lenses):** No charge; Enrollee pays nothing for 1 set of frames and lenses per calendar year

**Contact lenses (in lieu of eyeglasses):** Enrollee pays 50% coinsurance

After benefit is exhausted: Not covered; Enrollee pays 100% of all charges

**Contact Lenses or Framed Lenses for Eye Pathology:** After Deductible, Enrollee pays 10% Plan Coinsurance

**Note:** This benefit is separate from the benefits of the Health Savings Account (HSA) Qualified Health Plan and not subject to the annual Deductible.
One contact lens per diseased eye in lieu of an intraocular lens is covered following cataract surgery provided the Enrollee has been continuously covered by KFHPWA since such surgery. In the event an Enrollee’s age or medical condition prevents the Enrollee from having an intraocular lens or contact lens, framed lenses are available. Replacement of lenses for eye pathology, including following cataract surgery, is covered only once within a 12-month period and only when needed due to a change in the Enrollee’s prescription. Replacement for loss or breakage is subject to the frames and lenses benefit.

**Exclusions:** Orthoptic therapy (i.e. eye training); evaluations and surgical procedures to correct refractions not related to eye pathology and complications related to such procedures.

<table>
<thead>
<tr>
<th>Oral Surgery</th>
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</thead>
<tbody>
<tr>
<td>Reduction of a fracture or dislocation of the jaw or facial bones; excision of tumors or non-dental cysts of the jaw, cheeks, lips, tongue, gums, roof and floor of the mouth; and incision of salivary glands and ducts.</td>
</tr>
<tr>
<td>KFHPWA’s medical director will determine whether the care or treatment required is within the category of Oral Surgery or Dental Services.</td>
</tr>
<tr>
<td>Oral surgery requires Preauthorization.</td>
</tr>
<tr>
<td><strong>Hospital - Inpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Hospital - Outpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Outpatient Services:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Exclusions:</strong> Care or repair of teeth or dental structures of any type; tooth extractions or impacted teeth; services related to malocclusion; services to correct the misalignment or malposition of teeth; any other services to the mouth, facial bones or teeth which are not medical in nature</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Outpatient Services</th>
</tr>
</thead>
<tbody>
<tr>
<td>Covered outpatient medical and surgical services in a provider’s office, including chronic disease management and treatment arising from sexual assault. See Preventive Services for additional information related to chronic disease management.</td>
</tr>
<tr>
<td>See Hospital - Inpatient and Outpatient for outpatient hospital medical and surgical services, including ambulatory surgical centers.</td>
</tr>
<tr>
<td><strong>After Deductible, Enrollee pays 10% Plan Coinsurance</strong></td>
</tr>
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</table>

<table>
<thead>
<tr>
<th>Plastic and Reconstructive Surgery</th>
</tr>
</thead>
<tbody>
<tr>
<td>Plastic and reconstructive services:</td>
</tr>
<tr>
<td>• Correction of a congenital disease or congenital anomaly.</td>
</tr>
<tr>
<td>• Correction of a Medical Condition following an injury or resulting from surgery which has produced a major effect</td>
</tr>
<tr>
<td><strong>Hospital - Inpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td><strong>Hospital - Outpatient:</strong> After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>
on the Enrollee’s appearance, when in the opinion of KFHPWA’s medical director such services can reasonably be expected to correct the condition.

- Reconstructive surgery and associated procedures, including internal breast prostheses, following a mastectomy, regardless of when the mastectomy was performed. Enrollees are covered for all stages of reconstruction on the non-diseased breast produce a symmetrical appearance. Complications of covered mastectomy services, including lymphedemas, are covered.

Plastic and reconstructive surgery requires Preauthorization.

**Exclusions:** Cosmetic services including treatment for complications resulting from cosmetic surgery; cosmetic surgery; complications of non-Covered Services

<table>
<thead>
<tr>
<th>Podiatry</th>
<th>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medically Necessary foot care.</td>
<td></td>
</tr>
<tr>
<td>Routine foot care covered when such care is directly related to the treatment of diabetes and, when approved by KFHPWA's medical director, other clinical conditions that affect sensation and circulation to the feet.</td>
<td></td>
</tr>
<tr>
<td><strong>Exclusions:</strong> All other routine foot care</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Preventive Services</th>
<th>Preventive services in accordance with the well care schedule established by KFHPWA. The well care schedule is available in Kaiser Permanente medical centers, at <a href="http://www.kp.org/wa">www.kp.org/wa</a>, or upon request from Member Services.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Screening and tests with A and B recommendations by the U.S. Preventive Services Task Force (USPSTF).</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Services, tests and screening contained in the U.S. Health Resources and Services Administration Bright Futures guidelines as set forth by the American Academy of Pediatricians.</td>
<td></td>
</tr>
<tr>
<td>Services, tests, screening and supplies recommended in the U.S. Health Resources and Services Administration women’s preventive and wellness services guidelines.</td>
<td></td>
</tr>
<tr>
<td>Immunizations recommended by the Centers for Disease Control’s Advisory Committee on Immunization Practices. Flu vaccines are covered up to the Allowed Amount when provided by a non-network provider.</td>
<td></td>
</tr>
</tbody>
</table>
Preventive services include, but are not limited to, well adult and well child physical examinations; immunizations and vaccinations; female sterilization; preferred over-the-counter drugs as recommended by the USPSTF when obtained with a prescription; pap smears; preventive services related to preconception, prenatal and postpartum care; routine mammography screening; routine prostate screening; colorectal cancer screening for Enrollees who are age 50 or older or who are under age 50 and at high risk; obesity screening/counseling; healthy diet; and physical activity counseling; depression screening in adults, including maternal depression, pre-exposure Prophylaxis (PrEP) for Members at high risk for HIV infection, screening for physical, mental, sexual, and reproductive health care needs arising from a sexual assault.

Preventive care for chronic disease management includes treatment plans with regular monitoring, coordination of care between multiple providers and settings, medication management, evidence-based care, quality of care measurement and results, and education and tools for patient self-management support. In the event preventive, wellness or chronic care management services are not available from a Network Provider, non-network providers may provide these services without Cost Share when Preauthorized.

Services provided during a preventive services visit, including laboratory services, which are not in accordance with the KFHPWA well care schedule are subject to Cost Shares. Eye refractions are not included under preventive services.

**Exclusions:** Those parts of an examination and associated reports and immunizations that are not deemed Medically Necessary by KFHPWA for early detection of disease; all other diagnostic services not otherwise stated above.

**Rehabilitation and Habilitative Care (massage, occupational, physical and speech therapy, pulmonary and cardiac rehabilitation) and Neurodevelopmental Therapy**

Rehabilitation services to restore function following illness, injury or surgery, limited to the following restorative therapies: occupational therapy, physical therapy, massage therapy and speech therapy. Services are limited to those necessary to restore or improve functional abilities when physical, sensori-perceptual and/or communication impairment exists due to injury, illness or surgery.

Outpatient services require a prescription or order from a physician that reflects a written plan of care to restore function and must be provided by a rehabilitation team that may include a physician, nurse, physical therapist, occupational therapist, massage therapist or speech therapist. Preauthorization is not required.

<table>
<thead>
<tr>
<th>Hospital - Inpatient:</th>
<th>After Deductible, Enrollee pays 10% Plan Coinsurance</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Outpatient Services:</strong></td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>
Habilitative care includes Medically Necessary services or devices designed to help an Enrollee keep, learn, or improve skills and functioning for daily living. Services may include occupational therapy, physical therapy, speech therapy when prescribed by a physician. Examples include therapy for a child who is not walking or talking at the expected age. These services may include physical and occupational therapy, speech-language pathology and other services for people with disabilities in a variety of inpatient and/or outpatient settings.

Limited to a combined total of 60 inpatient days and 60 outpatient visits per calendar year for all Rehabilitation, Habilitative care, and cardiac and pulmonary rehabilitation services.

Neurodevelopmental therapy to restore or improve function including maintenance in cases where significant deterioration in the Enrollee’s condition would result without the services, limited to the following therapies: occupational therapy, physical therapy and speech therapy. There is no visit limit for Neurodevelopmental therapy.

Services with mental health diagnoses are covered with no limit.

Non-Emergency inpatient hospital services require Preauthorization.

**Exclusions:** Specialty treatment programs; inpatient Residential Treatment services; specialty rehabilitation programs including “behavior modification programs”; recreational, life-enhancing, relaxation or palliative therapy; implementation of home maintenance programs

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**Reproductive Health**

Medically Necessary medical and surgical services for reproductive health, including consultations, examinations, procedures and devices, including device insertion and removal.

See Maternity and Pregnancy for termination of pregnancy services

Reproductive health is the care necessary to support the reproductive system and the ability to reproduce. Reproductive health includes contraception, cancer and disease screenings, termination of pregnancy, maternity, prenatal and postpartum care.

<table>
<thead>
<tr>
<th>Hospital - Inpatient</th>
<th>No charge; Enrollee pays nothing</th>
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</thead>
<tbody>
<tr>
<td>Hospital - Outpatient</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Outpatient Services</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
</tbody>
</table>

Note: Reproductive Health services provided to men are required to be subject to the minimum Deductible amount in order to meet state law requirements ($1,400 individual/$2,800 family). All other services are subject to the entire Annual Deductible. The minimum Deductible amount may increase as determined by federal law. Members will receive notification of any changes to the minimum Deductible amount
**All methods for Medically Necessary FDA-approved generic (including over-the-counter) contraceptive drugs, devices and products. Condoms are limited to 120 per 90-day supply.**

Contraceptive drugs may be allowed up to a 12-month supply and, when available, picked up in the provider’s office.

<table>
<thead>
<tr>
<th>Note: Reproductive Health services provided to men are required to be subject to the minimum Deductible amount in order to meet state law requirements ($1,400 individual/$2,800 family). All other services are subject to the entire Annual Deductible. The minimum Deductible amount may increase as determined by federal law. Members will receive notification of any changes to the minimum Deductible amount.</th>
</tr>
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<table>
<thead>
<tr>
<th><strong>Sexual Dysfunction</strong></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Sexual dysfunction diagnosis and medical treatment services.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Penile prosthesis when impotence is caused by a covered Medical Condition as a direct result of a covered surgery, or a result of an injury to the genitalia or spinal cord, and when other accepted treatment has been unsuccessful.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
</tbody>
</table>

**Exclusions:** Prescription drugs for treatment of sexual dysfunction; devices, equipment and supplies for the treatment of sexual dysfunction; penile prosthesis when not medically necessary; All other devices, equipment and supplies for the treatment of sexual dysfunction not specifically listed as covered.

<table>
<thead>
<tr>
<th><strong>Skilled Nursing Facility</strong></th>
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</thead>
<tbody>
<tr>
<td>Skilled nursing care in a skilled nursing facility when full-time skilled nursing care is necessary in the opinion of the attending physician, limited to a total of 150 days per calendar year.</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Care may include room and board; general nursing care; drugs, biologicals, supplies and equipment ordinarily provided or arranged by a skilled nursing facility; and short-term restorative occupational therapy, physical therapy and speech therapy.</td>
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<tr>
<td>Skilled nursing care in a skilled nursing facility requires Preauthorization.</td>
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</tbody>
</table>

**Exclusions:** Personal comfort items such as telephone and television; rest cures; domiciliary or Convalescent Care.

<table>
<thead>
<tr>
<th><strong>Sterilization</strong></th>
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<tbody>
<tr>
<td>FDA-approved female sterilization procedures, services and supplies. See Preventive Services for additional information.</td>
<td>Hospital - Inpatient: No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Non-Emergency inpatient hospital services require Preauthorization.</td>
<td>Hospital - Outpatient: No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Service Type</td>
<td>Description</td>
</tr>
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<td>------------------------------------------------------------------------------</td>
</tr>
<tr>
<td>Outpatient Services</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Hospital - Inpatient</td>
<td>No charge; Enrollee pays nothing</td>
</tr>
<tr>
<td>Hospital - Outpatient</td>
<td>No charge; Enrollee pays nothing</td>
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<tr>
<td>Outpatient Services</td>
<td>No charge; Enrollee pays nothing</td>
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</table>

**Exclusions**: Procedures and services to reverse a sterilization

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### Substance Use Disorder

Substance use disorder services including inpatient Residential Treatment; diagnostic evaluation and education; organized individual and group counseling; and/or prescription drugs unless excluded under Sections IV. or V.

Substance use disorder means an illness characterized by a physiological or psychological dependency, or both, on a controlled substance and/or alcoholic beverages, and where the user's health is substantially impaired or endangered or their social or economic function is substantially disrupted. For the purposes of this section, the definition of Medically Necessary shall be expanded to include those services necessary to treat a substance use disorder condition that is having a clinically significant impact on an Enrollee’s emotional, social, medical and/or occupational functioning.

Substance use disorder services must be provided at a KFHPWA-approved treatment facility or treatment program.

Substance use disorder services are limited to the services rendered by a physician (licensed under RCW 18.71 and RCW 18.57), a psychologist (licensed under RCW 18.83), a substance use disorder treatment program licensed for the service being provided by the Washington State Department of Social and Health Services (pursuant to RCW 70.96A), a master’s level therapist (licensed under RCW 18.225.090), an

<table>
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<tr>
<th>Hospital - Inpatient</th>
<th>After Deductible, Enrollee pays 10% Plan Coinsurance</th>
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<tr>
<td>Outpatient Services</td>
<td>After Deductible, Enrollee pays 10% Plan Coinsurance</td>
</tr>
<tr>
<td>Group Sessions</td>
<td>After Deductible, No charge; Enrollee pays nothing</td>
</tr>
</tbody>
</table>
advance practice psychiatric nurse (licensed under RCW 18.79) or, in the case of non-Washington State providers, those providers meeting equivalent licensing and certification requirements established in the state where the provider’s practice is located.

Court-ordered substance use disorder treatment shall be covered only if determined to be Medically Necessary.

Preauthorization is required for Residential Treatment and non-Emergency inpatient hospital services provided in out-of-state facilities.

Acute chemical withdrawal (detoxification) services for alcoholism and drug abuse. "Acute chemical withdrawal" means withdrawal of alcohol and/or drugs from a Member for whom consequences of abstinence are so severe that they require medical/nursing assistance in a hospital setting or behavioral health agency (licensed and certified under RCW 71.24.037), which is needed immediately to prevent serious impairment to the Member’s health.

Coverage for acute chemical withdrawal (detoxification) is provided without Preauthorization. If a Member is admitted as an inpatient directly from an emergency department, any Emergency services Copayment is waived. Coverage is subject to the hospital services Cost Share. Members must notify KFHPWA by way of the Hospital notification line within 24 hours of any admission, or as soon thereafter as medically possible.

KFHPWA reserves the right to require transfer of the Member to a Network Facility/program upon consultation between a Network Provider and the attending physician. If the Member refuses transfer to a Network Facility/program, all further costs incurred during the hospitalization are the responsibility of the Member.

**Exclusions:** Experimental or investigational therapies, such as wilderness therapy; facilities and treatment programs which are not certified by the Department of Social Health Services

### Telehealth Services

<table>
<thead>
<tr>
<th>Description</th>
<th>Deductible, Enrollee pays nothing</th>
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<tbody>
<tr>
<td><strong>Telemedicine</strong></td>
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<tr>
<td>Services provided by the use of real time interactive audio and video communications between the patient at the originating site and a Network provider at another location. Store and forward technology means sending an Enrollee’s medical information from an originating site to the Provider at a distant site for later review. The Provider follows up with a medical diagnosis for the Enrollee and helps manage their care. Services must meet the following requirements:</td>
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<tr>
<td><strong>Hospital - Outpatient</strong></td>
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<tr>
<td>After Deductible, Enrollee pays nothing</td>
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<tr>
<td><strong>Outpatient Services</strong></td>
<td></td>
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<tr>
<td>After Deductible, Enrollee pays nothing</td>
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</tbody>
</table>
- Be a Covered Service under this EOC.
- The originating site is qualified to provide the service.
- If the service is provided through store and forward technology, there must be an associated office visit between the Enrollee and the referring provider.
- Is medically necessary

### Telephone Services and Online (E-Visits)

Scheduled telephone visits with a Network Provider are covered.

Online (E-Visits): A Member logs into the secure Member site at [www.kp.org/wa](http://www.kp.org/wa) and completes a questionnaire. A KFHPWA medical provider reviews the questionnaire and provides a treatment plan for select conditions, including prescriptions. 

Online visits are not available to Enrollees during in-person visits at a KFHPWA facility or pharmacy. 


### Exclusions:
- Fax and e-mail; telehealth services with non-contracted providers; telehealth services in states where prohibited by law; all other services not listed above

### Temporomandibular Joint (TMJ)

Medical and surgical services and related hospital charges for the treatment of temporomandibular joint (TMJ) disorders including:
- Orthognathic surgery for the treatment of TMJ disorders.
- Radiology services.
- TMJ specialist services.
- Fitting/adjustment of splints.

Non-Emergency inpatient hospital services require Preauthorization.

| Hospital - Inpatient: After Deductible, Enrollee pays 50% Plan Coinsurance |
| Hospital - Outpatient: After Deductible, Enrollee pays 50% Plan Coinsurance |
| **Outpatient Services**: After Deductible, Enrollee pays 50% Plan Coinsurance |

TMJ appliances. See Devices, Equipment and Supplies for additional information.

| After Deductible, Enrollee pays 50% coinsurance |

### Exclusions:
- Treatment for cosmetic purposes; bite blocks; dental services including orthodontic therapy and braces for any condition; any orthognathic (jaw) surgery in the absence of a diagnosis of TMJ, severe obstructive sleep apnea; hospitalizations related to these exclusions

### Tobacco Cessation

- Individual/group counseling and educational materials. No charge; Enrollee pays nothing
- Approved pharmacy products. See Drugs – Outpatient No charge; Enrollee pays nothing
Prescription for additional pharmacy information.

<table>
<thead>
<tr>
<th>Transgender Services</th>
<th>Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
<th>Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
<th>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medically and surgical services for gender reassignment.</td>
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<tr>
<td>Prescription drugs are covered the same as for any other condition (see Drugs – Outpatient Prescription for coverage).</td>
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<tr>
<td>Counseling services are covered the same as for any other condition (see Mental Health and Wellness for coverage).</td>
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<tr>
<td>Non-Emergency inpatient hospital services require Preauthorization.</td>
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<tr>
<td><strong>Exclusions:</strong> Cosmetic services including treatment for complications resulting from cosmetic surgery; cosmetic surgery; complications of non-Covered Services</td>
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<thead>
<tr>
<th>Transplants</th>
<th>Hospital - Inpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
<th>Hospital - Outpatient: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
<th>Outpatient Services: After Deductible, Enrollee pays 10% Plan Coinsurance</th>
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</thead>
<tbody>
<tr>
<td>Transplant services, including heart, heart-lung, single lung, double lung, kidney, pancreas, cornea, intestinal/multi-visceral, liver transplants, and bone marrow and stem cell support (obtained from allogenic or autologous peripheral blood or marrow) with associated high dose chemotherapy.</td>
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<td>Services are limited to the following:</td>
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<tr>
<td>• Inpatient and outpatient medical expenses for evaluation testing to determine recipient candidacy, donor matching tests, hospital charges, procurement center fees, professional fees, travel costs for a surgical team and excision fees. Donor costs for a covered organ recipient are limited to procurement center fees, travel costs for a surgical team and excision fees.</td>
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<tr>
<td>• Follow-up services for specialty visits</td>
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<td>• Rehospitalization</td>
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<tr>
<td>• Maintenance medications during an inpatient stay</td>
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<tr>
<td><strong>Organ Transplant Recipient:</strong> All services and supplies related to the organ transplant, including transportation to and from KFHPWA Facilities (beyond the distance the Enrollee would normally be required to travel for most hospital services), are covered in accordance with the transplant benefit language, provided the Enrollee is accepted into the treating facility’s transplant program and continues to follow that program’s prescribed protocol.</td>
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<tr>
<td><strong>Organ Transplant Donor:</strong> The costs related to organ removal, as well as the cost of treating complications directly resulting from surgery, are covered, provided the organ recipient is an Enrollee under this Agreement, and provided the donor is not eligible for coverage under any other health</td>
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care plan or government-funded program.

Donor search costs for up to 15 searches only for allogeneic bone marrow transplants.

Transplant services require Preauthorization.

**Exclusions:** Donor costs to the extent that they are reimbursable by the organ donor’s insurance; living expenses except as covered under Section J. Utilization Management; transportation expenses except as covered above; costs for searches for non-allogeneic bone marrow donors.

### Urgent Care

| Inside the KFHPWA Service Area, urgent care is covered at a Kaiser Permanente medical center, Kaiser Permanente urgent care center or Network Provider’s office. | Network Emergency Department: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Outside the KFHPWA Service Area, urgent care is covered at any medical facility. | Network Urgent Care Center: After Deductible, Enrollee pays 10% Plan Coinsurance |
| See Section XII. for a definition of Urgent Condition. | Network Provider’s Office: After Deductible, Enrollee pays 10% Plan Coinsurance |
| Non-Network Provider: After Deductible, Enrollee pays 10% Plan Coinsurance |

### V. General Exclusions

In addition to exclusions listed throughout the EOC, the following are not covered:

1. **Services Related to Non-Covered Services:** When a service is not covered, all services related to the non-covered service (except for the specific exceptions described below) are also excluded from coverage. Enrollees who have received a non-covered service, such as bariatric surgery, and develop an acute medical complication (such as band slippage, leak or infection) as a result, shall have coverage for Medically Necessary intervention to stabilize the acute medical complication. Coverage does not include complications that occur during or immediately following a non-covered service. Additional surgeries or other medical services in addition to Medically Necessary intervention to resolve acute medical complications resulting from non-covered services shall not be covered.

2. Services or supplies for which no charge is made, or for which a charge would not have been made if the Enrollee had no health care coverage or for which the Enrollee is not liable; services provided by a family member, or self-care.

4. Convalescent Care.

5. Services to the extent benefits are “available” to the Enrollee as defined herein under the terms of any vehicle, homeowner’s, property or other insurance policy, except for individual or group health insurance, pursuant to medical coverage, medical “no fault” coverage, personal injury protection coverage or similar medical coverage contained in said policy. For the purpose of this exclusion, benefits shall be deemed to be “available” to the...
Enrollee if the Enrollee receives benefits under the policy either as a named insured or as an insured individual under the policy definition of insured.

6. Services or care needed for injuries or conditions resulting from active or reserve military service, whether such injuries or conditions result from war or otherwise. This exclusion will not apply to conditions or injuries resulting from previous military service unless the condition has been determined by the U.S. Secretary of Veterans Affairs to be a condition or injury incurred during a period of active duty. Further, this exclusion will not be interpreted to interfere with or preclude coordination of benefits under Tri-Care.

7. Services provided by government agencies, except as required by federal or state law.

8. Services covered by the national health plan of any other country.

9. Experimental or investigational services.

KFHPWA consults with KFHPWA’s medical director and then uses the criteria described below to decide if a particular service is experimental or investigational.

a. A service is considered experimental or investigational for an Enrollee’s condition if any of the following statements apply to it at the time the service is or will be provided to the Enrollee:

1) The service cannot be legally marketed in the United States without the approval of the Food and Drug Administration ("FDA") and such approval has not been granted.

2) The service is the subject of a current new drug or new device application on file with the FDA.

3) The service is the trialed agent or for delivery or measurement of the trialed agent provided as part of a qualifying Phase I or Phase II clinical trial, as the experimental or research arm of a Phase III clinical trial.

4) The service is provided pursuant to a written protocol or other document that lists an evaluation of the service’s safety, toxicity or efficacy as among its objectives.

5) The service is under continued scientific testing and research concerning the safety, toxicity or efficacy of services.

6) The service is provided pursuant to informed consent documents that describe the service as experimental or investigational, or in other terms that indicate that the service is being evaluated for its safety, toxicity or efficacy.

7) The prevailing opinion among experts, as expressed in the published authoritative medical or scientific literature, is that (1) the use of such service should be substantially confined to research settings, or (2) further research is necessary to determine the safety, toxicity or efficacy of the service.

b. The following sources of information will be exclusively relied upon to determine whether a service is experimental or investigational:

1) The Enrollee’s medical records.

2) The written protocol(s) or other document(s) pursuant to which the service has been or will be provided.

3) Any consent document(s) the Enrollee or Enrollee’s representative has executed or will be asked to execute, to receive the service.

4) The files and records of the Institutional Review Board (IRB) or similar body that approves or reviews research at the institution where the service has been or will be provided, and other information concerning the authority or actions of the IRB or similar body.

5) The published authoritative medical or scientific literature regarding the service, as applied to the Enrollee’s illness or injury.

6) Regulations, records, applications and any other documents or actions issued by, filed with or taken by, the FDA or other agencies within the United States Department of Health and Human Services, or any state agency performing similar functions.

Appeals regarding KFHPWA denial of coverage can be submitted to the Member Appeal Department, or to KFHPWA’s medical director at P.O. Box 34593, Seattle, WA 98124-1593.
10. Hypnotherapy and all services related to hypnotherapy.

11. Directed umbilical cord blood donations.

12. Prognostic (predictive) genetic testing and related services, unless specifically provided in Section IV. Testing for non-Enrollees.

13. Autopsy and associated expenses.
VI. Eligibility, Enrollment and Termination

Note: If a Subscriber enrolls any eligible Dependent(s), the family level annual Deductible must be met before any benefits will be provided and the family level Out-of-pocket Maximum will apply.

A. Eligibility.
1. Eligible Employees.
   In order to be accepted for enrollment and continuing coverage, Subscribers must reside or work in the Service Area and meet all applicable requirements set forth below, except for temporary residency outside the Service Area for purposes of attending school, court-ordered coverage for Dependents or other unique family arrangements, when approved in advance by KFHPWA. KFHPWA has the right to verify eligibility. The employing agency will inform the employee whether or not they are eligible for benefits upon employment and whenever the employee’s eligibility status changes. The communication will include information about the employee’s right to appeal eligibility and enrollment decisions. Information about an employee’s right to an appeal can be found on page 51 of this Evidence of Coverage. For information on how to enroll, see the “Enrollment” section.

   The PEBB Program will determine eligibility for Continuation Coverage. If a subscriber is not eligible for Continuation Coverage, the PEBB Program will notify them of their right to appeal. Information about appealing a PEBB Program decision can be found on page 51 of this Evidence of Coverage. For information on how to enroll, see the “Enrollment” section.

2. Eligible Dependents.
   To enroll an eligible dependent the subscriber must follow the procedural requirements described in the “Enrollment” section. The PEBB Program or employing agency verifies the eligibility of all dependents and requires the subscriber to provide documents that prove a dependent’s eligibility.

   The following are eligible as dependents:
   1. Legal spouse.
   2. State-registered domestic partner as defined in state statute and substantially equivalent legal unions from jurisdictions as defined in Washington state statute.
   3. Children. Children are eligible through the last day of the month in which their 26th birthday occurs except as described in subsection (g) of this section. Children are defined as the subscriber’s:
      a. Children as defined in state statutes that establish a parent-child relationship, except when parental rights have been terminated;
      b. Children of the subscriber’s spouse, based on the spouse’s establishment of a parent-child relationship, except when parental rights have been terminated. The stepchild’s relationship to the subscriber (and eligibility as a dependent) ends on the same date the marriage with the spouse ends through divorce, annulment, dissolution, termination, or death;
      c. Children for whom the subscriber has assumed a legal obligation for total or partial support in anticipation of adoption of the child;
      d. Children of the subscriber’s state-registered domestic partner, based on the state-registered domestic partner’s establishment of a parent-child relationship, except when parental rights have been terminated. The child’s relationship to the subscriber (and eligibility as a dependent) ends on the same date the subscriber’s legal relationship with the state-registered domestic partner ends through divorce, annulment, dissolution, termination, or death;
      e. Children specified in a court order or divorce decree for whom the subscriber has a legal obligation to provide support or health care coverage;
      f. Extended dependent in the legal custody or legal guardianship of the subscriber, the subscriber’s spouse, or subscriber’s state-registered domestic partner. The legal responsibility is demonstrated by a valid court order and the child’s official residence with the custodian or guardian. Extended dependent child does not include a foster child unless the subscriber, the subscriber’s spouse, or
the subscriber’s state-registered domestic partner has assumed a legal obligation for total or partial support in anticipation of adoption; and

\( g. \) Children of any age with a developmental or physical disability that renders the child incapable of self-sustaining employment and chiefly dependent upon the subscriber for support and maintenance provided such condition occurs before the age of 26. The following requirements apply to a dependent child with a disability:

- The subscriber must provide proof of the disability and dependency within 60 days of the child’s attainment of age 26;
- The subscriber must notify the PEBB Program in writing, within 60 days of the last day of the month the child is no longer eligible under this subsection;
- A child with a developmental or physical disability who becomes self-supporting is not eligible as of the last day of the month in which they become capable of self-support;
- A child with a developmental or physical disability age 26 and older who becomes capable of self-support does not regain eligibility under this subsection if they later become incapable of self-support; and
- The PEBB Program with input from the medical plan will periodically verify the eligibility of a dependent child with a disability beginning at age 26, but no more frequently than annually after the two-year period following the child’s 26th birthday. Verification will require renewed proof of disability and dependence from the subscriber.

\[ B. \text{ Enrollment.} \]

A subscriber or dependent is eligible to enroll in only one PEBB medical plan even if eligibility criteria is met under two or more subscribers. For example, a dependent child who is eligible for enrollment under two parents working for the same, or two different employing agencies that participate in PEBB benefits may be enrolled as a dependent under both parents but is limited to a single enrollment in PEBB medical.

An eligible employee may waive enrollment in PEBB medical if they are enrolled in other employer-based group medical, a TRICARE plan, or Medicare. If an employee waives enrollment in PEBB medical, the employee cannot enroll eligible dependents.

\[ 1. \text{ How to Enroll.} \]

An employee must submit a \textit{PEBB Employee Enrollment/Change} or \textit{PEBB Employee Enrollment/Change (for Medical Only Groups)} form to their employing agency when they become newly eligible for PEBB benefits. The form must be received no later than 31 days after the date the employee becomes eligible. If the employee does not return the form by the deadline, the employee will be enrolled in the Uniform Medical Plan Classic, a tobacco use premium surcharge will be incurred, and any eligible dependents cannot be enrolled until the PEBB Program’s next annual open enrollment or when a qualifying event occurs that creates a special open enrollment.

To enroll an eligible dependent, the employee must include the dependent’s enrollment information on the form and provide the required document(s) as proof of the dependent’s eligibility. The dependent will not be enrolled in PEBB health plan coverage if the PEBB Program or the employing agency is unable to verify their eligibility within the PEBB Program enrollment timelines.

A subscriber enrolling in Continuation Coverage may enroll by submitting the required forms to the PEBB Program. The PEBB Program must receive the election no later than 60 days from the date the enrollee’s PEBB health plan coverage ended or from the postmark date on the election notice sent by the PEBB Program, whichever is later. The first premium payment and applicable premium surcharges are due no later than 45 days after the election period ends as described above. Premiums and applicable premium surcharges associated with continuing PEBB medical must be made to the HCA. For more information, see “Options for continuing PEBB medical coverage” on page 50.

A subscriber or their dependents may also enroll during the PEBB Program’s annual open enrollment (see “Annual open enrollment” on page 45) or during a special open enrollment (see “Special open enrollment”
beginning on page 45). The subscriber must provide proof of the event that created the special open enrollment.

A subscriber must provide notice to remove dependents who are no longer eligible due to divorce, annulment, dissolution, or a qualifying event of a dependent ceasing to be eligible as a dependent child. The notice must be received within 60 days of the last day of the month the dependents no longer meet the eligibility criteria described in the “Eligibility” section on page 42. An employee must notify their employing agency. A Continuation Coverage subscriber must notify the PEBB Program. Consequences for not submitting notice within the required 60 days may include, but are not limited to:

- The dependent losing eligibility to continue PEBB medical coverage under one of the continuation coverage options described on page 50 of this certificate of coverage;
- The subscriber being billed for claims paid by the health plan for services that were rendered after the dependent lost eligibility;
- The subscriber being unable to recover subscriber-paid insurance premiums for dependents that lost their eligibility; and
- The subscriber being responsible for premiums paid by the state for the dependent’s health plan coverage after the dependent lost eligibility.

2. When Medical Coverage Begins.

For an employee and their eligible dependents enrolling when the employee is newly eligible, medical coverage begins the first day of the month following the date the employee becomes eligible. If the employee becomes eligible on the first working day of the month, then coverage begins on that date.

For a Continuation Coverage subscriber and their eligible dependents enrolling when newly eligible due to a qualifying event, medical coverage begins the first day of the month following the day they lost eligibility for PEBB medical plan coverage.

For a subscriber or their eligible dependents enrolling during the PEBB Program’s annual open enrollment, medical coverage begins on January 1 of the following year.

For a subscriber or their eligible dependents enrolling during a special open enrollment, medical coverage begins the first day of the month following the later of the event date or the date the required form is received. If that day is the first of the month, coverage is effective on that day.

Exceptions:

1. If the special open enrollment is due to the birth or adoption of a child, or when the subscriber has assumed a legal obligation for total or partial support in anticipation of adoption of a child, medical coverage begins as follows:
   a. For an employee, medical coverage begins the first day of the month in which the event occurs;
   b. For the newly born child, medical coverage begins the date of birth;
   c. For a newly adopted child, medical coverage begins on the date of placement or the date a legal obligation is assumed in anticipation of adoption, whichever is earlier; or
   d. For a spouse or state registered domestic partner of a subscriber, medical coverage begins the first day of the month in which the event occurs.

2. If adding a child who becomes eligible as an extended dependent through legal custody or legal guardianship, or a dependent child with a disability, medical coverage begins on the first day of the month following the later of the event date or eligibility certification.

3. Annual Open Enrollment.

An employee may make the following changes to their enrollment during the PEBB Program’s annual open enrollment:

- Change their medical plan
- Waive their medical plan enrollment
• Enroll after waiving medical plan enrollment
• Enroll or remove eligible dependents

A Continuation Coverage subscriber may make the following changes to their enrollment during the PEBB Program’s annual open enrollment:
• Enroll in or terminate enrollment in a medical plan
• Enroll or remove eligible dependents
• Change their medical plan

An employee must submit the change online in PEBB My Account or return the required forms to their employing agency. A Continuation Coverage subscriber must submit the change online in PEBB My Account or return the required forms to the PEBB Program. The forms must be received no later than the last day of the annual open enrollment. The enrollment change will become effective January 1 of the following year.

4. Special Open Enrollment.

A subscriber may change their enrollment outside of the annual open enrollment if a special open enrollment event occurs. However, the change in enrollment must be allowable under Internal Revenue Code (IRC) and Treasury Regulations, and correspond to and be consistent with the event that creates the special open enrollment for the subscriber, their dependent, or both. A special open enrollment event must be an event other than an employee gaining initial eligibility or regaining eligibility for PEBB benefits. The special open enrollment may allow a subscriber to:

• Enroll in or change their medical plan
• Waive their medical plan enrollment
• Enroll after waiving medical plan enrollment
• Enroll or remove eligible dependents

To make an enrollment change, an employee must submit the required forms to their employing agency. A Continuation Coverage subscriber must submit the required forms to the PEBB Program. The forms must be received no later than 60 days after the event that created the special open enrollment. In addition to the required forms, the PEBB Program or employing agency will require the subscriber to provide proof of the dependent’s eligibility, evidence of the event that created the special open enrollment, or both.

Exception: If a subscriber wants to enroll a newborn or child whom the subscriber has adopted or has assumed a legal obligation for total or partial support in anticipation of adoption in PEBB health plan coverage, the subscriber should submit the required forms as soon as possible to ensure timely payment of claims. If adding the child increases the premium, the required forms must be received no later than 60 days after the date of the birth, adoption, or the date the legal obligation is assumed for total or partial support in anticipation of adoption. An employee should contact their personnel, payroll, or benefits office for the required forms. A Continuation Coverage subscriber should contact the PEBB Program. See “When can a subscriber enroll or remove eligible dependents” on page 44.

5. When can an employee change their health plan? Any one of the following events may create a special open enrollment:

1. Subscriber gains a new dependent due to:
   a. Marriage or registering a state-registered domestic partnership;
   b. Birth, adoption, or when the subscriber assumes a legal obligation for total or partial support in anticipation of adoption; or
   c. A child becomes eligible as an extended dependent through legal custody or legal guardianship.

2. Subscriber or their dependent loses other coverage under a group health plan or through health insurance coverage, as defined by the Health Insurance Portability and Accountability Act (HIPAA
3. Subscriber has a change in employment status that affects their eligibility for the employer contribution toward their employer-based group health plan;

4. Subscriber’s dependent has a change in their own employment status that affects their eligibility for the employer contribution under their employer-based group health plan;
   Note: “Employer contribution” means contributions made by the dependent’s current or former employer toward health coverage as described in the Treasury Regulation.

5. Subscriber or their dependent has a change in residence that affects health plan availability. If the subscriber moves and their current health plan is not available in the new location, the subscriber must select a new health plan, otherwise there will be limited accessibility to network providers and covered services;

6. A court order requires the subscriber or any other individual to provide insurance coverage for an eligible dependent of the subscriber (a former spouse or former state-registered domestic partner is not an eligible dependent);

7. Subscriber or their dependent enrolls in coverage under Medicaid or a state Children’s Health Insurance Program (CHIP), or the subscriber or their dependent loses eligibility for coverage under Medicaid or CHIP;

8. Subscriber or their dependent becomes eligible for state premium assistance subsidy for PEBB health plan coverage from Medicaid or CHIP;

9. Subscriber or their dependent enrolls in coverage under Medicare, or the subscriber or their dependent loses eligibility for coverage under Medicare, or enrolls in or terminates enrollment in a Medicare Advantage-Prescription Drug or a Part D plan. If the subscriber’s current medical plan becomes unavailable due to the subscriber or their dependents enrollment in Medicare, the subscriber must select a new medical plan;

10. Subscriber or their dependent’s current medical plan becomes unavailable because the subscriber or enrolled dependent is no longer eligible for a health savings account (HSA);

11. Subscriber or their dependent experiences a disruption of care for active and ongoing treatment that could function as a reduction in benefits for the subscriber or their dependent. The subscriber may not change their health plan election if the subscriber or dependent’s physician stops participation with the subscriber’s health plan unless the PEBB Program determines that a continuity of care issue exists. The PEBB Program will consider but is not limited to considering the following:
   a. Active cancer treatment such as chemotherapy or radiation therapy;
   b. Treatment following a recent organ transplant;
   c. A scheduled surgery;
   d. Recent major surgery still within the postoperative period; or
   e. Treatment for a high-risk pregnancy.

   NOTE: If an enrollee’s provider or health care facility discontinues participation with this plan, the Enrollee may not change medical plans until the PEBB Program’s next annual open enrollment or when another qualifying event occurs that creates a special open enrollment, unless the PEBB Program determines that a continuity of care exists. The plan cannot guarantee that any physician, hospital, or other provider will be available or remain under contract with us.

6. When can an employee waive their medical plan enrollment, or enroll after waiving coverage? Any one of the following events may create a special open enrollment:

1. Employee gains a new dependent due to:
   a. Marriage or registering a state-registered domestic partnership;
   b. Birth, adoption, or when the employee has assumed a legal obligation for total or partial support in anticipation of adoption; or
   c. A child becoming eligible as an extended dependent through legal custody or legal guardianship.

2. Employee or their dependent loses other coverage under a group health plan or through health insurance coverage, as defined by the HIPAA;
3. Employee has a change in employment status that affects their eligibility for the employer contribution toward their employer-based group medical;
4. Employee’s dependent has a change in their own employment status that affects their eligibility for the employer contribution under their employer-based group medical;
   
   Note: “Employer contribution” means contributions made by the dependent’s current or former employer toward health coverage as described in the Treasury Regulation.
5. Employee or their dependent has a change in enrollment under an employer-based group medical plan during its annual open enrollment that does not align with the PEBB Program’s annual open enrollment;
6. Employee’s dependent has a change in residence from outside of the United States to within the United States, or from within the United States to outside of the United States and the change in residence resulted in the dependent losing their health insurance;
7. A court order requires the employee or any other individual to provide a health plan for an eligible dependent of the employee (a former spouse or former state-registered domestic partner is not an eligible dependent);
8. Employee or their dependent enrolls in coverage under Medicaid or a state Children’s Health Insurance Program (CHIP), or the employee or an employee’s dependent loses eligibility for coverage under Medicaid or CHIP;
   
   Note: An employee may only return from having waived PEBB medical for the events described in subsection (8) of this section. An employee may not waive their PEBB benefits for the events described in subsection (8) of this section.
9. Employee or their dependent becomes eligible for a state premium assistance subsidy for PEBB health plan coverage from Medicaid or CHIP;
10. Employee or their dependent becomes eligible and enrolls in a TRICARE plan, or loses eligibility for a TRICARE plan; or
11. Employee becomes eligible and enrolls in Medicare, or loses eligibility for Medicare.

7. When can an employee enroll or remove eligible Dependents?

To enroll a dependent, the subscriber must include the dependent’s enrollment information on the form and provide any required document(s) as proof of the dependent’s eligibility. The dependent will not be enrolled if their eligibility is not verified. Any one of the following events may create a special open enrollment:

1. Subscriber gains a new dependent due to:
   a. Marriage or registering a state-registered domestic partnership;
   b. Birth, adoption, or when the subscriber has assumed a legal obligation for total or partial support in anticipation of adoption; or
   c. A child becoming eligible as an extended dependent through legal custody or legal guardianship.
2. Subscriber or their dependent loses other coverage under a group health plan or through health insurance coverage, as defined by the HIPAA;
3. Subscriber has a change in employment status that affects their eligibility for the employer contribution toward their employer-based group health plan;
4. Subscriber’s dependent has a change in their own employment status that affects their eligibility for the employer contribution under their employer-based group health plan;
   
   Note: “Employer contribution” means contributions made by the dependent’s current or former employer toward health coverage as described in the Treasury Regulation.
5. Subscriber or their dependent has a change in enrollment under an employer-based group medical plan during its annual open enrollment that does not align with the PEBB Program’s annual open enrollment;
6. Subscriber’s dependent has a change in residence from outside of the United States to within the United States, or from within the United States to outside of the United States and that change in residence resulted in the dependent losing their health insurance;

7. A court order requires the subscriber or any other individual to provide insurance coverage for an eligible dependent of the subscriber (a former spouse or former state-registered domestic partner is not an eligible dependent);

8. Subscriber or their dependent enrolls in coverage under Medicaid or a state Children’s Health Insurance Program (CHIP), or the subscriber or their dependent loses eligibility for coverage under Medicaid or CHIP; or

9. Subscriber or their dependent becomes eligible for state premium assistance subsidy for PEBB health plan coverage from Medicaid or CHIP.


When an NMSN requires a subscriber to provide health plan coverage for a dependent child the following provisions apply:

1. The subscriber may enroll their dependent child and request changes to their health plan coverage as described under subsection (3) of this section. An employee submits the required form(s) to their employing agency. A Continuation Coverage subscriber submits the required form(s) to the PEBB Program.

2. If the subscriber fails to request enrollment or health plan coverage changes as directed by the NMSN, the employing agency or the PEBB Program may make enrollment or health plan coverage changes according to subsection (3) of this section upon request of:
   a. The child’s other parent; or
   b. Child support enforcement program.

3. Changes to health plan coverage or enrollment are allowed as directed by the NMSN:
   a. The dependent will be enrolled under the subscriber’s health plan coverage as directed by the NMSN;
   b. An employee who has waived PEBB medical will be enrolled in medical as directed by the NMSN, in order to enroll the dependent;
   c. The subscriber’s selected health plan will be changed if directed by the NMSN;
   d. If the dependent is already enrolled under another PEBB subscriber, the dependent will be removed from the other health plan coverage and enrolled as directed by the NMSN; or
   e. If the subscriber is eligible for and elects Consolidated Omnibus Budget Reconciliation Act (COBRA) coverage or other continuation coverage, the NMSN will be enforced and the dependent must be covered in accordance with the NMSN.

4. Changes to health plan coverage or enrollment as described in subsection (3)(a) through (c) of this section will begin the first day of the month following receipt of the NMSN. If the NMSN is received on the first day of the month, the change to health plan coverage or enrollment begins on that day. A dependent will be removed from the subscriber’s health plan coverage as described in subsection (3)(d) of this section the last day of the month the NMSN is received. If that date is the first of the month, the change in enrollment will be made the last day of the previous month.

5. When a NMSN requires a spouse, former spouse, or other individual to provide health plan coverage for a dependent who is already enrolled in PEBB coverage, and that health plan coverage is in fact provided, the dependent may be removed from the subscriber’s PEBB health plan coverage prospectively.

C. Medicare Entitlement.

If a subscriber or their enrolled dependent becomes eligible for Medicare, they should contact the nearest Social Security Administration office to ask about the advantages of immediate or deferred Medicare enrollment.

An individual shall be deemed eligible for Medicare when they have the option to receive Part A Medicare benefits. Medicare secondary payer regulations and guidelines will determine primary/secondary payer status for individuals covered by Medicare.
A Member who is enrolled in Medicare has the option of continuing coverage under this EOC while on Medicare coverage. Coverage between this EOC and Medicare will be coordinated as outlined in Section X.

D. When Medical Coverage Ends.

Medical coverage ends on the following dates:

1. On the last day of the month when any enrollee ceases to be eligible;
2. On the last day of the month the employment relationship is terminated. The employment relationship is considered terminated:
   - On the date specified in an employee’s letter of resignation; or
   - On the date specified in any contract or hire letter, or on the effective date of an employer-initiated termination notice.
3. On the date a medical plan terminates. If that should occur, the subscriber will be given the opportunity to enroll in another PEBB medical plan.

Premium payments and applicable premium surcharges become due the first of the month in which medical coverage is effective. Premium payments and applicable premium surcharges are not prorated during any month, even if an enrollee dies or asks to terminate their medical plan before the end of the month.

A Member who is receiving Covered Services in a hospital on the date of termination shall continue to be eligible for Covered Services while an inpatient for the condition which the Member was hospitalized, until one of the following events occurs:

- According to KFHPWA clinical criteria, it is no longer Medically Necessary for the Member to be an inpatient at the facility.
- The remaining benefits available for the hospitalization are exhausted, regardless of whether a new calendar year begins.
- The Member becomes covered under another agreement with a group health plan that provides benefits for the hospitalization.
- The Member becomes enrolled under an agreement with another carrier that provides benefits for the hospitalization.

This provision will not apply if the Member is covered under another agreement that provides benefits for the hospitalization at the time coverage would terminate, except as set forth in this section, or if the Member is eligible for COBRA continuation coverage as set forth on page 50.

When medical coverage ends, the enrollee may be eligible for continuation coverage or conversion to other health plan coverage if they apply within the timelines explained in the “Options for continuing PEBB medical coverage” on page 50, or “Conversion of coverage” on page 51.

If a subscriber enrolls in continuation coverage, the subscriber is responsible for timely payment of premiums and applicable premium surcharges. If the monthly premium or applicable premium surcharges remain unpaid for 30 days it will be considered delinquent. A subscriber is allowed a grace period of 30 days from the date the monthly premiums or applicable premium surcharges become delinquent to pay the unpaid premium balance or applicable premium surcharges. If the subscriber’s premium balance or applicable premium surcharges remain unpaid for 60 days from the original due date, the subscriber’s medical coverage (including enrolled dependents) will be terminated retroactive to the last day of the month for which the monthly premiums and any applicable premium surcharges were paid. For a subscriber enrolled in a Medicare Advantage or a Medicare Advantage-prescription drug plan a notice will be sent to them notifying them that they are delinquent on their monthly premium and that the enrollment will be terminated prospectively to the end of the month after the notice is sent.
An employee who needs the required forms for an enrollment or benefit change may contact their personnel, payroll, or benefits office. A Continuation Coverage subscriber may contact the PEBB Program at 1-800-200-1004.

E. Options for Continuing PEBB Medical Coverage.

An employee and their dependents covered by this medical plan have options for continuing insurance coverage during temporary or permanent loss of eligibility. There are two continuation coverage options for a PEBB medical plan enrollee:

1. PEBB Continuation Coverage (COBRA)
2. PEBB Continuation Coverage (Unpaid Leave)

These two options temporarily extend group insurance coverage when the enrollee’s PEBB medical plan coverage ends due to a qualifying event. PEBB Continuation Coverage (COBRA) includes eligibility and administrative requirements under federal law and regulation. It also includes coverage for some enrollees who are not qualified beneficiaries under federal COBRA continuation coverage. PEBB Continuation Coverage (Unpaid Leave) is an alternative created by the PEBB Program with wider eligibility criteria and qualifying event types. An enrollee who qualifies for both PEBB Continuation Coverage (COBRA and Unpaid Leave) may choose to enroll in only one of the options. The PEBB Program administers both continuation coverage options. Refer to the PEBB Continuation Coverage Election Notice booklet for details.

A subscriber also has the right of conversion to individual medical insurance coverage when continuation of group medical insurance coverage is no longer possible. The subscriber’s dependents also have options for continuing insurance coverage for themselves after losing eligibility.

F. Options for Continuing PEBB retiree insurance

A retiring employee, a retiring school employee, eligible elected or full-time appointed official of the legislative and executive branch of state government leaving public office, a dependent becoming eligible as a survivor, or a retiree or a survivor enrolled in PEBB retiree insurance coverage is eligible to continue enrollment or defer enrollment in PEBB retiree insurance coverage, if they meet procedural and substantive eligibility requirements. See the PEBB Retiree Enrollment Guide for details.

G. Family and Medical Leave Act of 1993.

An employee on approved leave under the federal Family and Medical Leave Act (FMLA) may continue to receive the employer contribution toward PEBB insurance coverage in accordance with the FMLA. The employing agency determines if the employee is eligible for leave and the duration of the leave under FMLA. The employee must continue to pay the employee monthly premium contribution and applicable premium surcharges during this period to maintain eligibility.

If an employee exhausts the period of leave approved under FMLA, they may continue PEBB insurance coverage by self-paying the monthly premium and applicable premium surcharges set by the HCA, with no contribution from the employing agency. For more information on continuation coverage, see the section titled “Options for continuing PEBB medical coverage.”

An employee on approved leave under the Washington state Paid Family and Medical Leave Program may continue to receive the employer contribution toward PEBB benefits in accordance with the Paid Family and Medical Leave Program. The Employment Security Department determines if the employee is eligible for leave under the Paid Family and Medical Leave Program. The employee must continue to pay the employee monthly premium contribution and applicable premium surcharges during this period to maintain eligibility.

If an employee exhausts the period of leave approved under the Paid Family and Medical Leave Program, they may continue PEBB insurance coverage by self-paying the monthly premium and applicable premium surcharges set by the HCA, with no contribution from the employing agency. For more information on continuation coverage, see the section titled “Options for continuing PEBB medical coverage.”
H. Payment of Premium During a Labor Dispute.

Any employee or dependent whose monthly premiums are paid in full or in part by the employing agency may pay premiums directly to the Health Care Authority (HCA) if the employee’s compensation is suspended or terminated directly or indirectly as a result of a strike, lockout, or any other labor dispute for a period not to exceed six months.

While the employee’s compensation is suspended or terminated, HCA shall notify the employee immediately by mail to the last address of record, that the employee may pay premiums as they become due.

If coverage is no longer available to the employee under this Evidence of Coverage, then the employee may purchase an individual medical plan from this plan at a premium rate consistent with premium rates filed with the Washington state Office of the Insurance Commissioner.

I. Conversion of Coverage.

An enrollee (including a spouse and dependent of a subscriber terminated for cause) have the right to switch from PEBB group medical to an individual conversion plan offered by this plan when they are no longer eligible to continue the PEBB group medical plan, and are not eligible for Medicare or covered under another group insurance coverage that provides benefits for hospital or medical care. An enrollee must apply for conversion coverage no later than 31 days after their group medical plan ends or within 31 days from the date the notice of termination of coverage is received, whichever is later.

Evidence of insurability (proof of good health) is not required to obtain the conversion coverage. Rates, coverage, and eligibility requirements of our conversion program differ from those of the enrollee’s current group medical plan. To receive detailed information on conversion options under this medical plan, call Member Services.

J. Termination for Just Cause

The purpose of this provision is to allow for a fair and consistent method to process the plan-designated provider’s request to terminate coverage from this plan for Just Cause.

An eligible dependent may have coverage terminated by HCA for the following reasons:

1. Failure to comply with the PEBB Program’s procedural requirements, including failure to provide information or documentation requested by the due date in written requests from the PEBB Program;

2. Knowingly providing false information;

3. Failure to pay the monthly premium and applicable premium surcharges when due;

4. Misconduct. Examples of such termination include, but are not limited to the following:
   a. Fraud, intentional misrepresentation or withholding of information the subscriber knew or should have known was material or necessary to accurately determine eligibility or the correct premium; or
   b. Abusive or threatening conduct repeatedly directed to an HCA employee, a health plan, or other HCA contracted vendor providing PEBB insurance coverage on behalf of the HCA, its employees, or other persons.

The PEBB Program will enroll an employee and their eligible dependents in another PEBB medical plan upon termination from this plan.

K. Appeal Rights.

Any current or former employee of a state agency and their dependent may appeal a decision made by the state agency regarding PEBB eligibility, enrollment, or premium surcharges to the state agency.

Any current or former employee of an employer group or their dependent may appeal a decision made by an employer group regarding PEBB eligibility, enrollment, or premium surcharges to the employer group.
Any enrollee may appeal a decision made by the PEBB Program regarding PEBB eligibility, enrollment, premium payments, or premium surcharges to the PEBB Appeals Unit.

Any enrollee may appeal a decision regarding the administration of PEBB medical by following the appeal provisions of the plan, with the exception of eligibility, enrollment, and premium payment decisions.

I. Relationship to Law and Regulations.

Any provision of this EOC that is in conflict with any governing law or regulation of the state of Washington is hereby amended to comply with the minimum requirements of such law or regulation.

VII. Grievances

Grievance means a written complaint submitted by or on behalf of a covered person regarding service delivery issues other than denial of payment for medical services or non-provision of medical services, including dissatisfaction with medical care, waiting time for medical services, provider or staff attitude or demeanor, or dissatisfaction with service provided by the health carrier. The grievance process is outlined as follows:

Step 1: It is recommended that the Enrollee should contact the person involved or the manager of the medical center/department where they are having a problem, explain their concerns and what they would like to have done to resolve the problem. The Enrollee should be specific and make his/her position clear. Most concerns can be resolved in this way.

Step 2: If the Enrollee is still not satisfied, they should write to Member Services at P.O. Box 34590, Seattle, WA 98124-1590, or call at 206-630-0107 or toll-free 1-866-648-1928. Most concerns are handled by phone within a few days. In some cases, the Enrollee will be asked to write down their concerns and state what they think would be a fair resolution to the problem. An appropriate representative will investigate the Enrollee’s concern by consulting with involved staff and their supervisors, and reviewing pertinent records, relevant plan policies and the Member Rights and Responsibilities statement. This process can take up to 30 days to resolve after receipt of the Enrollee’s written statement.

If the Enrollee is dissatisfied with the resolution of the complaint, they may contact Member Services. Assistance is available to Enrollees who are limited-English speakers, who have literacy problems, or who have physical or mental disabilities that impede their ability to request review or participate in the review process.

VIII. Appeals

Enrollees are entitled to appeal through the appeals process if/when coverage for an item or service is denied due to an adverse determination made by the KFHPWA medical director. The appeals process is available for an Enrollee to seek reconsideration of an adverse benefit determination (action). Adverse benefit determination (action) means any of the following: a denial, reduction, or termination of, or a failure to provide or make payment (in whole or in part) for, a benefit, including any such denial, reduction, termination, or failure to provide or make payment that is based on a determination of an Enrollee’s eligibility to participate in a plan, and including, a denial, reduction, or termination of, or a failure to provide or make payment, in whole or in part, for a benefit resulting from the application of any utilization review, as well as a failure to cover an item or service for which benefits are otherwise provided because it is determined to be experimental or investigational or not Medically Necessary or appropriate. KFHPWA will comply with any new requirements as necessary under federal laws and regulations. Assistance is available to Enrollees who are limited-English speakers, who have literacy problems, or who have physical or mental disabilities that impede their ability to request review or participate in the review process. The most current information about your appeals process is available by contacting KFHPWA’s Member Appeal Department at the address or telephone number below.

1. Initial Appeal

If the Enrollee or the Enrollee’s legal representative wishes to appeal a KFHPWA decision to deny, modify, reduce or terminate coverage of or payment for health care services, they must submit a request for an appeal either orally or in writing to KFHPWA’s Member Appeal Department, specifying why they disagree with the decision. The appeal must be submitted within 180 days of receipt of the denial notice. KFHPWA will notify
the Enrollee of its receipt of the request within 72 hours of receiving it. Appeals should be directed to KFHPWA’s Member Appeal Department, P.O. Box 34593, Seattle, WA 98124-1593, toll-free 1-866-458-5479.

A party not involved in the initial coverage determination and not a subordinate of the party making the initial coverage determination will review the appeal request. KFHPWA will then notify the Enrollee of its determination or need for an extension of time within 14 days of receiving the request for appeal. Under no circumstances will the review timeframe exceed 30 days without the Enrollee’s written permission.

For appeals involving experimental or investigational services KFHPWA will make a decision and communicate the decision to the Enrollee in writing within 20 days of receipt of the appeal.

There is an expedited/urgent appeals process in place for cases which meet criteria or where delay using the standard appeal review process will seriously jeopardize the Enrollee’s life, health or ability to regain maximum function or subject the Enrollee to severe pain that cannot be managed adequately without the requested care or treatment. The Enrollee can request an expedited/urgent appeal in writing to the above address, or by calling KFHPWA’s Member Appeal Department toll-free 1-866-458-5479. The nature of the patient’s condition will be evaluated by a physician and if the request is not accepted as urgent, the Enrollee will be notified in writing of the decision not to expedite and given a description on how to grieve the decision. If the request is made by the treating physician who believes the Enrollee’s condition meets the definition of expedited, the request will be processed as expedited.

The request for an expedited/urgent appeal will be processed and a decision issued no later than 72 hours after receipt of the request.

The Enrollee may also request an external review at the same time as the internal appeals process if it is an urgent care situation or the Enrollee is in an ongoing course of treatment.

If the Enrollee requests an appeal of a KFHPWA decision denying benefits for care currently being received, KFHPWA will continue to provide coverage for the disputed benefit pending the outcome of the appeal. If the KFHPWA determination stands, the Enrollee may be responsible for the cost of coverage received during the review period.

The U.S. Department of Health and Human Services has designated the Washington State Office of the Insurance Commissioner’s Consumer Protection Division as the health insurance consumer ombudsman. The Consumer Protection Division Office can be reached by mail at Washington State Insurance Commissioner, Consumer Protection Division, P.O. Box 40256, Olympia, WA 98504-0256 or at toll-free 1-800-562-6900. More information about requesting assistance from the Consumer Protection Division Office can be found at http://www.insurance.wa.gov/your-insurance/health-insurance/appeal/.

2. Next Level of Appeal

If the Enrollee is not satisfied with the decision regarding medical necessity, medical appropriateness, health care setting, level of care, or if the requested service is not efficacious or otherwise unjustified under evidence-based medical criteria, or if KFHPWA fails to adhere to the requirements of the appeals process, the Enrollee may request a second level review by an external independent review organization not legally affiliated with or controlled by KFHPWA. KFHPWA will notify the Enrollee of the name of the external independent review organization and its contact information. The external independent review organization will accept additional written information for up to five business days after it receives the assignment for the appeal. The external independent review will be conducted at no cost to the Enrollee. Once a decision is made through an independent review organization, the decision is final and cannot be appealed through KFHPWA.

If the Member requests an appeal of a KFHPWA decision denying benefits for care currently being received, KFHPWA will continue to provide coverage for the disputed benefit pending the outcome of the appeal. If the KFHPWA determination stands, the Member may be responsible for the cost of coverage received during the review period.
A request for a review by an independent review organization must be made within 180 days after the date of the initial appeal decision notice.

**IX. Claims**

Claims for benefits may be made before or after services are obtained. KFHPWA recommends that the provider requests Preauthorization. In most instances, contracted providers submit claims directly to KFHPWA. If your provider does not submit a claim to make a claim for benefits, an Enrollee must contact Member Services, or submit a claim for reimbursement as described below. Other inquiries, such as asking a health care provider about care or coverage, or submitting a prescription to a pharmacy, will not be considered a claim for benefits.

If an Enrollee receives a bill for services the Enrollee believes are covered, the Enrollee must, within 90 days of the date of service, or as soon thereafter as reasonably possible, either (1) contact Member Services to make a claim or (2) pay the bill and submit a claim for reimbursement of Covered Services to KFHPWA, or (3) for out-of-country claims (Emergency care only) – submit the claim and any associated medical records, including the type of service, charges, and proof of travel to KFHPWA, P.O. Box 30766, Salt Lake City, UT 84130-0766. In no event, except in the absence of legal capacity, shall a claim be accepted later than 1 year from the date of service.

KFHPWA will generally process claims for benefits within the following timeframes after KFHPWA receives the claims:

- Immediate request situations – within 1 business day.
- Concurrent urgent requests – within 24 hours.
- Urgent care review requests – within 48 hours.
- Non-urgent preservice review requests – within 5 calendar days.
- Post-service review requests – within 30 calendar days.

Timeframes for pre-service and post-service claims can be extended by KFHPWA for up to an additional 15 days. Enrollees will be notified in writing of such extension prior to the expiration of the initial timeframe.

**X. Coordination of Benefits**

**Note:** If an Enrollee participating in a Health Savings Account has other health care coverage, the tax deductibility of Health Savings Account contributions may be affected. Please contact the Health Savings Account trustee or administrator regarding questions about requirements for Health Savings Accounts.

The coordination of benefits (COB) provision applies when an Enrollee 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 according to 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. In no event will a secondary plan be required to pay an amount in excess of its maximum benefit plus accrued savings.

If the Enrollee is covered by more than one health benefit plan, and the Enrollee does not know which is the primary plan, the Enrollee or the Enrollee’s provider should contact any one of the health plans to verify which plan is primary. The health plan the Enrollee contacts is responsible for working with the other plan to determine which is primary and will let the Enrollee know within 30 calendar days.

All health plans have timely claim filing requirements. If the Enrollee or the Enrollee’s provider fails to submit the Enrollee’s claim to a secondary health plan within that plan’s claim filing time limit, the plan can deny the claim. If the Enrollee experiences delays in the processing of the claim by the primary health plan, the Enrollee or the Enrollee’s provider will need to submit the claim to the secondary health plan within its claim filing time limit to prevent a denial of the claim.
If the Enrollee is covered by more than one health benefit plan, the Enrollee or the Enrollee’s provider should file all the Enrollee’s claims with each plan at the same time. If Medicare is the Enrollee’s primary plan, Medicare may submit the Enrollee’s claims to the Enrollee’s secondary carrier.

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 Enrollees of a Group, the separate contracts are considered parts of the same plan and there is no COB among those separate contracts. However, if COB rules do not apply to all contracts, or to all benefits in the same contract, the contract or benefit to which COB does not apply is treated as a separate plan.

1. Plan includes: group, individual or blanket disability insurance contracts and group or individual contracts issued by health care service contractors or health maintenance organizations (HMO), closed panel plans or other forms of group coverage; medical care components of 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 or fixed payment coverage or other fixed indemnity or fixed payment coverage; accident only coverage; specified disease or specified accident coverage; limited benefit health coverage, as defined by state law; school accident type coverage: benefits for non-medical components of long-term care policies; automobile insurance policies required by statute to provide medical benefits; Medicare supplement policies; Medicaid coverage; or coverage under other federal governmental plans; unless permitted by law.

Each contract for coverage under Subsection 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 Enrollee 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 must make payment in an 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 equal 100% of the total allowable expense for that claim. This means that when this plan is secondary, it must pay the amount which, when combined with what the primary plan paid, totals 100% of the allowable expense. In addition, if this plan is secondary, it must calculate its savings (its amount paid subtracted from the amount it would have paid had it been the primary plan) and record these savings as a benefit reserve for the covered Enrollee. This reserve must be used by the secondary plan to pay any allowable expenses not otherwise paid, that are incurred by the covered person during the claim determination period.

D. Allowable Expense. Allowable expense is a health care expense, coinsurance or copayments and without reduction for any applicable deductible, that is covered at least in part by any plan covering the person. When a plan provides benefits in the form of services, the reasonable cash value of each service will be considered an allowable expense and a benefit paid. An expense that is not covered by any plan covering the Enrollee 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 an Enrollee 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 method or other similar reimbursement method, any amount in excess of the highest reimbursement amount for a specific benefit is not an allowable expense.

3. If an Enrollee 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. An expense or a portion of an expense that is not covered by any of the plans covering the person is not an allowable expense.

E. Closed panel plan is a plan that provides health care benefits to covered persons in the form of services through a panel of providers who are primarily 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 an Enrollee 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 under any other plan.

B. (1) Except as provided below (subsection 2), a plan that does not contain a coordination of benefits provision that is consistent with this chapter 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 is excess to any other parts of the plan provided by the contract holder. Examples include major medical coverages that are superimposed over 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 Enrollee other than as a Dependent, for example as an employee, Enrollee, policyholder, Subscriber or retiree is the primary plan and the plan that covers the Enrollee 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 Enrollee as a Dependent, and primary to the plan covering the Enrollee 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 Enrollee as an employee, Enrollee, policyholder, 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 claim determination periods commencing after the plan is given notice of the court decree;
   ii. If a court decree states one parent is to assume primary financial responsibility for the dependent child but does not mention responsibility for health care expenses, the plan of the parent assuming financial responsibility is primary;
   iii. 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 a) above determine the order of benefits;
   iv. 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 Subsection a) above determine the order of benefits; or
   v. 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, first;
      • The plan covering the spouse of the custodial parent, second;
      • The plan covering the non-custodial parent, third; and then
      • The plan covering the spouse of the non-custodial parent, last.
c) For a dependent child covered under more than one plan of individuals who are not the parents of the child, the provisions of Subsection a) or b) above 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 an Enrollee as an active employee, that is, an employee who is neither laid off nor retired, is the primary plan. The plan covering that same Enrollee as a retired or laid-off employee is the secondary plan. The same would hold true if a Enrollee is a Dependent of an active employee and that same Enrollee 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 under Section D.1. can determine the order of benefits.

4. COBRA or State Continuation Coverage. If an Enrollee whose coverage is provided under COBRA or under a right of continuation provided by state or other federal law is covered under another plan, the plan covering the Enrollee as an employee, Enrollee, Subscriber or retiree or covering the Enrollee as a Dependent of an employee, Enrollee, 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 under Section D.1. can determine the order of benefits.

5. Longer or shorter length of coverage. The plan that covered the Enrollee as an employee, Enrollee, Subscriber or retiree longer is the primary plan and the plan that covered the Enrollee the shorter period of time is the secondary plan.

6. If the preceding rules do not determine the order of benefits, the allowable expenses must 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.
When this plan is secondary, it must make payment in an 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 equal one hundred percent of the total allowable expense for that claim. However, in no event shall the secondary plan be required to pay an amount in excess of its maximum benefit plus accrued savings. In no event should the Enrollee be responsible for a deductible amount greater than the highest of the two deductibles.

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. KFHPWA 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 Enrollee claiming benefits. KFHPWA need not tell, or get the consent of, any Enrollee to do this. Each Enrollee claiming benefits under this plan must give KFHPWA any facts it needs to apply those rules and determine benefits payable.

Facility of Payment.
If payments that should have been made under this plan are made by another plan, KFHPWA has the right, at its discretion, to remit to the other plan the amount it determines appropriate to satisfy the intent of this provision. The amounts paid to the other plan are considered benefits paid under this plan. To the extent of such payments, KFHPWA is fully discharged from liability under this plan.

Right of Recovery.
KFHPWA has the right to recover excess payment whenever it has paid allowable expenses in excess of the maximum amount of payment necessary to satisfy the intent of this provision. KFHPWA may recover excess payment from any person to whom or for whom payment was made or any other issuers or plans.

Questions about Coordination of Benefits? Contact the State Insurance Department.

Effect of Medicare.
Medicare primary/secondary payer guidelines and regulations will determine primary/secondary payer status, and will be adjudicated by KFHPWA as set forth in this section. KFHPWA will pay primary to Medicare when required by federal law. When Medicare, Part A and Part B or Part C are primary, Medicare's allowable amount is the highest allowable expense.

When a Network Provider renders care to a Enrollee who is eligible for Medicare benefits, and Medicare is deemed to be the primary bill payer under Medicare secondary payer guidelines and regulations, KFHPWA will seek Medicare reimbursement for all Medicare covered services.

XI. Subrogation and Reimbursement Rights

The benefits under this EOC will be available to an Enrollee for injury or illness caused by another party, subject to the exclusions and limitations of this EOC. If KFHPWA provides benefits under this EOC for the treatment of the injury or illness, KFHPWA will be subrogated to any rights that the Enrollee may have to recover compensation or damages related to the injury or illness and the Enrollee shall reimburse KFHPWA for all benefits provided, from any amounts the Enrollee received or is entitled to receive from any source on account of such injury or illness, whether by suit, settlement or otherwise. This section more fully describes KFHPWA’s subrogation and reimbursement rights Including but not limited to:

- Payments made by a third party or any insurance company on behalf of the third party;
- Any payments or awards under an uninsured or underinsured motorist coverage policy;
- Any Workers’ Compensation or disability award or settlement;
- Medical payments coverage under any automobile policy, premises or homeowners’ medical payments coverage or premises or homeowners’ insurance coverage; and
- Any other payments from a source intended to compensate an Injured Person for injuries resulting from an accident or alleged negligence.
"Injured Person" under this section means an Enrollee covered by the EOC who sustains an injury or illness and any spouse, dependent or other person or entity that may recover on behalf of such Enrollee including the estate of the Enrollee and, if the Enrollee is a minor, the guardian or parent of the Enrollee. When referred to in this section, "KFHPWA's Medical Expenses" means the expenses incurred and the value of the benefits provided by KFHPWA under this EOC for the care or treatment of the injury or illness sustained by the Injured Person.

If the Injured Person’s injuries were caused by a third party giving rise to a claim of legal liability against the third party and/or payment by the third party to the Injured Person and/or a settlement between the third party and the Injured Person, KFHPWA shall have the right to recover KFHPWA's Medical Expenses from any source available to the Injured Person as a result of the events causing the injury. This right is commonly referred to as "subrogation." KFHPWA shall be subrogated to and may enforce all rights of the Injured Person to the full extent of KFHPWA's Medical Expenses.

By accepting benefits under this plan, the Injured Person also specifically acknowledges KFHPWA’s right of reimbursement. This right of reimbursement attaches when this KFHPWA has provided benefits for injuries or illnesses caused by another party and the Injured Person or the Injured Person’s representative has recovered any amounts from a third party or any other source of recovery. KFHPWA’s right of reimbursement is cumulative with and not exclusive of its subrogation right and KFHPWA may choose to exercise either or both rights of recovery.

In order to secure KFHPWA’s recovery rights, the Injured Person agrees to assign KFHPWA any benefits or claims or rights of recovery they may have under any automobile policy or other coverage, to the full extent of the plan’s subrogation and reimbursement claims. This assignment allows KFHPWA to pursue any claim the Injured Person may have, whether or not they choose to pursue the claim.

KFHPWA’s subrogation and reimbursement rights shall be limited to the excess of the amount required to fully compensate the Injured Person for the loss sustained, including general damages.

Subject to the above provisions, if the Injured Person is entitled to or does receive money from any source as a result of the events causing the injury or illness, including but not limited to any liability insurance or uninsured/underinsured motorist funds, KFHPWA’s Medical Expenses are secondary, not primary.

The Injured Person and their agents shall cooperate fully with KFHPWA in its efforts to collect KFHPWA's Medical Expenses. This cooperation includes, but is not limited to, supplying KFHPWA with information about the cause of injury or illness, any potentially liable third parties, defendants and/or insurers related to the Injured Person's claim. The Injured Person shall notify KFHPWA within 30 days of any claim that may give rise to a claim for subrogation or reimbursement. The Injured Person shall provide periodic updates about any facts that may impact KFHPWA’s right to reimbursement or subrogation as requested by KFHPWA, and shall inform KFHPWA of any settlement or other payments relating to the Injured Person’s injury. The Injured Person and their agents shall permit KFHPWA, at KFHPWA’s option, to associate with the Injured Person or to intervene in any legal, quasi-legal, agency or any other action or claim filed.

The Injured Person and their agents shall do nothing to prejudice KFHPWA’s subrogation and reimbursement rights. The Injured Person shall promptly notify KFHPWA of any tentative settlement with a third party and shall not settle a claim without protecting KFHPWA’s interest. The Injured Person shall provide 21 days advance notice to KFHPWA before there is a disbursement of proceeds from any settlement with a third party that may give rise to a claim for subrogation or reimbursement. If the Injured Person fails to cooperate fully with KFHPWA in recovery of KFHPWA’s Medical Expenses, and such failure prejudices KFHPWA’s subrogation and/or reimbursement rights, the Injured Person shall be responsible for directly reimbursing KFHPWA for 100% of KFHPWA’s Medical Expenses.

To the extent that the Injured Person recovers funds from any source that in any manner relate to the injury or illness giving rise to KFHPWA’s right of reimbursement or subrogation, the Injured Person agrees to hold such monies in trust or in a separate identifiable account until KFHPWA’s subrogation and reimbursement rights are fully determined and that KFHPWA has an equitable lien over such monies to the full extent of KFHPWA’s Medical Expenses and/or the Injured Person agrees to serve as constructive trustee over the monies to the extent of KFHPWA’s Medical Expenses. In the event that such monies are not so held, the funds are recoverable even if they
have been comingled with other assets, without the need to trace the source of the funds. Any party who distributes funds without regard to KFHPWA’s rights of subrogation or reimbursement will be personally liable to KFHPWA for the amounts so distributed.

If reasonable collections costs have been incurred by an attorney for the Injured Person in connection with obtaining recovery, KFHPWA will reduce the amount of reimbursement to KFHPWA by the amount of an equitable apportionment of such collection costs between KFHPWA and the Injured Person. This reduction will be made only if each of the following conditions has been met: (i) KFHPWA receives a list of the fees and associated costs before settlement and (ii) the Injured Person’s attorney’s actions were directly related to securing recovery for the Injured Party to the extent the provisions of this Subrogation and Reimbursement section are deemed governed by ERISA, implementation of this section shall be deemed a part of claims administration and KFHPWA shall therefore have discretion to interpret its terms.

### XII. Definitions

<table>
<thead>
<tr>
<th>Term</th>
<th>Definition</th>
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<tr>
<td>Allowance</td>
<td>The maximum amount payable by KFHPWA for certain Covered Services.</td>
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<tr>
<td>Allowed Amount</td>
<td>The level of benefits which are payable by KFHPWA when expenses are incurred from a non-Network Provider. Expenses are considered an Allowed Amount if the charges are consistent with those normally charged to others by the provider or organization for the same services or supplies; and the charges are within the general range of charges made by other providers in the same geographical area for the same services or supplies. Enrollees shall be required to pay any difference between a non-Network Provider’s charge for services and the Allowed Amount, except for Emergency services.</td>
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<tr>
<td>Convalescent Care</td>
<td>Care furnished for the purpose of meeting non-medically necessary personal needs which could be provided by persons without professional skills or training, such as assistance in walking, dressing, bathing, eating, preparation of special diets, and taking medication.</td>
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<tr>
<td>Copayment</td>
<td>The specific dollar amount an Enrollee is required to pay at the time of service for certain Covered Services.</td>
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<tr>
<td>Cost Share</td>
<td>The portion of the cost of Covered Services for which the Enrollee is liable. Cost Share includes Copayments, coinsurances and Deductibles.</td>
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<tr>
<td>Covered Services</td>
<td>The services for which an Enrollee is entitled to coverage in the EOC.</td>
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<tr>
<td>Creditable Coverage</td>
<td>Coverage is creditable if the actuarial value of the coverage equals or exceeds the actuarial value of standard Medicare prescription drug coverage, as demonstrated through the use of generally accepted actuarial principles and in accordance with CMS actuarial guidelines. In general, the actuarial determination measures whether the expected amount of paid claims under KFHPWA’s prescription drug coverage is at least as much as the expected amount of paid claims under the standard Medicare prescription drug benefit.</td>
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<tr>
<td>Deductible</td>
<td>A specific amount an Enrollee is required to pay for certain Covered Services before benefits are payable.</td>
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<tr>
<td>Dependent</td>
<td>Any member of a Subscriber's family who meets all applicable eligibility requirements, is enrolled hereunder and for whom the premium has been paid.</td>
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<tr>
<td>Emergency</td>
<td>The emergent and acute onset of a medical, mental health or substance use disorder symptom or symptoms, including but not limited to severe pain or emotional distress,</td>
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<tr>
<td>Term</td>
<td>Definition</td>
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<tr>
<td>Enrollee</td>
<td>Any enrolled Subscriber or Dependent.</td>
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<td>Essential Health Benefits</td>
<td>Benefits set forth under the Patient Protection and Affordable Care Act of 2010, including the categories of ambulatory patient services,</td>
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<td>Emergency services, hospitalization, maternity and newborn care, mental health and substance use disorder services, including behavioral</td>
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<td>health treatment, prescription drugs, rehabilitative and habilitative services and devices, laboratory services, preventive and wellness</td>
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<tr>
<td>Evidence of Coverage (EOC)</td>
<td>The Evidence of Coverage is a statement of benefits, exclusions and other provisions as set forth in the Group medical coverage agreement</td>
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<td>between KFHPWA and the Group.</td>
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<td>Family Unit</td>
<td>A Subscriber and all their Dependents.</td>
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<td>Group</td>
<td>An employer, union, welfare trust or bona-fide association which has entered into a Group medical coverage agreement with KFHPWA.</td>
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<td>Health Savings Account (HSA)</td>
<td>A tax-exempt savings account established exclusively for the purpose of paying qualified medical expenses and meeting other requirements</td>
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<td>under federal law.</td>
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<tr>
<td>Health Savings Account (HSA) Qualified</td>
<td>A high deductible health plan that meets regulatory requirements for use in conjunction with a Health Savings Account.</td>
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<tr>
<td>Hospital Care</td>
<td>Those Medically Necessary services generally provided by acute general hospitals for admitted patients.</td>
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<tr>
<td>KFHPWA-designated Specialist</td>
<td>A specialist specifically identified by KFHPWA.</td>
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<tr>
<td>Medical Condition</td>
<td>A disease, illness or injury.</td>
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<td>Medically Necessary</td>
<td>Pre-service, concurrent or post-service reviews may be conducted. Once a service has been reviewed, additional reviews may be conducted.</td>
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<td>Enrollees will be notified in writing when a determination has been made. Appropriate and clinically necessary services, as determined by</td>
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<td>KFHPWA’s medical director according to generally accepted principles of good medical practice, which are rendered to an Enrollee for the</td>
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<td>diagnosis, care or treatment of a Medical Condition and which meet the standards set forth below. In order to be Medically Necessary,</td>
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<td>services and supplies must meet the following requirements: (a) are not solely for the convenience of the Enrollee, their family member</td>
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<td>or the provider of the services or supplies; (b) are the most appropriate level of service or supply which can be safely provided to the</td>
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<td>Enrollee; (c) are for the diagnosis or treatment of an actual or existing Medical Condition unless being provided under KFHPWA’s schedule</td>
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<td>for preventive services; (d) are not for recreational, life-enhancing, relaxation or palliative therapy, except for treatment of terminal</td>
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<td>conditions; (e) are appropriate and consistent with the diagnosis and which, in accordance with accepted medical standards in the State of</td>
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</table>
|                                         | Washington, could not have been omitted without
| **Medicare** | The federal health insurance program for people who are age 65 or older, certain younger people with disabilities, and people with End-Stage Renal Disease (permanent kidney failure requiring dialysis or a transplant, sometimes called ESRD). |
| **Network Facility** | A facility (hospital, medical center or health care center) owned or operated by Kaiser Foundation Health Plan of Washington or otherwise designated by KFHPWA, or with whom KFHPWA has contracted to provide health care services to Enrollees. |
| **Network Personal Physician** | A provider who is employed by Kaiser Foundation Health Plan of Washington or Washington Permanente Medical Group, P.C., or contracted with KFHPWA to provide primary care services to Enrollees and is selected by each Enrollee to provide or arrange for the provision of all non-emergent Covered Services, except for services set forth in the EOC which an Enrollee can access without Preauthorization. Network Personal Physicians must be capable of and licensed to provide the majority of primary health care services required by each Enrollee. |
| **Network Provider** | The medical staff, clinic associate staff and allied health professionals employed by Kaiser Foundation Health Plan of Washington or Washington Permanente Medical Group, P.C., and any other health care professional or provider with whom KFHPWA has contracted to provide health care services to Enrollees, including, but not limited to physicians, podiatrists, nurses, physician assistants, social workers, optometrists, psychologists, physical therapists and other professionals engaged in the delivery of healthcare services who are licensed or certified to practice in accordance with Title 18 Revised Code of Washington. |
| **Out-of-pocket Expenses** | Those Cost Shares paid by the Subscriber or Enrollee for Covered Services which are applied to the Out-of-pocket Limit. |
| **Out-of-pocket Limit** | The maximum amount of Out-of-pocket Expenses incurred and paid during the calendar year for Covered Services received by the Subscriber and their Dependents within the same calendar year. The Out-of-pocket Expenses which apply toward the Out-of-pocket Limit are set forth in Section IV. |
| **Plan Coinsurance** | The percentage amount the Enrollee is required to pay for Covered Services received. |
| **Preauthorization** | An approval by KFHPWA that entitles a Enrollee to receive Covered Services from a specified health care provider. Services shall not exceed the limits of the Preauthorization and are subject to all terms and conditions of the EOC. Enrollees who have a complex or serious medical or psychiatric condition may receive a standing Preauthorization for specialty care provider services. |
| **Residential Treatment** | A term used to define facility-based treatment, which includes 24 hours per day, 7 days per week rehabilitation. Residential Treatment services are provided in a facility specifically licensed in the state where it practices as a residential treatment center. |

adversely affecting the Enrollee’s condition or the quality of health services rendered; (f) as to inpatient care, could not not have been provided in a provider’s office, the outpatient department of a hospital or a non-residential facility without affecting the Enrollee’s condition or quality of health services rendered; (g) are not primarily for research and data accumulation; and (h) are not experimental or investigational. The length and type of the treatment program and the frequency and modality of visits covered shall be determined by KFHPWA’s medical director. In addition to being medically necessary, to be covered, services and supplies must be otherwise included as a Covered Service and not excluded from coverage.
Residential treatment centers provide active treatment of patients in a controlled environment requiring at least weekly physician visits and offering treatment by a multi-disciplinary team of licensed professionals.

| **Subscriber** | A person employed by or belonging to the Group who meets all applicable eligibility requirements, is enrolled and for whom the premium has been paid. |
| **Urgent Condition** | The sudden, unexpected onset of a Medical Condition that is of sufficient severity to require medical treatment within 24 hours of its onset. |